## ARTICLE X

## Revised as of May 9, 2009

## SALE AND USE OF ALCOHOLIC BEVERAGES

Section 1. Sale of Alcoholic Beverages: The sale, any time, directly or indirectly, of alcoholic beverages within the Chautauqua Grounds is prohibited except the following:

- A. During the off-season, in areas which may from time to time be open to the public, if such use occurs in connection with a private function by invitation only in a designated place or area then set aside and reserved exclusively for such private use and then not open to the public.
- B. During the season, in a Chautauqua Institution owned facility which from time to time is open to the public, if such sale occurs in connection with a private function by invitation only in a designated place or area then set aside and reserved exclusively for such private use and then not open to the public. Under this provision, only beer and wine is permitted and shall be sold solely by the Chautauqua Hotel Company, pursuant to a license issued by the New York State Liquor Authority. All such sales shall be made as part of the cost of admissions or to the host and no sales directly to attendees shall be permitted.
- C. Beer and wine sold in restaurants (i) pursuant to a license issued by the New York State Liquor Authority; (ii) between the hours of 11 am and 10pm (Sundays noon to 10 pm); and (iii) provided that the restaurant or hotel has also been issued a separate Chautauqua Institution license to sell beer and wine. No sales for off-premises consumption will be permitted. (This provision shall become effective 9/1/06); and
- D. At the Chautauqua Golf Club.