

ADVERTISING POLICY

Advertising Conditions

All advertising is subject to approval by the publisher. The publisher reserves the right at any time to decline any advertising which it feels may be inappropriate.

The following is a non-exclusive list of advertising which is unacceptable to the publisher:

- * advertising relating to alcoholic beverages or tobacco products;
- * advertising by or on behalf of political candidates at any level;
- * advertising relating to contests, lotteries, or the offering of prizes based on chance, unless first cleared by the U.S. Postal Service, and unless written proof of compliance with the laws of New Hampshire is supplied;
- * advertising which by its subject matter or content may imply New Hampshire Bar Association endorsement, recommendation, support or approval unless prior endorsement, recommendation, support or approval has been awarded by the New Hampshire Bar Association;
- * advertising for products or services that are illegal or whose movement in interstate commerce is illegal;
- * advertising which contains unlawful discriminatory language;
- * advertising by which the advertiser violates or may encourage or enable another to violate the New Hampshire Supreme Court Rules of Professional Conduct.

Advertising may not in subject matter, content, material or design, jeopardize the mailing status of the publication. The publisher reserves the right to require clearance from the U.S. Postal Service.

Contract/Copy Conditions

Contract Year

Advertising must be inserted within one year of the first insertion to earn the frequency discounts.

Copy Acceptance

Advertisements will only be accepted on a prepaid basis. The publisher reserves the right to accept or reject all advertising copy at its discretion. Placement is subject to publisher's choice except for paid preferred positions at an additional 10% charge.

All advertisements ordered typeset and not used will be charged for composition. Costs incurred by the publisher for production work done on advertisements will be charged to the advertiser. When change of copy is not received by the closing date, copy run in previous issue will be inserted.

Advertising Responsibility

Staff of New Hampshire Bar News must be notified in writing within 10 days of receipt of publication of any errors in advertising or printing flaws. Otherwise billing for said advertising will be held indisputable.

Advertiser charged for typesetting, artwork, stats, reductions and enlargements done by publisher.