



The Garnished Glass, LLC

Client Acknowledgements & Responsibilities

By booking services, the Client acknowledges, understands, and agrees to the following terms and conditions:

Permits, Licenses & Venue Approval

The Client is solely responsible for obtaining all required permissions, approvals, permits, licenses, and authorizations from the event venue, property owner, municipality, or governing authority necessary to allow alcohol service and mobile bar operations at the event location.

The Bartender/Company is not responsible for verifying venue approval unless expressly agreed to in writing. If the Bartender/Company is denied access, refused setup, or required to cease service at the time of the event due to

lack of venue permission, permits, or venue restrictions, **no refunds will be issued**, including deposits, retainers, or final payments.

Alcohol Supply & Transportation (Dry Hire Service)

The Client understands and agrees that the Bartender/Company operates as a **dry-hire mobile bartending service** and does **not** buy, sell, provide, furnish, or transport alcoholic beverages.

All alcoholic beverages must be supplied by the Client, legally obtained, and in original, sealed, unopened containers upon the Bartender/Company's arrival for setup and service. The Bartender/Company reserves the right to refuse service of any alcohol that appears tampered with, illegally obtained, or noncompliant with applicable laws.

Refrigeration, Ice & Beverage Temperature

The Client acknowledges that the Bartender/Company is **not responsible for refrigerating alcoholic or non-alcoholic beverages**, beyond the use of ice if specifically agreed upon in the contract.

The Client understands that expectations for ice-cold spirits, beer, wine, or beverages **cannot be met if those beverages are not pre-refrigerated prior to icing**. Ice does not replace proper refrigeration, and temperature results may vary based on beverage type, quantity, and environmental conditions.

Perishables & Ingredients Supplied by Client

Any perishable items supplied by the Client or host, including but not limited to juices, mixers, garnishes, fruit, herbs, or syrups, must be within their sell-by or use-by dates and safe for consumption.

The Bartender/Company is not responsible for the quality, spoilage, or safety of Client-supplied perishables and reserves the right to

refuse use of any item deemed unsafe or unsanitary.

Guest Conduct, Minor Access & Liability

The Bartender/Company agrees to follow responsible alcohol service practices, including checking valid identification and refusing service when legally or professionally required.

However, the Client acknowledges that the Bartender/Company is **not responsible** for:

- Alcoholic beverages that leave the bar area after being served to properly ID'd adults
- Drinks that are transferred, shared, or furnished by guests to minors
- Guest behavior, actions, intoxication, injuries, damages, or violations of law

The Client and/or event host is solely responsible for ensuring that alcohol remains out of the hands of minors and that no guest furnishes alcohol to underage individuals.

Client Responsibility to Review Maine Alcohol Laws

The Client agrees to review and comply with all applicable Maine alcohol serving laws and regulations relevant to their event. While the Bartender/Company operates in accordance with responsible service standards, ultimate legal responsibility for the event rests with the Client and/or host.

Cleanup & Janitorial Responsibilities

The Client understands that the Bartender/Company does **not** provide janitorial or general event cleanup services.

Cleanup services are strictly limited to setup, teardown, and cleaning of the immediate bar service area used by the Bartender/Company. The Bartender/Company is not responsible for cleaning spills, trash, or messes caused by guests outside of the bar area, nor for damage or destruction of property caused by guests.

All guest-related messes, spills, and damages are the sole responsibility of the Client and/or event host.

Equipment Damage

If Client or guest actions result in damage to the Bartender/Company's equipment beyond normal wear and unavoidable accidents, the Client agrees to compensate the Bartender/Company for repair or replacement costs.

Safe & Comfortable Working Environment

The Client agrees to provide a safe, reasonable, and comfortable working environment for the Bartender(s).

This includes appropriate accommodations for weather conditions, such as shade, shelter, or protection from excessive heat, cold, rain, wind, or other unpleasant or unsafe conditions. The Client acknowledges that bartenders cannot be expected to work in extreme heat, freezing temperatures, or

hazardous conditions without reasonable protection.

The Bartender/Company reserves the right to pause or cease service if conditions become unsafe.

Utilities & Event Access

The Client understands that access to running water and electricity is not guaranteed at all event locations. Additional fees may apply if such utilities are unavailable or require special accommodations. Any applicable fees will be disclosed separately and agreed upon in writing.

Final Agreement & Signature

By signing below, the Client acknowledges that they have fully reviewed this agreement, understand all terms and conditions, and agree to be legally bound by them. The Client confirms they are authorized to enter into this agreement on behalf of themselves and/or the event host.

Client Name (Printed):

Client Signature:

Date: _____

Event Date: _____

Event Location:
