

2026 July 4th Tahoe Fireworks Celebration

Cover Letter, Event Timeline, and Site Plan

Washoe County Planning Program:

We are pleased to introduce Tahoe Fireworks, Inc. (TF), a new 501(c)(3) organization in its first year of operation. Our goal is to present a privately funded fireworks event that benefits residents and visitors of the Incline Village–Crystal Bay community.

TF is led by community volunteers committed to honoring our nation's 250th anniversary by fundraising for a safe, high-quality, and environmentally responsible fireworks display produced by the professional pyrotechnicians at Lantis Fireworks, Inc.

To support this mission, the TF Board is focused on three key objectives:

1. Maintaining careful fiscal oversight of donations and sponsorships;
2. Producing an exceptional fireworks display in partnership with pyrotechnic vendor, Lantis Fireworks, Inc.; and
3. Advancing long-term sustainable practices for Lake Tahoe and the Sierra Nevada with the support of our community partners.

We are pleased to submit the attached schedule of events for the 2026 July 4th Tahoe Fireworks Celebration. We also thank our community partners for their support: North Lake Tahoe Fire Protection District (NLTFPD), Incline Village General Improvement District (IVGID), Washoe County Planning Department, Washoe County Sheriff's Office (WCSO), United States Coast Guard (USCG), Nevada Division of Wildlife (NDOW), and Tahoe Regional Planning Agency (TRPA).







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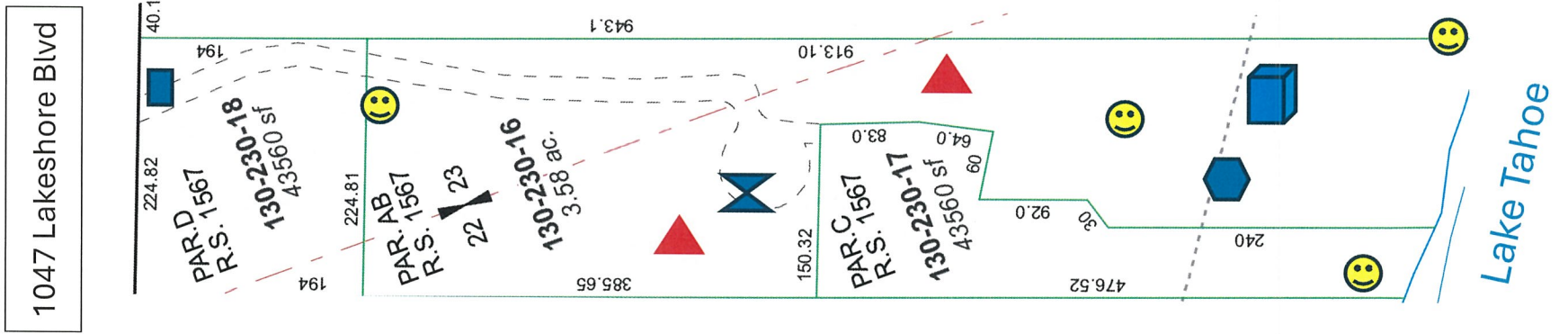


Chris Plastiras & Shelia Leijon
Co-Chairs, Tahoe Fireworks

2026 July 4th Tahoe Fireworks Celebration

1047 Lakeshore Blvd Incline Village Nevada

-  Check-in Desk
-  Event Coordinator
-  Fire Hydrant
-  Band
-  Food & Beverage
-  Porta Potty (2)



2026 July 4th Tahoe Fireworks Celebration

Celebrating our Nation's 250th Birthday in Incline Village Crystal Bay

July 4th Fireworks Celebrations have long been a tradition in Incline Village Crystal Bay. While the 2026 Tahoe Fireworks 250th Celebration of our nation does not offer the traditional community gathering component offered in the past, it benefits the residents and visitors with a two pronged approach:

- Providing a spectacular fireworks display for community members, visible from many vantage points throughout the community permitted by the North Lake Tahoe Fire Protection District and the United States Coast Guard; and
- Providing a private social event, paid for and hosted by community philanthropist Kern Schumacher, as a thank you for the donors who, through their donations to Tahoe Fireworks used exclusively for the fireworks display, have made this event a reality.

It is our intention to release the following draft PSA to the general public alerting community members to be aware of the event and to enjoy the show from their personal viewing location.

PSA Formal Announcement:

Celebrating America's 250th Birthday in Incline Village & Crystal Bay

For generations, fireworks have been part of the fabric of Independence Day celebrations in Incline Village and Crystal Bay. In 2026, a privately organized fireworks display will continue that tradition in honor of America's 250th birthday.

Sponsored by a local philanthropist and a group of generous supporters, the Tahoe Fireworks 250th Celebration will feature a professionally produced fireworks display launched from Lake Tahoe near a private residence on the North Shore.

While this year's celebration will not include the traditional public gathering format of past fireworks programs, residents and visitors throughout Incline Village, Crystal Bay, and surrounding shoreline areas will be able to enjoy the show from many viewing locations across the community.

The fireworks display is being coordinated in partnership with licensed professionals and permitted through the appropriate local, regional, and federal agencies to help ensure a safe and responsible event for the community.

Community members are encouraged to celebrate responsibly, be mindful of increased activity throughout the holiday weekend, and enjoy the show from their preferred viewing location.

DETAILS

The following detailed plan provides a full narrative and supporting documentation of the for the items required by Washo County Planning for the Outdoor Community event License process.

Event Organizer: Tahoe Fireworks, Inc

Emergency contact: Shelia Leijon

Pyrotechnic Agency: Lantis Fireworks. Inc.

Event Contact: Bosco Nguyen

Private Event Address: 1047 Lakeshore Blvd, Incline Village, NV 89451

Attendees: 100-200 people based on RSVPs

Tents and/or Canopies: There will be no tents or canopies at the event.

FIRE

Fire Extinguishers: There is an on-property fire suppression system in the form of two fire hydrants.

PYROTECHNIC PLAN AND APPLICATION

The attached comprehensive Pyrotechnic Event application submitted to NLTFPD and the USCG is intended to provide detailed information of the execution of the Fireworks by Lantis Fireworks, Inc. The Pyrotechnic Permit from Lantis Fireworks. Inc. was submitted for approval on May 27, 2026, to NLTFPD and USCG.

