



## Bar Exam Review Course Enrollment Agreement

**Payment and tuition.** You reserve your BARBRI bar review tuition price upon our receipt of your enrollment and an initial payment of \$295. You understand that all payments up to \$295 are non-refundable. To avoid a \$75 late fee, your full balance due (tuition, material deposit, shipping, and tax) must be paid in full by April 15 for the July bar exam review course or November 15 for the February bar exam review course. Unless you are billing your employer, you authorize BARBRI to charge the credit card on file for the balance due, the printed material deposit, shipping charges, and applicable sales taxes or other applicable fees. Your tuition price will be reserved for up to two years following the date of your graduation from law school. If, through a BARBRI promotion, you secured your BARBRI Bar Review tuition price with a non-refundable registration fee of up to \$295, an additional payment of \$200 is due 60 days after enrollment for 2025 enrollees or by September 1 before your bar review course start date for 2026 and 2027 enrollees. By providing BARBRI with a credit card number, you authorize BARBRI to charge the credit card on file for all charges generated under this agreement until this agreement is terminated.

### **Refundable materials deposit for Premium, Elite, Firm Pass and Firm**

**Pass Plus.** Prior to receiving your printed course materials, you must pay a \$250 refundable printed material deposit plus shipping and handling fees. To receive a refund of your printed material deposit, you must return, at your expense, all your printed bar review course materials to BARBRI no later than 30 days after your jurisdiction's bar exam results are released. BARBRI will refund your printed material deposit within 75 days after receipt of all your printed materials. If you choose to keep any of your printed bar review materials, you forfeit your entire printed material deposit. Printed material

deposit refunds can only be made to students who have paid in full for the bar review course and who have paid a printed material deposit. Essentials enrollees are not eligible to receive printed course materials or a refund of a printed material deposit.

**Access to materials.** You shall gain access to the bar review course online materials and, for Premium, Elite, Firm Pass and Firm Pass Plus enrollees, you may request shipping of printed course materials (when available for distribution) and, for Elite, Firm Pass and Firm Pass Plus enrollees, you may request your tech stipend (or similar technology item) for your enrollment period once any of the following requirements are met: (i) your account has been paid in full, or (ii) you have enrolled in a monthly installment payment plan and have at least \$1,000 paid on your account or (iii) you have confirmed employer billing with BARBRI and your employer. If you are an Elite, Firm Pass and Firm Pass Plus enrollee and have met the above requirements for access to materials, you must request shipping of the tech stipend (or similar technology item) no later than January 15 for the February bar exam review course or June 15 for the July bar exam review course; after which, access to the tech stipend (or similar technology item) will expire. Course access is valid through the bar exam date of your original course registration with us, and your access will expire once the bar exam has commenced.

**Upgrades and downgrades.** If you are an Essentials, Premium or Firm Pass enrollee, you may upgrade at any time by agreeing to pay the tuition in effect at the time of the upgrade for the upgraded package.

If you are an Elite or a Premium enrollee and have not received access to online course materials or printed course materials, you may downgrade to Essentials at any time by agreeing to pay the tuition in effect at the time of the downgrade. If you are an Elite enrollee and have not received access to online course materials, you may downgrade to Premium at any time. In the event of any downgrade, Elite enrollees will not be able to

return or request a refund or credit for the tech stipend, if received, and will be charged \$500 in addition to the tuition of the new course.

**Cancellation and refunds.** You may cancel your enrollment before 12:00 a.m. (CDT) on the fifth business day following the date of this agreement by delivering a written request for cancellation to [service@barbri.com](mailto:service@barbri.com) and receive a full refund of all payments made less the value of any tech stipend or other promotional items received, if issued as long as printed course materials have not been received, or bar review course online access has not been provided. If your payments are less than the value of any tech stipend or promotional item, if issued, you agree to pay such deficit amount.

Beginning at 12:00 a.m. (CDT) on the fifth business day following the date you enter into this agreement, if printed course materials or bar review course online access has not been provided, you may cancel your enrollment by (i) delivering a written request for cancellation to [service@barbri.com](mailto:service@barbri.com). You will forfeit any non-refundable registration fee, plus (i) the value of any issued tech stipends, if applicable. If you were being billed through your employer, and your payments are less than the value of any tech stipend received, you agree to pay such deficit amount. You authorize BARBRI to charge the applicable amount to the credit card on file and/or commence a collection action against you. However, you may not cancel your enrollment once printed bar review materials have been received or bar review course online access has been provided.

## BARBRI Guarantee

**Essentials.** If you take Essentials for the first time for a particular state, complete seventy-five percent (75%) of the BARBRI bar review course and provide proof of sitting for the exam; you may take Essentials for the same state the next time the exam is offered without paying additional tuition. If you do not complete seventy-five percent (75%) of the BARBRI bar review course, or if you do not sit for your exam, you may purchase Essentials for the same state the next time a course is offered for a tuition of \$750.

**Premium or Firm Pass.** If you take Premium or Firm Pass for the first time for a particular state and you do not pass that state's bar exam or do not sit for that state's bar exam, you may take Premium for the same state, the next time a course is offered without paying additional tuition. If a new edition of printed materials has been released or if you wish to receive a replacement set of materials, you must pay a \$250 refundable material deposit plus shipping and handling fees to enroll in the repeat course. Additional supplements included with original purchase, where applicable, are not included with the Guarantee purchase.

### **Elite or Firm Pass Plus.**

For first-time exam takers who enroll in either our Elite or Firm Pass Plus course, we offer you the following guarantee options should you not pass or sit for that state's bar exam: (a) You are entitled to retake the same-state online Premium Course for the next scheduled exam with no additional tuition payments. In addition, you will receive a reimbursement of your exam retake fees up to \$500. This option allows you to continue your preparation for the same jurisdiction without incurring further tuition costs. (b) Alternatively, within two (2) years of your original course enrollment, you may enroll in a Premium Course for a different jurisdiction at no additional cost. The choice between the

same-state course retake with exam fee reimbursement or the free course for a second jurisdiction must be exercised by the terms and conditions specified in this agreement and is subject to verification of your original course enrollment, proof of bar exam registration and complete payment of fees along with your previous exam results. BARBRI will issue reimbursement thirty (30) days after all required documents have been received and approved. Additional supplements included with original purchase, where applicable, are not included with the Guarantee purchase.

**Late payment policy.** You are responsible for your payment obligations, and these payments must be received in full by the due date. If you fail to make payment, your online course access will be immediately suspended; and if the overdue payment is not made within ten (10) days after the scheduled payment date, a twenty-five dollar (\$25) late fee will be applied to your account. Your online course access will be suspended until the overdue payment is received by BARBRI.

**Featured supplements.** BARBRI may make available to Customer certain additional services and products, including but not limited to: AdaptiBar MBE (Multistate Bar Exam) Simulator, AdaptiBar Writing Guide, and Critical Pass MBE flashcards {Supplements}. Access to these Supplements, when applicable, is available starting September 1 for the February exam and March 1 for the July exam. Customer eligibility to claim their Supplements will expire two weeks prior to your BARBRI Bar Review course exam date; those who do not claim or use the Supplements during this time will not be provided access after your BARBRI Bar Review course exam date. BARBRI will only grant access to Customers during your BARBRI Bar Review course enrollment dates; this access cannot be postponed or transferred once provided by BARBRI. Guarantee and deferral course enrollments will not have any access to any Supplemental materials.

**Course transfer and postponement.** Eligible students wishing to change to a different jurisdiction or course session should submit their request via email to [service@barbri.com](mailto:service@barbri.com). before 12:00 a.m. (CDT) of January 15 for the February exam date or June 15 for the July exam date. If your transfer request is accepted, you may transfer this enrollment and all payments made only one time to a different BARBRI jurisdiction or later session in the same jurisdiction. You will be subject to the recipient jurisdiction's taxes and BARBRI's tuition, terms, and conditions in the recipient jurisdiction. All transfer requests received after January or June 15 will not be accepted or processed by BARBRI. If the request is possible, the student will be charged a transfer fee of \$75 per request. BARBRI is under no obligation to make changes to a student's original selected course.

**Mobile devices, phone calls, and SMS.** If you provide BARBRI with a telephone number, such as when you purchase, enroll in, or use a BARBRI product or service, you agree that BARBRI may contact you about your product or service and other products, services, and opportunities by telephone and/or text message utilizing automated technology at such telephone number(s). You understand that this consent is not required to purchase goods or services from BARBRI if you wish to stop receiving SMS messages, text "STOP" to BARBRI (227274).

**Technical requirements.** You will be responsible for meeting and maintaining the minimum technical requirements for your computer or computer tablet to access certain features of your program. Access to programs may require internet access, for which BARBRI is not responsible.

**Alumni policy.** If you take a BARBRI bar review course in a second state or repeat a course more than once in the same state, you may take that course at the alumni price in effect at the time of taking the second state or repeat the course.

