

RENO EVENING GAZETTE PROOF OF PUBLICATION

STATE OF NEVADA }
COUNTY OF WASHOE } ss.

IVALOO NICKOVICH

being first duly sworn, deposes and says:

That I am he is the PRINCIPAL CLERK of THE RENO EVENING GAZETTE, a daily newspaper published at Reno, in Washoe County, in the State of Nevada.

That the notice of County Ordinance

of which a copy is hereto attached, was first published in said newspaper in its issue dated the 11th day of August, 1961, and was published in each issue of said newspaper thereafter for

the full period of 2 days, the last publication thereof being in the issue dated the 18th day of August, 1961.

Signed *Ivaloo Nickovich*

Subscribed and sworn to before me this

18th day of August, 1961

Clarence K. Jones
Notary Public.

NOTICE OF COUNTY ORDINANCE
NOTICE IS HEREBY GIVEN that an Ordinance providing local regulations for the maintenance, operation and control of rebound furnishing centers (trampelines) within the unincorporated area of Washoe County, providing penalties for the violation thereof and other matters relating thereto was presented on July 20th, 1961 by Commissioner Clarkson, final action of adoption was taken on August 6th, 1961, by the following vote:
Ayes: Commissioners Michael A. Mirkasick, J. C. McKenzie, Howard F. McKasick, Sr., Robert Clarkson, Richard L. Streeter
Nays: Commissioners None
This Ordinance shall be in full force and effect from and after August 16th, 1961.
Typewritten copies of the above Ordinance are available for inspection by all interested parties at the office of the County Clerk, Court House, Reno, Nevada. Bill No. 42, Ordinance No. 102.
H. K. BROWN
Clerk of the Board of County Commissioners, Washoe County Nevada
Aug. 11-18

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SUMMARY - Establishes minimum standards of design, necessary area and equipment for the installation, maintenance and operation of trampoline centers; provides for qualifications of managers and supervisors of such centers and for the handling and reporting of accidents that occur thereon; provides for rules and regulations for the operation of such centers; and provides penalties for any violation thereof.

BILL NO. 62

ORDINANCE NO. 102

AN ORDINANCE PROVIDING LOCAL REGULATIONS FOR THE MAINTENANCE OPERATION AND CONTROL OF REBOUND TUMBLING CENTERS (TRAMPOLINES) WITHIN THE UNINCORPORATED AREA OF WASHOE COUNTY; PROVIDING PENALTIES FOR THE VIOLATION THEREOF AND OTHER MATTERS RELATING THERETO.

THE BOARD OF COUNTY COMMISSIONERS OF WASHOE COUNTY DO ORDAIN:

I. Rebound Tumbling Center shall mean a place where rebound tumbling equipment is provided and maintained for public use. Rebound tumbling equipment means a fabric bed or surface designed to provide resilience by virtue of its own elasticity or that provided by an elastic or spring suspension system, or both, with a stable and tested frame, intended to be used for jumping, bouncing or acrobatic tumbling.

II. LAYOUT OF FACILITY:

1. Each rebound tumbling apparatus shall be installed level on a reasonably level space with the following minimum unobstructed spacing from the inside edges of the frame except for necessary light poles and supports:
 - (a) From ends to nearest fence, building or other similar construction 5 feet.
 - (b) From sides to fence, building or other similar construction 3 feet.
 - (c) Between ends 4 feet.
 - (d) Between sides 3 feet.
2. The area surrounding the rebound tumbling apparatus shall be surfaced to prevent a dust nuisance, and shall have a reasonable level surface of pea gravel or equivalent type of material from a safety and dust control standpoint.

3. Pits shall be not over 4 feet deep nor less than 3 feet deep. The pit bottom shall be covered with not less than 4 inches of gravel or equivalent material which will aid in seepage of drainage or rainwater without ponding, except in porous sandy or gravel soils.
4. Each rebound tumbling area shall be enclosed with a substantial metal or equivalent fence at least 5 feet high and of a type which is difficult to climb. The entrances shall be equipped with secure locks for use when the facility is not attended.
5. The facility shall be equipped to be reasonably lighted to discourage use and entry when not attended and so that for use at night the whole area of the facility shall be well lighted.
6. All installations and exceptions to these requirements shall be subject to approval by the Health Officer.

III. PADDING:

Exposed frames shall be completely covered with padding which is of obvious or proven resilience to afford reasonable protection from shock. Such padding shall be secured to be effectively kept in place. It shall be reasonably durable and capable of being kept in a reasonably clean condition. Padding 2 inches thick and filled with cotton lintens shall be deemed to meet this requirement.

IV. SPRING AND CABLES:

Springs, cables, supports for webbing or beds, and their connections, shall be so designed, installed and maintained to avoid any projections or protrusion which would tend to cause a cut of the skin. Adequate measures shall be taken to prevent flying of broken metal springs. The maximum uncovered space from the frame to the bed shall not exceed 20 inches.

