OBJECTIONABLE CONDITIONS AND CONTAMINATED BEVERAGES ARE BAD FOR BUSINESS

OBJECTIONABLE CONDITIONS
Upon notice, licensees must take reasonable steps to correct objectionable, nuisance conditions on or about the licensed premises and on abutting public sidewalks up to 20 feet from the premises, within a reasonable period of time. The conditions include disturbance of the peace, public drunkenness, drinking in public, harassment of passerby, gambling, prostitution, loitering, public urination, lewd conduct, drug trafficking, or excessive loud noise. (Sec. 24200 [e][f][g] B&P)

Criminal Penalty:
First time - Up to $1000 fine and/or six months in County Jail.

CONTAMINATED BEVERAGES
Licensees and their employees may not sell, furnish or give away alcoholic beverages containing any deleterious or poisonous substance. (Sec. 347(b) PC) Licensees may not allow open bottles of alcoholic beverages to become contaminated with insects or other foreign matter. (Secs. 25620,25623 and 25634 H&S)

Criminal Penalty:
For the licensee or employee who violates the penal code, the penalty is a fine up to $2000 and/or up to one year in County Jail. (Sec. 347(b) PC)

KEEP YOUR BUSINESS CLEAN AND REMOVE CONTAMINATED BEVERAGES.
YOUR CUSTOMERS WILL APPRECIATED IT!