

**NATIONAL ASSOCIATION OF HEALTH UNDERWRITERS  
POLICY & PROCEDURE**

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|------------------------|-----------------------------|
| <b>POLICY TITLE:</b>   | Liquor Liability Protection |
| <b>CLASSIFICATION:</b> | Meetings                    |
| <b>POLICY NUMBER:</b>  | 01-01-MG                    |
| <b>DEPARTMENT:</b>     | Meetings                    |
| <b>MOTION:</b>         | Steve Selinsky              |
| <b>DATE APPROVED:</b>  | May 14, 2007                |
| <b>SUNSET:</b>         | 2019                        |

**PURPOSE:** To ensure that NAHU and its chapters are protected from liability related to serving or consuming alcohol at official events

**POLICY:** Any contract for a NAHU-sponsored event (including Regional Meetings) at which alcoholic beverages will, or are likely to be, distributed, must include a liquor liability clause. Such clause will be provided and/or approved by NAHU's Vice President of Meetings.

Furthermore, NAHU will make this contract language available to all state and local chapters, and the Board of Trustees strongly urges them to include it in their contracts.

**PROCEDURE:** NAHU will draft a liquor liability clause, approved by NAHU's counsel, for inclusion in all NAHU contracts. This clause will be reviewed annually to ensure that it adequately protects the association. No contract lacking liability protection shall be signed by NAHU's CEO. A copy of the clause will be distributed to all chapter presidents during leadership training, and they will be urged to include it in their contracts.

**FINANCIAL:** Minimal impact – legal expense for review of clause; distribution of clause to chapter officers.