



Terms of Use



These Terms of Use govern the use of Glass Gardens facilities and services. By booking an event with us, you agree to these terms. Please read them carefully.

Booking and Payment

All bookings are subject to availability and must be confirmed with a deposit. Full payment is due before the event date unless otherwise agreed. Cancellations within 21 days of the event will incur a cancellation fee.

Event Usage

Clients must use the facilities responsibly and in compliance with applicable laws. Glass Gardens reserves the right to terminate an event if there is a violation of these terms or behavior that poses a risk to people or property.

Liability and Damages

Glass Gardens is not liable for any personal injuries, loss, or damages occurring during the event, except for damages caused by gross negligence or intentional misconduct. Clients are responsible for any damages to the venue caused by their event.

Force Majeure

Glass Gardens will not be liable for any failure to perform due to unforeseen circumstances beyond our control, including but not limited to natural disasters, strikes, or government restrictions.

Changes and Cancellations

Any changes to the event details must be communicated in writing and are subject to our approval. Cancellation policies and fees apply as outlined in the booking agreement.

Governing Law

These terms are governed by the laws of Ghana. Any disputes arising from these terms will be resolved in the courts of Ghana.

If you have any questions about these Terms of Use, please contact us: info@glassgardens.com or contact the owner George.ohene.kwatia@glassgardens.com