

Fees Due	
Permit Application Fee	\$ 125.00

Make check payable to: Colorado Department of Revenue. The State may convert your check to a one-time electronic banking transaction. Your bank account may be debited as early as the same day received by the State. If converted, your check will not be returned. If your check is rejected due to insufficient or uncollected funds, the Department may collect the payment amount directly from your banking account electronically.

Noncontiguous Location Permit Application Form

A Manufacturer (Winery) or Limited Winery is authorized to up to two (2) noncontiguous locations, both of which are used for manufacturing purposes, within a radius of ten (10) miles of the primary manufacturing location.

Please provide a separate Noncontiguous Location Permit Application Form DR 8411 for each of the noncontiguous locations associated with the primary manufacturing location.

Primary Manufacturing Location Information			
To be eligible for a Noncontiguous Location Permit, you must be a Colorado state licensed manufacturer of vinous liquor pursuant to section 44-3-402 or 44-3-403, C.R.S. Are you an approved vinous liquor manufacturer located in Colorado?			<input type="checkbox"/> Yes <input type="checkbox"/> No
Please provide information about your approved vinous liquor manufacturer.			
Name of Licensee			
Trade Name of Establishment (DBA)			Colorado State License Number
Address of Premises (Number, Street, and Unit/Suite)			
City	County	State	ZIP Code
Business Email Address			Business Phone
Noncontiguous Location Information			
Address of the Noncontiguous Location (Number, Street, and Unit/Suite)			
City	County	State	ZIP Code
Business Email Address			Business Phone
Distance from the primary manufacturing location (in miles)	Note that the noncontiguous location must be located within a 10 miles radius of the primary manufacturing location's premises.		
Mailing Address (Number, Street, and Unit/Suite) - If different from the primary location's mailing address.			
City or Town		State	ZIP Code
Questions			
1. Does the applicant listed in the "Primary Manufacturing Location" section of this application have legal possession of the noncontiguous location premises from the date that this permit will be issued by virtue of ownership, lease, or other arrangement? <input type="checkbox"/> Lease <input type="checkbox"/> Ownership <input type="checkbox"/> Other (explain in detail) _____			
Attach a proof of property possession (deed, lease, proof of ownership, or other agreement) for the noncontiguous location identified in the "Noncontiguous Location Information" section of this application. Attach a detailed 8½" x 11" diagram of premises of the noncontiguous location property to be licensed showing the boundaries of the licensed premises. Attach proof from the municipality in which the noncontiguous location is located of compliance with all applicable zoning, building, fire, and other requirements for occupancy and operation.			

2. You (the applicant) certify that the noncontiguous location is located within a ten (10) miles radius of the primary manufacturing location?	<input type="checkbox"/> Yes <input type="checkbox"/> No
3. Will the applicant use the noncontiguous location to sell vinous liquor for on-premises consumption? (Note that the licensee may operate a sales room on only one noncontiguous location). If yes, provide DR 8057, Application for Colorado Liquor Sales Room, as well as this form.	<input type="checkbox"/> Yes <input type="checkbox"/> No

Oath Of Applicant

I declare under penalty of perjury in the second degree that this application and all attachments are true, correct, and complete to the best of my knowledge. I also acknowledge that it is my responsibility and the responsibility of my agents and employees to comply with the provisions of the Colorado Liquor or Beer Code which affect my license.

Signature	
Title	Date