TRAFFIC PLAN (included)

The IVGID/WCSO traffic plan is in effect until 11:00 pm

There will be no parking on the property. Guests will be shuttled from Incline Middle School (IMS) to the 1047 Lakeshore Blvd residence. Guests will walk from the gate to the private beach event location. At 10:00 pm guests will be shuttled back to their cars parked at the IMS location.

SECURITY

Call 911 in the event of an emergency
WCSO is on alert
3 onsite Event Coordinators will man the gate entrance
15 roving Event Coordinators on property

MEDICAL EMERGENCY

Call 911 in the event of an emergency
NLTFPD is on alert

SECURITY COMMUNICATION

Radios
Cell Phones - POC list included

WATER SUPPLY

On property

SANITATION

Eight (8) on property rest rooms
A two (2) stall Port Poty is available

ILLUMINATION

Onsite illumination is available throughout the property

CLEANUP PLAN

Grounds cleanup will be conducted by staff and Event volunteers
See in water cleanup plan requirements form NLTFPD

Schedule of Events

Monday, July 1, 2026

5:00 am - barges launched at Ski Beach Boat Ramp – Connolly Crane
6:00 am - fireworks load-in - Lantis Fireworks, Inc.
8:00 am - barges ferried to mooring location – High Sierra Marine
8:30 am - Lantis Crew setup fireworks throughout the day
6:00 pm - Lantis Crew leaves the barge
Security duty begins

Tuesday, July 2, 2026

7:00 am – Security is relieved by Lantis Crew who setup fireworks throughout the day – Lantis Fireworks, Inc.
6:00 pm - Lantis Crew leaves the barge
Security duty begins

Wednesday, July 3, 2026

7:00 am – Security is relieved by Lantis Crew who setup fireworks throughout the day – Lantis Fireworks, Inc.

2:00 pm – Tahoe Fireworks Volunteers Event Setup

6:00 pm - Lantis Crew leaves the barge
Security duty begins

Thursday, July 4, 2026

7:00 am – Security is relieved by Lantis Crew who setup fireworks throughout the day – Lantis Fireworks, Inc.

5:45 pm – Shuttle service from Incline Middle School to the property gate. No vehicles on the property. Guests will walk (golf cart?) from the gate to the beach

5:45 pm - 3 Gate Ambassadors in place

15 Volunteer Event Coordinators – Roving and rotating locations

6:00 pm – Music – New Wave Crave

Food & Beverage available – Roundabout Caterer – Fully licensed for food and liquor

9:15 pm – Prelude music (5 minutes)

9:30 pm – Fireworks & Synchronized music

9:48 pm – Altro music (5 minutes)

10:00 pm – Event close

10:00 pm – Shuttle to IMS

10:00 pm – Two-hour in water cleanup begins

Friday, July 5, 2026

5:00am – In water lake cleanup begins (see attached NLTFPD plan)

6:00 am – Barges shuttled from the mooring and removed from the lake at Ski Beach Boat ramp

Community Cleanup Hotline phone number available for a minimum of 90 days post event



OUTDOOR COMMUNITY EVENT LICENSE APPLICATION

Community Services Department
Planning and Building
1001 E. Ninth St., Bldg. A
Reno, NV 89512-2845

Telephone: 775.328.3733

OUTDOOR COMMUNITY EVENT LICENSE GENERAL PROCEDURES

Definition: "Outdoor community event" means an assembly of more than 100 and less than 1,000 persons on any one day of the event gathered together for any purpose, at any location, other than a permanent building or permanent installation that has been constructed for and will accommodate the number of persons gathered therein.

1. **APPLICATION.** Complete the form in ink. This application is for events with attendance over 100 and less than 1,000 persons on any one day the event. There is a \$50.00 nonrefundable application fee. Applications will be returned if the application fee is not included. Three paper copies of the application and one electronic pdf file (memory stick or DVD) must be turned in at least **90 days** before the event. The application must include all required forms.
2. **APPLICATION DEADLINE.** All applications must be submitted at least **90 days** in advance of the event.
3. **LICENSING/PERMIT REQUIREMENTS.** An outdoor community event license is required on any public or private lands in the unincorporated area of Washoe County except for lands managed by the Washoe County Parks Department and state, trust, tribal, and federal lands. All events must meet land use/regulatory zone requirements before the license will be issued. For information on land use/regulatory zone requirements, call (775) 328-6100 with the parcel number(s) of the event. There are special application processes, depending on the size of the event:
 - a. *Events with between 100 and 299 people on any one day of the event.* These events require an outdoor community event license only. The Director of the Planning and Development Division shall approve, approve with conditions, or deny the license.
 - b. *Events with between 300 and 999 people on any one day of the event.* These events shall obtain **both** an outdoor community event license and an administrative permit. This application shall suffice for the outdoor community event license application and the administrative permit application. No additional fees are required for filing the administrative permit application. The Board of Adjustment shall approve, approve with conditions, or deny the license and permit.
4. **FEES.** The license fee for an outdoor community event is \$350.00 per day plus any booth fees if applicable. If the event is a carnival, circus or tent show the daily license fee is \$300, to a maximum amount of \$4,200, plus booth fees if applicable.

BOOTH FEES			
1-4 booths	\$ 25	50-59 booths	\$ 30
5-9 booths	\$ 50	60-69 booths	\$ 350
10-19 booths	\$ 100	70-79 booths	\$ 400
20-29 booths	\$ 150	80-89 booths	\$ 45
30-39 booths	\$ 200	90-100 booths	\$ 500
40-49 booths	\$ 250	More than 100 booths	\$ 500 plus \$5 for each booth in excess of 100

5. **INVESTIGATION.** The sheriff's office shall conduct a criminal history background check of the applicants (to include partners and corporate officers). Fingerprint impressions may be taken and submitted to the Nevada central repository for criminal history records and the Federal Bureau of Investigation. Fingerprint impressions will be taken after the application is turned in and deemed complete.
6. **CONDITIONS.** All conditions imposed by the Director or the Board of Adjustment for the outdoor community event license and/or the administrative permit must be met before the license will be issued.
7. **APPROVALS.** The application will be reviewed by the appropriate agencies. The application will be approved by the Director of the Planning and Development Division or the Board of Adjustment.
8. **ISSUANCE OF LICENSE.** The outdoor community event license will be issued after all fees have been paid and all necessary approvals have been received. The event license must be displayed prominently at the event and must be available for inspection. This license is valid only for the event authorized and not for any other event.