V. BEDS:

The beds shall be made of substantial material and be so fabricated as to reasonably resist tearing or rupture which might cause accidents or injury. They shall be plainly marked to aid users in keeping toward the center.

VI. SANITARY FACILITIES:

Drinking facilities shall be provided at each location, consisting of a sanitary drinking fountain or bottled water and paper cups available in a suitable, sanitary dispenser. Approved, water-flush type toilet facilities and lavatory for both sexes shall be provided on the premises. Such facilities shall be not more than 150 feet from the facility by a safe route. The manager of the facility shall see that such toilets and appurtenances are open and properly maintained whenever their facility is open. Directional signs shall be provided and the toilets shall be properly designated as to sex.

VII. RULES AND POSTING OF RULES:

Printed rules with clear, easily read letters not less than one-half inch in size shall be posted in one or more conspicuous and well-lighted locations, as approved by the Health Officer. Such rules shall clearly provide for all of the following:

1. Not over one person on a rebound tumbling at a time.
2. No flips or similar difficult routines unless under the immediate supervision of a qualified instructor, or until qualified as demonstrated by officially acceptable certificate or by determination of the manager. In case of dispute with a patron, the manager's ruling shall be final.
3. No use of rebound tumbling apparatus in street shoes or in bare feet.
4. All patrons shall strictly and promptly comply with requests or requirements of manager.
5. All shall stop rebound tumbling activity at official warning sound.

6. No use while under the influence of alcohol or when not in condition to safely use rebound tumbling apparatus, as determined by manager.
7. No jumping from one rebound tumbling apparatus to another.
8. No actions allowed which will or may seriously distract or interfere with a performer.
9. No children under 6 years of age shall be allowed to use a rebound tumbling apparatus unless accompanied by the parent, or under the immediate supervision of the manager or his employee.
10. No smoking, eating or drinking while on rebound tumbling apparatus.
11. No loitering of spectators; no pets nor litter in areas around apparatus.

VIII. QUALIFICATIONS OF MANAGERS AND SUPERVISORS:

The facility, whenever open for use, shall be under the direct supervision of one or more qualified managers and such supervisors as are necessary to comply with these rules. The minimum qualifications of such persons shall be:

1. Managers shall be at least 18 years of age.
2. Supervisors shall be at least 18 years of age.
3. Managers and supervisors shall be certified by an agency or authority acceptable to the Health Officer to:
 - (a) Be sufficiently competent and familiar with rebound tumbling apparatus use to properly and adequately supervise the patrons.
 - (b) To know what to do, how to do it, and be otherwise prepared to take appropriate action in case of an accident.
4. Be of good moral character.
5. Be physically and otherwise fully fit to manage the facility.

IX. ENFORCEMENT OF RULES:

The manager or supervisor shall be observing all rebound tumbling apparatus whenever they are in use. Each unit shall be numbered or otherwise clearly designated. A suitable loud speaker system shall be maintained to enforce the rules except where there are less than 8 units.

The managers and supervisors shall have readily distinguishable warning sound devices readily available to stop all rebound tumbling activity, if necessary. There shall be one manager or supervisor on active, supervising duty for each 12 rebound tumbling apparatus or fractional part which is in use.

X. HANDLING AND REPORTING OF ACCIDENTS:

All accidents of a nature to cause unconsciousness, broken or sprained extremities or bones, removal, breaking or loosening of teeth, hemorrhaging or lacerations which may require suturing, or eye injuries shall be reported to the Health Officer in writing unless the Health Officer agrees to accept a verbal or telephonic report. Records thereof shall be maintained on the premises of all medical aid or care administered. The manager shall keep in a place readily available at all times to himself or his employees, the phone number of available emergency medical service. A telephone shall be available at the premises for emergency use at all times when the rebound tumbling apparatus is in operation. All accidents or injuries shall be directed to competent care for handling and disposition. An adequate first-aid kit approved by the Health Department shall be maintained and be available on the premises for emergency care of minor nature and shall be replenished as needed.

XI. MAINTENANCE AND OPERATION:

Rebound tumbling apparatus and all related facilities shall be kept in good repair. The facilities shall be kept in a reasonably clean condition. Waste containers and signs shall be

provided, as needed, to prevent litter. Noise shall be controlled so as to avoid creation of a neighborhood nuisance.

. XII. Any person, firm or corporation violating the provisions of this ordinance shall, upon conviction thereof, be deemed guilty of a misdemeanor and shall be punished by a fine not to exceed \$500.00 or imprisonment not to exceed 6 months or by both such fine and imprisonment.

Proposed on the 20th day of July, 1961.
Proposed by Commissioner Clarkson.
Passed on the 8th day of August, 1961.

Vote:

Ayes: Commissioners MIRABELLI
McKENZIE
McKISSICK
CLARKSON
STREETER

Nays: Commissioners NONE

Michael H. Mirabelli
Chairman of the Board

Attest:
H. Brown
County Clerk

This ordinance shall be in force and effect from and after the 18th day of AUGUST, 1961.