**Liability for lost, stolen or damaged written materials.** You must pay a \$500 charge to replace a Conviser Mini Review book and a \$200 charge to replace any other lost, stolen, or damaged volumes. Lecture handout materials and supplemental study aids cannot be replaced.

**Copyright.** You acknowledge that BARBRI owns all rights, title, and interest in and to all lectures and course materials, all of which are protected by copyright laws and shall not be shared, sold, copied, recorded, or reproduced by you by any means for any purpose.

**Assignment.** You may not assign this agreement or any of your rights hereunder. Default. Should you default on all or any part of your obligations arising from this agreement, you are liable for all losses suffered by BARBRI in connection with such default. BARBRI also reserves the right to terminate your enrollment for any reason.

**Americans with Disabilities Act (ADA).** BARBRI complies with the Americans with Disabilities Act of 1990 and provides appropriate auxiliary aids and services to students with disabilities. If you have a disability and want to request an accommodation under the ADA, please ask for a Request for Accommodation” form. Requests must be made at least 90 days before the course begins to ensure timely receipt of course materials.

DISCLAIMERS AND LIMITATION OF LIABILITY. BARBRI MAKES NO WARRANTY OR REPRESENTATION AS TO THE SUITABILITY OR QUALITY OF ITS SERVICES OR MATERIALS AND EXPRESSLY DISCLAIMS ALL LIABILITY FOR ANYTHING DONE OR OMITTED IN RELIANCE UPON ITS SERVICES OR MATERIALS. YOU SHALL HAVE SOLE RESPONSIBILITY FOR FULFILLING ANY REQUIREMENTS OR ACCOMPLISHING ANY OBJECTIVES FOR WHICH YOU PURCHASED ANY OF BARBRI'S SERVICES OR MATERIALS. BARBRI EXPRESSLY DISCLAIMS, AND YOU HEREBY EXPRESSLY WAIVE, ALL IMPLIED WARRANTIES OR REPRESENTATIONS, INCLUDING WITHOUT

LIMITATION, ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW AND REGARDLESS OF WHETHER ANY REMEDY SET FORTH HEREIN FAILS OF ITS ESSENTIAL PURPOSE, IN NO EVENT WILL BARBRI BE LIABLE TO YOU FOR ANY SPECIAL, CONSEQUENTIAL, PUNITIVE, INDIRECT OR SIMILAR DAMAGES EVEN IF BARBRI HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR SUCH DAMAGES WERE REASONABLY FORESEEABLE. IN NO CASE SHALL BARBRI'S LIABILITY ARISING OUT OF OR RELATED TO BREACH OF AGREEMENT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, EXCEED \$250.

ARBITRATION AND CLASS/COLLECTIVE ACTION WAIVER. ANY AND ALL DISPUTES ARISING FROM OR RELATED TO THIS AGREEMENT, OTHER THAN DISPUTES RELATING TO INTELLECTUAL PROPERTY INFRINGEMENT, INCLUDING WHETHER THE DISPUTE IS ARBITRABLE AND THE SCOPE OF THIS ARBITRATION AGREEMENT SHALL BE FINALLY RESOLVED BY ARBITRATION ADMINISTERED BY A SINGLE ARBITRATOR UNDER THE THEN-APPLICABLE RULES OF THE AMERICAN ARBITRATION ASSOCIATION IN ACCORDANCE THE FEDERAL ARBITRATION ACT. THE ARBITRATION SHALL BE GOVERNED BY AND CONSTRUED BY FEDERAL LAW TO THE FULLEST EXTENT POSSIBLE AND, WHERE NO FEDERAL LAW EXISTS, THE LAWS OF THE STATE OF TEXAS. UNLESS OTHERWISE AGREED BY THE PARTIES, THE ARBITRATION SHALL TAKE PLACE IN THE LARGEST CITY WITHIN 100 MILES OF YOUR LAW SCHOOL OR PERMANENT RESIDENCE, AS AGREED BY THE PARTIES, AND THE INITIAL FILING FEE ASSOCIATED WITH ANY ARBITRATION WILL BE BORNE BY BARBRI. JUDGMENT ON THE ARBITRAL AWARD MAY BE ENTERED IN ANY COURT HAVING JURISDICTION THEREOF. YOU AND BARBRI EACH WAIVE, TO THE FULLEST EXTENT, PERMITTED BY LAW, ANY RIGHT THEY MAY HAVE TO A TRIAL BY JURY IN RESPECT TO ANY SUIT, ACTION, CLAIM, OR PROCEEDING