OUTDOOR COMMUNITY EVENT LICENSE/PERMIT

Materials required for submittal

- Fees – check(s) made payable to “Washoe County”
 - Application fee**
 - \$50 non-refundable application fee
 - Daily fee(s)**
 - \$350 daily fee plus appropriate booth fees
 - Carnival, circus or tent show fees*
 - NA \$300 daily fee (maximum of \$4200) plus appropriate booth fees
- Three packets and one electronic pdf file (memory stick or DVD). Each packet shall include the completed application and event plan. The event plan must include:
 - Site plan showing the arrangement of all facilities; including ingress, egress, parking and camping; and,
Detailed explanations for:
 - Security and fire protection
 - Water supply and facilities
 - Sanitation facilities
 - Medical facilities and services
 - NA Vehicle parking spaces
 - NA Vehicle access and on-site traffic control
 - Communication system
 - NA Illuminating the premises (if applicable)
 - NA Camping (if applicable)
 - Cleanup and rubbish removal plan and cost estimates to return the event site to its pre-event condition
- Certified copies of articles of incorporation filed in Nevada (if applicable)
- Copy of partnership papers (if applicable)
- Insurer Information and copy of insurance policy specific to event (copy must be furnished prior to the issuance of the license)

Submission Materials (continued)

- Property ownership affidavit and permission to conduct event signed by each property owner(s) and notarized (separate form for each property owner)
- Vendor list
- Statement of Assets
- Statement of Liabilities
- Personal history of all applicants (to include corporate officers and partners)
- Names and addresses of any person contributing, investing or having an expected financial interest greater than \$500 in producing the event
- Names and addresses of any person expected to provide, for consideration, services or activities ancillary to or in conjunction with the event
- Release of claims and authorization to release information signed by each applicant (to include corporate officers and partners) and notarized

OUTDOOR COMMUNITY EVENT APPLICATION

(Requires a non-refundable \$50 application fee)

Application date: May 29, 2026

Applicant Information

Applicant's name: Tahoe Fireworks Inc.

Mailing address: _____
Street or PO Box City State Zip code

Phone: _____ (Business) _____ (Home) _____ (Cell)

All applicants, to include corporate officers or partners must complete a personal history form

Is the applicant a(n): Corporation Partnership Individual

If a corporation or a partnership, list corporate officers or partners:

Name	Address	Title
Chris Plastiras		President
Kristie Wells		Secretary
Melissa Homan		Treasurer

Event Information

Name of Event: 2026 July 4th Tahoe Fireworks Celebration

Date(s) of Event: July 4, 2026 Hours of operation: 6:00 pm - 11:00pm

Location of Event: _____

Assessor Parcel Number(s): _____

Description of Event: Private Viewing Celebration of the 2026 TAHOE Fireworks Display for donors, Sponsors and their guests.

An application for the Pyrotechnics display was submitted to NLTFPD and USCG on MAY 27, 2026.

Name of the designated event representative who will be on-site during the event and who has authority to bind the applicant: Shelia Leijon

Will an admission fee be charged for your event? Yes No

If yes, amount and type of fee(s): _____

When will fee be collected? Pre-sales At entrance

Approximate number of participants and other persons: up to 300

Approximate number of customers and spectators: up to 300

Approximate maximum number of persons on any one day of the event: up to 300

Will food and/or beverages be served? Yes No

(all food and beverage vendors must have the appropriate Washoe County Health District permits)

Will alcoholic beverages be served? Yes No

(all intoxicating liquor vendors must be individually licensed with Washoe County Business License)

Will there be live music? Yes No

**OUTDOOR COMMUNITY EVENT
CONTRIBUTORS OR INVESTORS LIST**

(List the names and addresses of any person contributing, investing or having an expected financial interest greater than \$500 in producing the event)
(attach additional sheets if needed)

	Address
Schumacher	Incline Village
Cashman	Incline Village
Costacos	Incline Village
Herman	Incline Village
Holtz	Incline Village
Maltz	Incline Village
Mathewson	Incline Village
Smith	Incline Village
ONeal	Incline Village
Castello	Incline Village
Offerdahl	Incline Village

ANCILLARY SERVICES OR ACTIVITIES LIST

(List the names and addresses of any person expected to provide, for consideration, services or activities ancillary to or in conjunction with the event)
(attach additional sheets if needed)

Name	Address
IVGID - 893 Southwood,	Incline Village NV 89451
NLTFPD - 866 Oriole	Incline Village NV 89451
WCSSO - 625 Mount Rose Highway	Incline Village, NV 89451
Silver State/Nevada Barricade - Reno Nevada - IVGID/WCSSO	Traffic Plan
High Sierra Marine, 925 N. Lake Blvd.,	TC CA96145
Lantis Fireworks, Inc., 758 Ranch Road,	Fairfield, Utah 84013

**OUTDOOR COMMUNITY EVENT
RELEASE OF CLAIMS**

(complete a separate form for each applicant, to include corporate officers and partners)

The undersigned has filed with Washoe County Business License an application for outdoor community event license. In consideration of the assurance by the Board of County Commissioners that no vote on said application will be taken except after a deliberate, intensive and thorough investigation of the undersigned, including but not limited to criminal history background, associates and finances, the undersigned does for himself, his heirs, executors, administrators, successors and assigns, hereby release, remise and forever discharge the County of Washoe, Washoe County Sheriff's Office, Washoe County Commission, and Washoe County Business License from any and all manner of actions, causes of action, suits, debts, judgments, executions, claims, and demands whatsoever, known or unknown, in law or equity, which the undersigned ever had, now has or may have, or claim to have against any or all of said entities or individuals arising out of or by reason of the processing or investigation of or other action relating to the undersigned application.

AUTHORIZATION TO RELEASE INFORMATION

As an applicant for an outdoor community event license with Washoe County Business License, I am required to furnish information for use in determining my qualifications. In this connection, I authorize release of any and all information of a confidential or privileged nature.

