## CHAPTER 12 FORMS

[Prior to 10/8/86, Beer and Liquor Control Department[150]]

- **185—12.1(123,17A) Purpose and scope.** These rules shall govern all forms prescribed by the alcoholic beverages commission for use in proceedings before the division. The division may allow different forms to be utilized in a specific case as necessary.
- **12.1(1)** *Forms compliance.* All papers filed with the division shall substantially comply with the requirements set forth in this chapter.
- **12.1(2)** *General requirements.* All papers, except exhibits, shall be cut or folded so as not to exceed 8½ inches by 11 inches in size with inside margins not less than 1 inch in width. Whenever practical, all exhibits of a documentary character should conform to the foregoing requirements of size and margin.

This rule is intended to implement Iowa Code section 123.21.

## 185—12.2(123,17A) Specific forms.

- 12.2(1) Petition for rule making. Rescinded IAB 5/19/99, effective 6/23/99.
- 12.2(2) Statement of position. Rescinded IAB 5/19/99, effective 6/23/99.
- 12.2(3) Counterstatement of position. Rescinded IAB 5/19/99, effective 6/23/99.
- 12.2(4) Request for rule-making oral presentation. Rescinded IAB 5/19/99, effective 6/23/99.
- **12.2(5)** Request for rule-making statement. Rescinded IAB 5/19/99, effective 6/23/99.
- 12.2(6) Petition for declaratory ruling. Rescinded IAB 5/19/99, effective 6/23/99.
- **12.2(7)** *Retail bond.*

## ALCOHOLIC BEVERAGES DIVISION

1918 S.E. Hulsizer, Ankeny, Iowa 50021

BOND FOR RETAIL: LIQUOR LICENSES, BEER PERMITS, OR WINE PERMITS

Bond No	
KNOW ALL BY THESE PRESENTS THAT	
(Principal)	
of,	County,
(City and/or County)	
State of Iowa, as Principal and	
(Surety)	
of	
(City and State)	
as Surety, are held firmly bound unto the State of Iowa in the penal sum of \$ lar	wful money
of the United States, for the payment of which, in Des Moines, Polk County, Iowa, we bind	•
	i ourserves,
our successors and our legal representatives jointly and severally firmly by these presents.	
THE CONDITION OF THIS OBLIGATION IS SUCH, That whereas, the Principal has made	application
for:	
□ Class Liquor License; □ Class Wine Permit;	
□ Class Beer Permit; □ Special Class C Liquor License (Beer and Wine only)	);
	*

to be issued by the Alcoholic Beverages Division.

NOW THEREFORE, if the Principal shall pay the amount Principal owes the division for writing the division insufficient funds checks for alcoholic beverages and wine as allowed by Iowa Code section 123.24, and shall faithfully observe and obey all other provisions of Iowa Code chapter 123, any amendments thereto, and the division's administrative rules, then this obligation to be void, otherwise to be and remain in full force and effect.

effective continuously v principal or the surety b at its office in Ankeny, I days after actual receip event proceedings for the or are commenced prior.  The Alcoholic Bevera canceling prior bond(s)	without cumulative y giving written no lowa, stating the dat of notice; however the revocation of the to the effective dataset of Division by ac No.(s)		the ion rty the een
this bond becomes effect	ctive.		
Signed this	day of	, 20	
Countersigned(	Iowa Resident Age	ent)	
		(Principal)	
		(Principal)	
		(Surety)	
		By:(Attorney-in-Fact)	
<b>12.2(8)</b> Bond for the	ALCOHOL	ermits. IC BEVERAGES DIVISION fulsizer, Ankeny, Iowa 50021 Bond No.	
The bond being issued i  ☐ Class "A" beer pe ☐ Class "A" wine p ☐ Class "F" beer pe KNOW ALL BY THES	ermit (beer wholes ermit (wine whole ermit (beer and win	sale only) e wholesale)	
		(Principal)	
of,	(City and		ıty,
State of Iowa, as Princip	oal, and	(0, 1)	
of		(Surety)	
as Surety, are firmly bou FIVE THOUSAND Al wholesale only) or for a	and unto the State on NO/100 DOLI CLASS "A" WIN	by and State) of Iowa in the penal sum of: LARS if issued for a CLASS "A" BEER PERMIT (be E PERMIT (wine wholesale only) OR RS if issued for a CLASS "F" BEER PERMIT (beer and wi	
wholesale) lawful money of the Un	ited States, for the	payment of which we bind ourselves, our successors and o	
legal representatives joi			

