

All Washed Up

Terms of Service for Señor Burbujas Laundromat Services:

Señor Burbujas Laundromat (SBL) services are provided subject to your (“Customer”) compliance and acceptance with the terms and conditions set forth below.

Please read the following agreement carefully. “Customer” use of any of Señor Burbujas Laundromat’s services indicates an agreement to the terms below.

This agreement is strictly between Señor Burbujas Laundromat and the Customer and does not in any way constitute or imply any relationship with any other parties. As a condition of using Señor Burbujas Laundromat’s services, and for the mutual benefit of both SBL and the Customer, the undersigned (“Customer”) agrees to the following terms and conditions:

Garment Care, Missing or Damaged Goods:

SBL will use reasonable efforts to ensure that washing, drying and folding services are maintained at a high level of quality.

SBL accepts all Customer garments on the basis of weight and does not perform a piece-by-piece count.

SBL due to time constraints does not read manufacturer suggested care and washing/drying labels.

SBL uses only front-load washing machines with an extremely fast extraction cycle to wash all Customer clothes.

SBL accepts no liability for damage due to normal wear and tear or shrinkage during washing and drying.

SBL accepts no liability for “special care” and delicate items that require special attention to be cleaned.

SBL reserves the right to refuse cleaning any garment.

SBL does not guarantee removal of stains.

SBL is not responsible for loss of or damage to any non-cleanable items left in clothing or bags such as money, jewelry, or anything else. Check your pockets!

We ask each customer to please determine whether they can accept the loss of any garment, if not please do not leave it with us.

Disclaimer:

SBL’s liability under this agreement shall be limited to general money damages in an amount not to exceed the charges for the term of service paid by Customer in the term under which the damages are alleged to have occurred. This liability shall be the extent of SBL’s liability regardless of the form in which any legal or equitable action may be brought and the foregoing shall constitute Customers exclusive remedy. In no event will SBL be held liable or be responsible for any consequential, special, indirect, incidental, or punitive loss or damages whether or not SBL knew or should have known of the likelihood of any loss or damages. SBL disclaims all warranties express or implied with respect to the services rendered under this agreement.