I hereby release you, your organization and others from liability or damage, which may result from furnishing the information requested. This release will expire 180 days after the date signed.

I, the undersigned, have read this release and understand all its terms; I execute it voluntarily and with full knowledge of its significance.

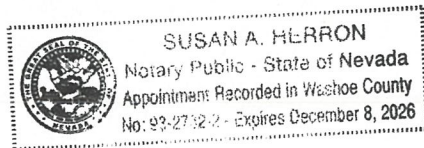
IN WITNESS WHEREOF, I have executed this release at Incline Village on the 1st day of June, 2026.

Shelia Leijon
Printed name of applicant

Shelia Leijon
Signature of applicant

Subscribed and sworn to before me this 1st day of June, 2026

Susan A. Herron
Notary Public in and for said county and state



My commission expires: Dec. 8, 2026

**OUTDOOR COMMUNITY EVENT
INSURANCE, HOLD HARMLESS AND INDEMNIFICATION REQUIREMENTS**

Pursuant to Washoe County Code section 25.303, any applicant for a Washoe County outdoor community event license must ensure the following requirements are met to the satisfaction of the Washoe County Risk Management Division before the outdoor community event license may be issued.

INDEMNIFICATION & HOLD HARMLESS

As respects acts, errors or omissions relating to the event, APPLICANT agrees to indemnify and hold harmless COUNTY, its officers, agents, employees, and volunteers from and against any and all claims, demands, defense costs, liability or consequential damages of any kind or nature arising directly or indirectly out of the event or any activity leading up to, during, or following the event, excepting those which arise out of the sole negligence of the COUNTY.

APPLICANT further agrees to defend COUNTY and assume all costs, expenses and liabilities of any nature to which COUNTY may be subjected as a result of any claim, demand, action or cause of action arising out of the negligent acts, errors or omissions of APPLICANT or its agents concerning the event.

INSURANCE REQUIREMENTS

COUNTY requires that APPLICANT purchase General Liability Insurance as described below against claims for injuries to persons or damages to property which may arise from or in connection with the event by APPLICANT, its agents, representatives, or employees. The cost of all such insurance shall be borne by APPLICANT.

APPLICANT shall maintain coverage and limits no less than \$1,000,000 combined single limit per occurrence for bodily injury, personal injury and property damage. If Commercial General Liability Insurance or other form with a general aggregate limit is used, the general aggregate limit shall be increased to equal twice the required occurrence limit, to apply separately to this event.

Any deductibles or self-insured retentions must be declared to and approved by the COUNTY Risk Management Division prior to the event. COUNTY reserves the right to request additional documentation, financial or otherwise prior to giving its approval of the deductibles and self-insured retention and prior to issuing the license. The COUNTY Risk Manager prior to the change taking effect must approve any changes to the deductibles or self-insured retentions.

APPLICANT shall provide COUNTY with a certificate of insurance that identifies COUNTY, its officers, agents, employees and volunteers as additional insured's.

NOTE: A certificate of insurance complying with the provisions stated above is not required with the outdoor community business license application, but must be furnished prior to the issuance of the license.

I hereby agree to the all of the provisions stated above:

2026 July 4th Tahoe Fireworks Celebration

July 4th, 2026

Name of Event

Date(s) of Event

Shelia Leijon

Shelia Leijon

Applicant's name (printed)

Applicant's signature

Date: May 28, 2026

**OUTDOOR COMMUNITY EVENT
(Outdoor Festivals)
WASHOE COUNTY CODE CHAPTERS 25 & 110**

EXTRACT FROM WASHOE COUNTY CODE CHAPTER 25

25.013 Definitions. (extract, definitions for Outdoor Festivals only)

14. "Outdoor community event" means an assembly of more than 100 and less than 1000 persons on any 1 day of the event gathered together for any purpose, at any location, other than a permanent building or permanent installation that has been constructed for and will accommodate the number of persons gathered therein.

15. "Outdoor festival" means an assembly of 1,000 or more persons on any 1 day of the event gathered together for any purpose, at any location, other than a permanent building or permanent installation that has been constructed for and will accommodate the number of persons gathered therein.

25.263 Definitions. As used in sections 25.263 to 25.305, inclusive:

1. The terms "outdoor community event" and "outdoor festival" have the meanings ascribed to them in section 25.013.

2. "Carnival" means a traveling business providing commercial entertainment consisting of sideshows, concessions, rides, games of chance, and other amusements. When held outdoors, a carnival is a type of outdoor festival or outdoor community event.

3. "Circus" means a traveling business providing commercial performances by acrobats, trained animals, clowns, jugglers, and others within a tent or arena. When held outdoors or in a tent, a circus is a type of outdoor festival or outdoor community event.

4. "Tent show" means a traveling business providing music, lectures, or entertainment in a tent, and is a type of outdoor festival or outdoor community event.

[§4, Ord. No. 1099; A. Ord. No. 1138]

25.265 License required for certain outdoor events. In addition to complying with the general provisions of this chapter, a person must secure a license in accordance with sections 25.263 to 25.305, inclusive, to operate or conduct:

1. An outdoor festival including, without limitation, an outdoor circus, carnival, or other outdoor entertainment event for 1000 or more persons on any one (1) day of the event for which an outdoor festival license is required pursuant to sections 110.310.15 and 110.310.20 inclusive.

2. An outdoor community event. The license is in addition to any administrative permit granted pursuant to section 110.310.15.

[§5, Ord. No. 1099; A. Ord. Nos. 1138, 1260]

25.267 License valid for one event only. A license issued under sections 25.263 to 25.305 is valid only for the event authorized and not for any other event.

[§6, Ord. No. 1099]

25.269 Applicability. A person must secure a license under section 25.283 to conduct or operate any outdoor event listed in section 25.265 proposed to take place on public or private lands in the unincorporated area of Washoe County, except for lands managed by the Washoe County Parks Department and state, trust, tribal, and federal lands.

[§7, Ord. No. 1099]

25.271 Unlawful acts. It is unlawful for any licensee, employee, agent or person associated with a licensee to:

1. Unless authorized to do so by Washoe County, conduct, operate, participate in, or provide supplies or services to an event for which a license is required under section 25.265 for which a license has not been issued, or to continue to conduct, operate, participate in, or provide supplies or services to such an event for which a license has been suspended or revoked.