THE CONDITION OF THIS OBLIGATION IS SUCH, That whereas, the Principal has made application for either a class "A" beer permit, class "A" wine permit, or a class "F" beer permit to be issued by the Alcoholic Beverages Division.

NOW THEREFORE, if the Principal shall faithfully observe and obey all of the provisions of Iowa Code chapter 123, any amendments thereto, and the division's administrative rules, then this obligation to be void, otherwise to be and remain in full force and effect.

THE SURETY on the bond of any permittee whose permit has been issued by the Alcoholic Beverages Division may at any time notify the Principal and the Alcoholic Beverages Division that the surety desires after a date named, which shall be at least thirty days after the receipt of notification, to be relieved of liability on the bond, shall be terminated and canceled on the date specified, unless supported by other sufficient bond, or bonds, and the Surety shall be relieved of all future liability after the date specified in the notice of cancellation.

THIS BOND shall be effective on	1: 1:1:7	, 20	, and shall remain
effective continuously without cumulative	e liability until canceled.		
SIGNED THIS	DAY OF		_, 20
	(Principal)		
	(Surety)		
12.2(9) Surety change rider.			
	Surety Change Rider		
It is hereby understood and agreed that	at Bond Number		, issued by
(Surety Company)	to		, effective
(Surety Company)		(Principal)	
(T.00 1 1 1		is a	amended as follows:
(Effective date of			
Class of license is changed from Amount of Bond is changed from	to	<del> </del>	
Provided, however, that the bond share except as herein expressly modified, and this rider, shall not be cumulative, and who the penalty of the bond shall vary, then the largest penalty of this bond in force during this bond.	all be subject to all its ag further that this bond and en loss shall occur under e aggregate liability of the	reements, limital l all riders attache this bond during he Surety shall in	ed thereto, including a time within which no event exceed the
This rider shall become effective as o	f the day of		, 20
This rider shall become effective as o Signed, sealed, and dated this of	lay of	, 20	·
	Principal		
	Surety Company		
Countersigned	J 1 J		
By:			
Resident Agent	_		
	By:		
	Attorney-in-fact		

## **12.2(10)** Bond for manufacturer's license in Iowa Code section 123.41. ALCOHOLIC BEVERAGES DIVISION MANUFACTURER'S LICENSE BOND

KNOW ALL BY THESE PRESENTS:  That we the	of	Iowa as Principal
That we, the of	as surety are	held and firmly bound unto the
STATE OF IOWA, and the ALCOHOLI severally, in the penal sum of FIVE THOU bind ourselves, our heirs, executors, admin presents.	C BEVERAGES DIVISIO JSAND DOLLARS (\$5,000	ON and each of them jointly, or 0.00) for the payment of which we
THE GOVERNOV OF THE OPING OF THE		
THE CONDITION OF THIS OBLIGATION	ON IS SUCH THAT,	haa maada
WHEREAS, the said application under Iowa Code section 123 storage and wholesale disposition and sale to customers outside of the state.		
Now, therefore, if licensee shall faithfi provision of Iowa Code chapter 123, so far shall be granted, then this bond shall be o	as it applies to the licensee d	luring the period for which license
force and effect and the penalty shall become		
upon demand and equity jurisdiction is her	=	
Second, to fix and determine liability amount it shall be necessary only to prov		
violated one or more of the rules and regu		
force when such act or acts shall have bee	en committed.	_
Third, it is specifically conditioned by		
notice in writing to the Alcoholic Beverage under this bond, terminate its further respo		1 7
sixty (60) days from the receipt of notice b		
Executed this day of	, 20, at	
This bond shall be effective for a one (1) y	ear term beginning	, 20,
and expiring, 2	0	
	(Principal)	
	BY:	
SURETY		
BY:		
12.2(11) Bond for wholesaler's license	e in Iowa Code section 123.	42.
ALCOHOL	LIC BEVERAGES DIVISIO	ON
	SALER'S LICENSE BOND	)
KNOW BY ALL THESE PRESENTS:	C	<b>T</b>
That we, the	of	, Iowa, as
and firmly bound unto the STATE OF IC	OIOWA_and the ALCOHOLIC	as surety, are need C BEVERAGES DIVISION and
each of them jointly, or severally, in the p	enal sum of ONE THOUS	AND DOLLARS (\$1,000.00) for
the payment of which we bind ourselves,		
jointly, severally by these presents.		
THE CONDITION OF THIS OBLIGATION	JN IS SUCH THAT,	

