



Bar Rental Rules

The bar runs under the laws of the *Nova Scotia Liquor Control Act Revised Statutes of Nova Scotia, 1989, Section 47 (1)*. As well as its *Liquor Licensing Regulations Revised Statutes of Nova Scotia, 1989, Section 5*.

Liquor license must be present in order for the Bar to open.

Liquor License (to be arranged for and by the GLOCS) GLOCS Liquor Staff required to Serve during the event. NSLC does not permit any alcoholic beverages beyond license area. Alcohol not purchased under the license issued by NSAG IS NOT PERMITTED!

Bar rental must be booked at least 10 business days in advance. If not we can not guarantee a liquor license for your event.

Responsible person listed on the liquor license **MUST** be on the premises for the duration of the event.

During private events which minors will be attending, a list of the full names of the minors and responsible Guardian must be taken at the bar. The Guardian must present Government Issued valid ID to the bartender.

Government Issued Identification will be required to be shown if asked.

The Bartender has the right to stop serving anyone s/he feels it necessary.

Open events must only have person of legal drinking age (19) attending.

If you require any specialty items to be available during your event a stocking fee, in the amount of the cost of the item will be charged, and have to be paid on or before the event.

Bar will not open early and will not stay open late.

In the event the liquor commission does inspect the event and it is found to be in violation of the *Liquor Control Act*, the fine will be payable by the renter.

For events with an "open bar" for which the renter is paying for the liquor consumed at the event, a deposit of 50% of expected sales is required to be paid on or before the day of the event.

For all events we are a "Cash bar" we only take cash. There is no debit or credit card accepted.

If the renter is in violation of any of the above rules the bar **WILL NOT** open.

The GLOCS reserves the right to cancel any facility rental either prior to or during such rental and/or order all persons out or off the premises do to operational concerns, emergency, or failure of the User to comply with the rental terms.

The GLOCS is not responsible for any damages sustained by the Renter as a result of the cancellation.