2. Except for advance ticket sales by mail or similar means, to sell tickets or admit persons to an event for which a license is required under section 25.265 for which a license has not been issued, or to continue to sell tickets or admit persons to such an event for which a license has been suspended or revoked.

3. Operate, conduct, or carry on an event for which a license is required under section 25.265 in such a manner as to create a nuisance.

4. Allow any person on the premises of an event for which a license has been issued under section 25.283 to cause or create a disturbance in, around or near any place of the event by offensive or disorderly conduct.

5. Knowingly allow any person to sell, consume or be in possession of intoxicating liquor while in a place of an event for which a license has been issued under section 25.283, except where such sale, consumption or possession is expressly authorized under chapters 25 and 30 and the laws of the State of Nevada.

6. Knowingly allow any person in, around, or near an event for which a license has been issued under section 25.283 to use, sell, or be in possession of any controlled substance or dangerous drug.

[§8, Ord. No. 1099]

25.272 Outdoor community events; license required; application; fees; approval or denial; revocation; unlawful acts.

1. The provisions of this section and the provisions of sections 25.010 to 25.445, inclusive, apply to an application for a license to hold an outdoor community event.

2. No outdoor community event shall be held or conducted unless the sponsor has first obtained a business license pursuant to this section. An outdoor community event with more than 300 and less than 1000 persons on any one (1) day of the event shall also obtain an administrative permit pursuant to section 110.310.20.

3. Application for a license to conduct an outdoor community event shall be made to the license division on forms designated by the license division and shall be accompanied by a nonrefundable application fee of \$50 and any other business license fees as set forth in this chapter, which may be refunded in accordance with this chapter if the application is denied or withdrawn. The application shall require the same information required under section 25.273. For those events requiring an administrative permit pursuant to section 2, the license application shall suffice for the administrative permit application and no additional fees are required for filing the administrative permit application.

4. The director of community development or the board of adjustment shall approve or deny the application. Grounds for denial are the same as those set forth in section 25.281 and notice thereof shall be made in accordance with section 25.279. Approval may include the imposition by the license division of any condition set forth in sections 25.289 to 25.305, inclusive.

5. The license may be suspended or revoked in the manner provided in section 25.287.

6. The acts declared unlawful in section 25.271 shall also be unlawful if done during or in conjunction with an outdoor community event.

[§165, Ord. No. 1138]

25.273 Application and fee.

1. An application to conduct an event for which a license is required under section 25.265 must be made in writing to the license division on forms provided by the division. The license division must receive a complete application at least 90 days prior to commencement of the event. No application shall be processed until the application is deemed complete by the license division. Except as provided in subsection 4, the license application must be accompanied by:

(a) A nonrefundable application fee of \$1,000 for a license required pursuant to subsection 1 of section 25.265, and

(b) Any business license fees as set forth in this chapter, which may be refunded in accordance with this chapter if the application is denied or withdrawn.

2. The application shall contain:

(a) The name, age, residence and mailing address of the person making the application. If the applicant is a partnership, the application must include the names and addresses of the partners, and the partners must join in the application as individual licensees. If the applicant is a corporation, the application must include a certified copy of the articles of incorporation and the names and addresses of the president, vice president, secretary and treasurer thereof, and these officers must join in the application as individual licensees.

(b) A statement of the nature and purpose of the proposed event.

(c) The address and assessor's parcel number or numbers of the place where the proposed event is to be conducted, operated, or carried on. The application must include proof of ownership of the place where the event is to be conducted or a statement signed by the owner indicating his consent for the site to be used for the proposed event.

(d) The date or dates and the hours during which the event is to be conducted.

(e) An estimate of the number of customers, spectators, participants and other persons expected to attend the event for each day it is conducted.

(f) The names and addresses of anyone contributing, investing or having an expected financial interest greater than \$500 in producing the event.

(g) The name and address of any person expected to provide, for consideration, services or activities ancillary to or in conjunction with the festival.

(h) If other than the applicant, the name of a designated event representative who must be on the site of the event during the course of the event and who has authority to bind the applicant.

(i) An event plan in accordance with section 25.275.

(j) A statement covering the history of all similar events conducted, operated, or promoted by the applicant in any location including, at a minimum, event names, types, dates, locations, and permits issued.

3. After the application is submitted with required fees and deemed complete by the license division, the license division must:

(a) Transmit one copy of the application and a copy of the receipt for the application fee to the county clerk; and

(b) Promptly give notice of the application to the sheriff, the district health officer, and other local, regional, state, and federal officers as appropriate, with a request for written recommendations related to their official functions as to the granting of a license and the conditions thereof. The license division may establish a deadline by which recommendations must be received.

4. Upon written application from any executive officer of any local post or unit of any national organization of ex-servicemen, acting in his official capacity, a license shall be issued without charge for a tent show or circus for not to exceed 2 weeks in any calendar year, if the local post or unit is to participate in such show or the proceeds thereof.

[§9, Ord. No. 1099; A. Ord. No. 1138]

25.275 Event plans. Each application submitted under section 25.273 must include fifteen copies of an event plan which must include:

1. A detailed explanation of the applicant's plans to provide security, fire protection, water supply, water facilities, sanitation facilities, medical facilities, medical services, vehicle parking, vehicle access, traffic control and, if the event will operate after dark or if persons will remain overnight, illumination and camping facilities.

2. Provisions and a cost estimate for cleaning up the premises and removing rubbish after the event.

3. A site plan showing the arrangement of all facilities, including those for egress, ingress, parking, and camping.

[§10, Ord. No. 1099]

25.276 Investigation.

1. Upon receiving the notice of the application as provided for in subsection 3(b) of section 25.273, the sheriff shall conduct a criminal history background check of the applicants in accordance with section 25.023 to determine whether cause for denial exists. The reasonable costs of the investigation shall be the responsibility of the applicant and shall be paid to the sheriff in advance.

2. The sheriff shall also conduct an investigation of the history of similar events operated, conducted, or promoted by the applicant to determine the truthfulness of the facts submitted by the applicant and to determine whether those events would have met the standards for outdoor festivals set forth in sections 25.263 to 25.305, inclusive.

