

## ARTWORK RELEASE & WAIVER OF LIABILITY AGREEMENT

---

Customer/Company Name

Invoice/Work Order #

Please read this document carefully. By signing below, you acknowledge the inherent risks involved in the art mounting, lamination, and fabrication processes and agree to release **Atlanta Art Solutions** from liability as outlined below.

### 1. Inherent Risks of Fabrication and Mounting

The Customer acknowledges that fine art mounting, lamination, pressure mounting, vacuum pressing, and heat bonding are irreversible chemical and physical processes. While **Atlanta Art Solutions** uses the highest industry standards, equipment, and care, these processes carry inherent risks. These risks include, but are not limited to:

- Chemical reactions, bubbling, wrinkling, or blistering of substrates or mediums.
- Tearing, creasing, or heat damage to customer-supplied prints, papers, or original artwork.
- Unforeseen bonding failures due to the unique composition, age, moisture content, or previous handling of the customer-supplied materials.

### 2. Customer-Supplied Materials & Disclosure

The Customer warrants that they have fully disclosed the exact material composition, print method, and any prior chemical treatments (such as fixatives or sprays) applied to the artwork. **Atlanta Art Solutions** is not responsible for damage resulting from undisclosed or unknown material vulnerabilities.

### 3. Absolute Release of Liability

The Customer expressly agrees that they submit all artwork, prints, and materials to **Atlanta Art Solutions** entirely at their own risk. **Atlanta Art Solutions** its owners, employees, and agents shall not be held liable for any direct, indirect, incidental, or consequential damage, loss, or destruction of customer-supplied artwork during the fabrication, mounting, or lamination process, or while the artwork is stored on the premises.

### 4. Limitation of Remedy and Damages

In the event that artwork is damaged or destroyed due to proven negligence by **Atlanta Art Solutions**, the Customer agrees that the sole and exclusive remedy is limited strictly to a refund of the service fee charged by **Atlanta Art Solutions** for that specific piece, or the replacement cost of the raw, unprinted substrate materials. Under no circumstances shall **Atlanta Art Solutions** be liable for the artistic value, market value, historical value, replacement printing costs, or emotional value of the artwork.

### 5. Insurance Requirement

The Customer acknowledges that **Atlanta Art Solutions** does not provide fine art insurance coverage for customer-supplied property. It is the sole responsibility of the Customer to maintain adequate first-party fine arts insurance covering transit, fabrication, and off-site storage risks if they desire financial protection.

### 6. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of Georgia, without regard to its conflict of law principles.

---

### CLIENT ACKNOWLEDGMENT & SIGNATURE

I have read this Release and Waiver of Liability Agreement in its entirety. I fully understand its terms and understand that I am waiving substantial legal rights, including the right to sue **Atlanta Art Solutions** for damage to my artwork. I sign it freely and voluntarily as a condition of service.

---

Client Signature

Date

---

Printed Name