

Modification of Liquor Liability Exclusion

Refer to Supplemental Declarations if information is not shown on this form.

This endorsement modifies *your* coverage and it is subject to the *terms* contained in the Liability coverage. This endorsement forms a part of the policy below:

Policy No		
Named Insured		

WHAT WE DO NOT PAY FOR

Exclusion i) under Section D of forms LS-1, LS-3, LS-4, LS-5, and LS-6, editions 1/88 and 3/93, is **deleted** and **replaced** as follows:

- i) bodily injury and/or property damage for which an insured may be held liable:
 - (1) as a person or organization engaged in the manufacture, distribution, sale or serving of alcoholic beverages; and
 - (a) when an *insured* serves or provides alcoholic beverages at a fee; whether for profit or otherwise and whether a license is required or not; or
 - (b) when an *insured* serves or provides alcoholic beverages free; if a license is required for such activities.
 - (2) if not so engaged, as an owner or lessor of premises used for such purposes, if such liability is imposed:
 - (a) by, or because of the violation of any statute, ordinance or regulation pertaining to the sale, gift, distribution or use of any alcoholic beverage; or
 - (b) by reason of the selling, serving or giving of any alcoholic beverage to a minor or to a person under the influence of alcohol or which causes or contributes to the intoxication of any person;

But, part 2(b) of this exclusion does not apply with respect to liability of an *insured* as owner or lessor described in (2) above.

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