3. For a second or subsequent application by an applicant, and provided that the applicant, owner, officer and/or director have not changed, the license division or the sheriff may waive the requirements of subsection 2 of this section and modify the requirements of subsection 1 of this section as follows:

(a) At the discretion of the Sheriff, a criminal history records check need not be processed in accordance with section 25.023, but the Sheriff shall review local police records including, without limitation, warrants and warrants to determine whether cause for denial exists.

[§168, Ord. No. 1138; A. Ord. No. 1383]

25.277 Review procedures: Events for 1,000 or more persons. After an application for an event listed in subsection 1 of section 25.265 is submitted with required fees and deemed complete by the license division:

1. The license division must consult with the county clerk and set the application for public hearing at a regular meeting of the board to occur not more than 30 days after the application is deemed complete.

2. At least 10 days in advance of the hearing, the license division must give notice of the public hearing to the applicant and to affected property owners in the manner set forth in section 110.810.25 for special use permits.

3. Based upon the testimony of witnesses, the evidence presented at the hearing, and the report of the license division, the board must approve the issuance of a license with conditions or deny the application. The board may continue a decision on the application to its next regularly scheduled meeting.

4. If the board denies the application, the license division shall mail written notice of denial to the applicant within 5 working days of the denial. The notice must include a statement of the reasons the application was denied.

[§11, Ord. No. 1099; A. Ord. No. 1138]

25.279 Review procedures: Events for more than 100 but less than 1,000 persons. After an application for an event listed in subsection 2 of section 25.265 is submitted with required fees and deemed complete by the license division, the license division must review the application, following substantially the same procedures set forth in sections 110.808.30 to 110.808.45, inclusive, for administrative permits. The director of community development or, where applicable, the board of adjustment must approve the issuance of a license with conditions or deny the application.

[§12, Ord. No. 1099; A. Ord. No. 1138]

25.281 Grounds for denial. The board, the board of adjustment or the director of community development may deny issuance of a license for any of the following reasons:

1. The proposed event will be conducted in a manner or location not meeting the health, zoning, fire, building or safety standards established by Washoe County or state law.

2. The applicant has knowingly made a false, misleading, or fraudulent statement of material fact in the application for a license or in any other document required pursuant to sections 25.263 to 25.305, inclusive.

3. The applicant or any person connected or associated with the applicant as partner, director, officer, associate or manager, or having a financial interest as described in subsection 2(f) of section 25.273 has previously conducted or been interested in the type of event for which a license is being applied for which resulted in the creation of a public or private nuisance.

4. The applicant or any person associated with the applicant as a partner, director, or officer has been convicted within the past ten (10) years of any of the following crimes:

- (a) Involving the presentation, exhibition or performance of an obscene production, motion picture or place, or of selling obscene matter;
- (b) Involving lewd conduct;
- (c) Involving the use of force and violence upon the person of another;
- (d) Involving misconduct with children; or
- (e) Involving illegal use of controlled substances or dangerous drugs.

5. The applicant or any person associated with the applicant as a partner, director, or officer has a history of conducting similar events that would not meet the standards established in sections 25.263 to 25.305, inclusive.

[§13, Ord. No. 1099; A. Ord. No. 1138]

25.283 Issuance of license, posting, fee.

1. To make a determination that the conditions of license approval have been met, the license division must receive from the applicant proof of compliance with each condition imposed under section 25.277 or 25.279. Such proof must:

- (a) Include executed contracts or agreements with all providers of required services and facilities, or other evidence approved by the director of community development;
- (b) Where the sheriff, district health officer, director of community development, fire chief, or other officer has determined the condition, include the written approval or acknowledgement of that person; and
- (c) Be received by the license division at least 5 working days prior to commencement of the event.

2. Upon a determination by the license division that the conditions of license approval have been met, and that all applicable fees and deposits have been paid, the license division must issue a license specifying the name and address of the licensee, the kind of festival licensed, and the dates and hours for which operation is authorized. The licensee must post the license in a conspicuous place upon the premises where the event is conducted.

3. The board hereby delegates to the director of community development the authority to determine whether an applicant has met the conditions of license approval. The applicant or his agent may appeal a decision of the director under this subsection in substantially the same manner as set forth in section 110.808.45 for administrative permits.

[§14, Ord. No. 1099]

25.285 Revocation of license: Cause. The board may revoke or further condition any license issued pursuant to section 25.283 when any of the following causes exists:

- 1. The licensee fails to pay to the license division any of the fees or deposits required under sections 25.263 to 25.305, inclusive.
- 2. The licensee, his employee or agent fails to fulfill any of the conditions of approval or to maintain required facilities pursuant to sections 25.263 to 25.305, inclusive, or to comply with any provision of any contract for police protection or other services.
- 3. The licensee allows the event to be conducted in a manner that violates any law or regulation established by Washoe County or the State of Nevada.
- 4. The licensee allows the festival to be conducted in a disorderly manner or knowingly allows any person to remain on the premises of the event while under the influence of intoxicating liquor or any controlled substance or dangerous drug.
- 5. The licensee, his employee or agent is convicted of any of the offenses enumerated under subsection 4 of section 25.281.
- 6. The licensee fails to provide the required number of facilities or personnel by reason of admitting persons in excess of the number estimated in the application.

[§15, Ord. No. 1099]

25.287 Suspension and revocation of outdoor community event or outdoor festival license: Procedures.

1. Whenever the continued operation of the event constitutes an imminent threat to the public health or safety, a license issued under section 25.283 is subject to immediate suspension by the license division, sheriff, chief of the responsible fire protection agency, or district health officer as set forth in this section.

A license issued under section 25.283 is also subject to immediate suspension by the license division or sheriff when any of the causes listed in section 25.285 exist.

2. Any person may file with the license division, sheriff, chief of the responsible fire protection agency, or district health officer a petition for suspension or revocation of the license of any licensee.

3. Whether initiated by petition or otherwise, the procedures for suspension and revocation shall be those set forth in sections 25.0380 through 25.0387, inclusive, except as follows:

(a) The causes for revocation are set forth in 25.285; and

(b) The license division may modify the time schedules set forth in subsections 4 and 6 of section 25.0381 if the event is scheduled to commence before the hearing would be held, or request a special hearing pursuant to NRS 244.090 if the event has not commenced and reasonable notice is possible. [§16, Ord. No. 1099; A. Ord. No. 1138, 1336]

25.289 Licensing conditions: Generally.

1. For an event for which a license is required under section 25.265, the board, the board of zoning adjustment, or the director of community development must establish conditions that must be met prior to the issuance of a license.