WHEREAS, the said		of	has made
application under Iowa Code section 123.4	2 for a Wl	nolesaler's lice	ense allowing the storage and
wholesale disposition and sale of alcoholic liq	juor to the A	lcoholic Bever	ages Division and to customer
outside of the state.			
Now, therefore, if licensee shall faithfully			
provision of Iowa Code chapter 123, so far as i			
shall be granted, then this bond shall be of no			
force and effect and the penalty shall become pupon demand and equity jurisdiction is hereby			
Second, to fix and determine liability of			
amount it shall be necessary only to prove b			
violated one or more of the rules and regulati	-	-	
force when such act or acts shall have been c			
Third, it is specifically conditioned by the	surety that it	may, at any tin	ne, on giving of sixty (60) days
notice in writing to the Alcoholic Beverages D	ivision of a	desire to be relie	eved from further responsibility
under this bond, terminate its further responsi	bility for any	y act committee	d by the principal subsequent to
sixty (60) days from the receipt of notice by t	he Alcoholi	c Beverages D	ivision.
Executed this day of This bond shall be effective for a one (1) year	, 20	), at	
			, 20
and expiring, 20	<u></u> ·		
	(Principal)		
SURETY	D1		
SORETT	•		
BY:			
12.2(12) Certification of dramshop liabili	ty. Rescinde	ed ARC 0274C	, IAB 8/8/12, effective 9/12/12
12.2(13) Hearing complaint.			
	ATE OF IO		
BEFORE THE ALCO			VISION
	8 S.E. Huls		
Ank	eny, Iowa 50	0021	
IN RE:	)	Date	, 20
(insert the name of the	)		
licensee, trade name of the	)		
establishment and address)	)		
	)	HEARING	COMPLAINT
Liquor Control License no.	)	TIL/ IICH VO	COM EANIVI
Beer Permit no.	_ )		
	)		
Complaint is hereby made that on			
at, Iowa,			
clerk, or employee, violate section	, the above i	of the	Code of Iowa, or violate rule
no. of the Alcoholic Beverage		01 4.10	cour of forwar, of violate fact
TO WIT:			
(insert the code or rule violation)			
WHEREFORE, it is requested that the ac	lministrator	of the Alcohol	ic Beverages Division hear the
proceeding in accordance with the law and re			

Comp	lainant	Autho	rity
Comp	iaiiiaiii	Aum	пи

By \_\_\_\_\_

List of Witnesses;

(insert names and addresses of witnesses)

**12.2(14)** Appeal to hearing board. Rescinded IAB 8/18/93, effective 7/29/93. [ARC 0274C, IAB 8/8/12, effective 9/12/12]

These rules are intended to implement Iowa Code sections 123.21(4), 123.21(12), 123.30, 123.41, 123.42, 123.125 and 123.127.

[Filed without Notice 7/6/79—published 7/25/79, effective 8/29/79]
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[Filed ARC 0274C (Notice ARC 0157C, IAB 6/13/12), IAB 8/8/12, effective 9/12/12]

Effective date of 12.2(7) delayed seventy days by the Administrative Rules Review Committee on 6/11/85.