DRAFT CBL AMENDMENT 15-04
SUBJECT: POST INSURANCE REQUIREMENTS
SOURCE: AMVETS DEPARTMENT OF FLORIDA
AZ, MO, FL, WA, TN, IL, DC, NJ, MA, MD, OH, IN, PA, CA, ND, MN,

WHEREAS, the current AMVETS National Bylaws Article VII Section 3. (C) requires Posts to have workers compensation insurance (in accordance with the law of the state in which the post is located) and public liability insurance, including product liability and personal injury coverage, with a minimum single limit of $500,000; and

WHEREAS, the Post Revalidation Form requires Posts Facility with clubroom (requires Articles of Incorporation, State Certificate of Corporate Good Standing, $300,000 liability Insurance and a Liquor liability policy with current Acord 25 on file at National Headquarters; and

WHEREAS, liquor liability insurance is a most important coverage for Posts operating clubrooms and must be stated in the National Bylaws; now, therefore, be it

RESOLVED, that National Bylaws, Article VII. Section 3. (c) be amended to read; Any post operating a clubroom as mentioned in Section 3 (b) hereof shall be required to carry workers' compensation insurance in accordance with the law of the state in which the post is located. The policy must specifically state, public liability insurance, liquor liability, product liability and personal injury coverage, with a minimum single limit of $500,000. Post that maintain a building primarily for meeting purposes shall be required to carry public liability insurance, including product liability and personal injury coverage with a minimum single limit coverage of $300,000 or the minimum local amount prescribed by state law. The Department and National Headquarters must be listed as a co-insurer on all policies. A certificate of said insurance must be furnished to the Department and National Headquarters.