2. Conditions imposed under subsection 1 of this section shall be imposed pursuant to Washoe County's general police power as necessary under all the circumstances for the protection of the health, welfare, safety and property of local residents and persons attending festivals in the county, and may include, without limitation, the conditions specified in sections 25.291 to 25.305, inclusive.

3. The licensee must meet conditions imposed under this section at the licensee's expense. [§17, Ord. No. 1099; A. Ord. No. 1138]

25.291 Licensing conditions: Police protection. A licensee must employ sheriff's deputies or other police protection, to include private security firms or agencies, as necessary for the public health, safety, and welfare. The sheriff shall determine the numbers and types of officers or security personnel necessary to preserve order and protect persons and property in and around the place of the festival. [§18, Ord. No. 1099]

25.293 Licensing conditions: Food, water, sanitation, garbage disposal, and medical services.

1. A licensee must provide on the premises of the festival as necessary for the public health, safety, and welfare:

(a) An ample supply of potable water for drinking and sanitation purposes;

(b) A minimum supply of water meeting federal government standards;

(c) Except as provided in subsection 3 of this section, flush-type water closets, lavatories and drinking facilities, and related sewage and drainage systems;

(d) Food concessions or facilities to feed adequately the number of persons expected to attend, considering the event's location, expected attendance, access to and capacity of existing facilities, and distance from public eating places or like establishments;

(e) Sanitation facilities for the sole use of employees of the food concessions or operations;

(f) Trash receptacles;

(g) Removal of trash and refuse;

(h) Emergency medical treatment facilities; doctors, nurses, and other aides needed to staff such facilities; and medical supplies, drugs, ambulances and other equipment, considering the expected attendance, expected ages of attendees, duration of planned events, possibility of exposure to inclement weather and outdoor elements, and availability of other facilities; and

(i) Traffic lanes and other adequate space designated and kept open for access and travel of ambulances, helicopters, and other emergency vehicles to transport patients or staff to appropriate treatment facilities.

2. The district health officer shall determine the types, amounts, numbers, locations, and required quality of supplies, facilities, and services required under subsection 1 of this section.

3. Where flush-type water closets cannot be made available for the persons in attendance, the district health officer may allow the use of portable chemical toilets, which shall be emptied and recharged as necessary pursuant to procedures established by the district health officer. [§19, Ord. No. 1099]

25.295 Licensing conditions: Access, traffic, parking, camping, and illumination.

1. A licensee must provide on the premises of the festival as necessary to protect the public health, safety, and welfare:

- (a) Adequate parking space for persons attending by motor vehicle;
- (b) Adequate ingress and egress to festival premises and parking areas, including necessary roads, driveways, and entranceways to insure the orderly flow of traffic into the premises from a road that is part of or connects with a state or county highway;
- (c) An adequate access way for fire equipment, ambulances, and other emergency vehicles;
- (d) Traffic guards under the employ of the licensee to insure orderly traffic movement and relieve traffic congestion in the vicinity of the event;
- (e) Camping facilities and overnight areas, if necessary, that meet all applicable county and state requirements; and
- (f) Electric illumination of occupied areas, if a licensee will conduct an event after dark or allow persons to remain on the premises after dark.

2. For the purposes of this section, "adequate parking space for persons attending by motor vehicle" means a separate parking space for every two persons expected to attend by motor vehicle, individually and clearly marked, and not less than 12 feet wide and 20 feet long.

3. The director of community development shall consult with the director of public works and the county building officer, and shall determine the necessary parking, ingress, egress, access, traffic, camping, overnight, and illumination facilities and services required under subsection 1 of this section.

[§20, Ord. No. 1099]

25.297 Licensing conditions: Hours of operation. A license issued under section 25.283 must include as a condition the dates and hours of event operation approved by the board, the board of adjustment, or the director of community development.

[§21, Ord. No. 1099]

25.299 Licensing conditions: Fire protection.

1. A licensee must provide adequate fire protection, first aid equipment, and fire extinguishing equipment to protect the public health, safety, and welfare. If the event is to be conducted in a hazardous area as determined by the chief or chiefs of the responsible fire protection agency or agencies, considering all relevant factors, including without limitation the event location and nature, the nature of the surrounding area, and probable weather conditions, a licensee must employ fire guards and must remove flammable vegetation and other fire hazards.

2. The chief or chiefs of the responsible fire protection agency or agencies:

- (a) Shall determine the necessary numbers and types of equipment and personnel required under subsection 1 of this section;
- (b) May determine that an event is proposed in a hazardous fire area;
- (c) Shall approve the suitability of fire guards required to be employed by the licensee; and
- (d) Shall determine the manner and quantity of flammable vegetation and other fire hazards that must be removed.

[§22, Ord. No. 1099]

25.301 Licensing conditions: Financial ability to meet conditions. A licensee must provide proof of the financial ability of the applicants to meet the conditions of the license.

[§23, Ord. No. 1099]

25.303 Licensing conditions: Indemnification and insurance.

1. A licensee must indemnify, hold harmless, and defend the county, its agents, officers, servants and employees and the board, and any other public agencies involved, and their agents, officers, servants and employees, from and against any and all losses, injuries, or damages of any nature whatsoever arising out of, or in any way connected with such event, except such losses, injuries, or damages arising out of the sole negligence of the county or any other public agency involved.

2. A licensee must purchase and provide evidence of insurance coverage in an amount based on the liability exposure or potential losses created by the event.

3. The county risk manager shall determine the form, amount and type of evidence of insurance coverage required under subsection 2 of this section.

[§24, Ord. No. 1099]

25.305 Licensing conditions: Performance security.

1. A licensee must post a performance security in the form of surety bond, letter of credit, certificate of deposit, cash bond in favor of the county, or other instrument approved by the district attorney. The amount of the security shall be adequate to cover the costs of fulfilling specified conditions of license approval including, without limitation, the costs of removing debris, trash or other waste from, in and around the premises of the event.