SUBJECT TO THIS PROVISION. TO THE MAXIMUM EXTENT PERMITTED BY LAW, SHOULD YOU WISH TO INITIATE A LEGAL ACTION AGAINST BARBRI, YOU WAIVE ANY RIGHT OR ABILITY TO BE A CLASS OR COLLECTIVE ACTION REPRESENTATIVE OR TO OTHERWISE PARTICIPATE IN ANY PUTATIVE OR CERTIFIED CLASS, COLLECTIVE OR MULTI-PARTY ACTION OR PROCEEDING BASED ON SUCH A CLAIM IN WHICH BARBRI OR A RELATED ENTITY IS A PARTY. THE SAME APPLIES TO BARBRI'S LEGAL ACTIONS AGAINST YOU. THUS, YOU AND BARBRI AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS. FURTHER, UNLESS BOTH YOU AND BARBRI AGREE. OTHERWISE, THE ARBITRATOR MAY NOT CONSOLIDATE MORE THAN ONE PERSON'S CLAIMS AND MAY NOT OTHERWISE PRESIDE OVER A REPRESENTATIVE OR CLASS PROCEEDING.

**Miscellaneous.** This agreement constitutes the entire agreement between BARBRI and you and applies to all enrollees, regardless of the price paid or discounts received. It supersedes any previous communications, representations, or agreements between you and BARBRI (including, without limitation, any BARBRI student representative), whether oral or written. Representations, whether oral or written, made by any person, including a BARBRI student representative, that purport to modify any term of this agreement, shall be of no effect. Should any term or provision herein be determined to be illegal or unenforceable, the validity or enforceability of the remainder of the agreement will remain in full force and effect. Your failure to exercise any of your rights under this agreement will constitute or be deemed a waiver or forfeiture of those rights. Governing law. All matters arising out of or relating to this application are governed by and construed in accordance with the internal laws of the State of Texas without giving effect to any choice or conflict of law provision or rule (whether of the State of Texas or

any other jurisdiction) that would cause the application of the laws of any jurisdiction other than those of the State of Texas.

**Notice to Louisiana applicants.** Payment information: \$150 of your \$295 registration fee is non-refundable. Refunds: Refunds, if applicable, are issued in the form of a check or electronic payment and according to the conditions below:

1. If after completing the first 15% of the program, you cancel your enrollment, you will be charged 20% of the total tuition, plus the registration fee.
  2. If after completing the first 25% of the program, you cancel your enrollment, you will be charged 30% of the total tuition, plus the registration fee.
  3. If after completing between 25% and 50% of the program, you cancel your enrollment, you will be charged 55% of the total tuition, plus the registration fee.
  4. If after completing the first 50% of the program, you cancel your enrollment, you will be charged 100% of the total tuition, plus the registration fee.
- Percentages of the program completion are to be computed based on clock hour.

**Notice to Nevada applicants.** Modified cancellation and refund terms apply. View at [BARBRI.com/terms-of-use](http://BARBRI.com/terms-of-use).

**Review of agreement:** By entering this Agreement, you acknowledge that you reviewed each section of the Agreement and have been provided an opportunity to ask questions. Cancellation of enrollment: you may cancel your enrollment by submitting a written request for cancellation to the BARBRI office administering your course. At your own expense, you must return all materials received from BARBRI, including any BARBRI identification card(s), to the BARBRI office administering your course. Refunds: Refunds,

if applicable, are issued in the form of a check or electronic payment and according to the conditions below:

1. If before the start of instruction, you cancel your enrollment, you will be charged 10% of total, whichever is less, unless you received instructional materials, in which case, you will be charged the applicable materials lease deposit and shipping fee(s).
2. If after the start of instruction and prior to completing more than 60% of the program, you cancel your enrollment or are expelled, you will be charged the registration fee identified in paragraph A and a pro-rata amount based on the percentage of completion times the total tuition amount plus the applicable materials deposit and shipping fee(s).

If, after the start of instruction and prior to completing more than 60% of the program, you cancel your enrollment or are expelled, you will be charged the total amount of the program and may not be entitled to any refund. For this section's purposes, instruction begins when bar review materials are shipped to you or when you first have access to any online bar review course content, whichever occurs first. Job placement: Job placement is not guaranteed, promised, or implied to graduates. Entrance requirements: you must be sitting for the Nevada bar exam.

**Licensure:** BARBRI is licensed by CPE.

**barbri** empowering every step of the legal learning journey