2. As soon as practicable after completion of the event for which a license is issued under section 25.283, the license division shall inspect the event site and determine whether conditions of approval for which the licensee posted a performance security have been fulfilled.

3. If the license division determines that the conditions of license approval for which the licensee posted a performance security have been fulfilled, the division must promptly cause the release of the security. If the license division determines that the conditions of approval for which the licensee posted a performance security have not been fulfilled, the license division shall recommend to the district attorney that the security be forfeited and used to achieve compliance.

4. The license division shall determine the type and amount of performance security required under subsection 1 of this section.

[§25, Ord. No. 1099; A Ord. No. 1275]

EXTRACT FROM WASHOE COUNTY CODE CHAPTER 110

Section 110.310.15 Allowed Temporary Uses and Structures. Temporary uses and structures shall be subject to all the regulations as would be applied to a permanent principal or accessory use located in the same regulatory zone, except as otherwise provided by the regulations of this article. The following temporary uses and structures shall be allowed as specified by the provisions of this section and Chapter 25 of the Washoe County Code. The duration and frequency of temporary uses is established in this section and Chapter 25 of Washoe County Code. The Director of Community Development may impose additional restrictions on the frequency and duration of a temporary use.

(a) through (c) omitted

(d) Circuses, Carnivals and Other Outdoor Entertainment Events. Excluding activities and events occurring in a permanent entertainment facility, the temporary provision of games, eating and drinking facilities, live entertainment, animal exhibitions, or other similar activities in a tent or other temporary structure. Section 110.310.20, Circuses, Carnivals or Other Outdoor Entertainment Events, provides additional regulations.

(e) through (o) omitted

Section 110.310.20 Circuses, Carnivals or Other Outdoor Entertainment Events. A circus, carnival or other outdoor entertainment event may be permitted in all regulatory zones for a period not to exceed ten (10) days. Adequate parking and restroom facilities shall be provided for the expected attendance. An event that will have a combination of between three hundred (300) and nine hundred ninety-nine (999) participants and spectators on any one (1) day of the event shall obtain an administrative permit prior to the event. An administrative permit or outdoor festival license shall not be required for events held at or in facilities designed for such events. These facilities include auditoriums, convention facilities, stadiums and parks, but does not extend to ancillary support areas, such as parking lots, if the event is to be held on or in those ancillary support facilities. An event that will have a combination of more than one thousand (1,000) participants and spectators on any one (1) day of the event shall obtain an outdoor festival license as specified in Chapter 25 of the Washoe County Code, instead of an administrative permit.

Event Contact Information

IVGID & Washoe County Sheriff July 4th Traffic Plan

NLTFPD In Water Cleanup Plan

FAA and TRPA Memorandums

2026 July 4 Tahoe Fireworks Event

Contact Information

Agency	Name	Number
Emergency		911
Tahoe Fireworks	Chris Plastiras	775.691.7000
	Shelia Leijon	775.762.1091
Schumacher Estate	Maria Urso	775.846.3019
NLTFPD	Assistant Chief Horan	775.530.1236
	FM James	775.413.9344
WCSO	Non-Emergency	775.785.9276
IVGID	General Manager Harrison	425.414.4357
	Director of Community Services Bandelin	775.830.1179
	Recreation Ops Manager- Adia	775.298.9882
	Parks Ops Manager – Samantha	775.745.7604

CONDITIONS OF APPROVAL
NORTH LAKE TAHOE FIRE PROTECTION DISTRICT
PYROTECHNIC DISPLAY PERMIT

This permit authorizes White & Tahoe Blue II (Fireworks Display) ("Sponsor") and Lantis ("Fireworks Contractor") (collectively "Permittees") to conduct a firework event over Lake Tahoe for the Fourth of July (the "Authorized Event"). The fireworks shall be launched from one or more barges stationed within the Washoe County, Nevada portion of Lake Tahoe. This permit is valid only for the quantities, sizes and types of pyrotechnic products listed in Exhibit "A" attached hereto. The Fireworks Contractor shall notify the North Lake Tahoe Fire Protection District (the "District") of any changes to the pyrotechnic products prior to an Authorized Event. The District reserves the right to revoke or revise this permit due to unfavorable weather conditions or other circumstances which, in the District's opinion, would create a fire or safety hazard.

A. Fireworks Best Management Practices Plan (FBMPP)

The Permittees shall prepare and implement a Fireworks Best Management Practices Plan ("FBMPP") to reduce fireworks debris associated with Authorized Events entering the waters and shores of Lake Tahoe. The FBMPP shall address, at a minimum, the following elements:

1. Whenever practicable and economically feasible, the Permittees shall consider the use of alternative fireworks produced with new pyrotechnic formulas that replace perchlorate with other oxidizers and propellants that burn cleaner and produce less smoke.
2. Whenever feasible and practical, Permittees shall select fireworks that minimize or eliminate plastic components.
3. A safety zone (the "Safety Zone") around the fireworks barges shall be determined by Fireworks Contractor prior to commencement of Authorized Event in accordance with the laws and regulations applicable to an Authorized Event and as approved by the NLTFPD Fire Marshal. Sponsor is responsible to keep unauthorized persons or boats from entering the Safety Zone.

4. The fireworks and fireworks equipment shall be setup, discharged and taken down in accordance with the laws and regulations applicable to an Authorized Event by Fireworks Contractor. All permits, licenses and approvals required by respective authorities having jurisdiction over the Authorized Event shall be obtained by Permittees, and the parties responsible under applicable law and regulation shall comply with the requirements and conditions of those permits and licenses. All equipment used to hold and launch the fireworks shall be secured properly by Fireworks Contractor in accordance with applicable laws and regulations and in such a way as to minimize the risk that the equipment and fireworks would fall into the water. Other than system firing cables and common or grounding wires intended to be recovered after the display, electric igniter wires used to trigger the fireworks shall be secured by Fireworks Contractor to minimize the risk that the wires would fall into the water during or after the ejection. As soon as is safe and practicable at the completion of the display, the deck of each barge that carried/shot fireworks shall be raked and swept by the fireworks contractor to prevent debris from being deposited in the lake. Final cleaning of barges must be accomplished by 12pm the following day.
5. During Authorized Events, the Fireworks Contractor shall monitor wind and current direction and the fireworks trajectory to determine where to focus debris cleanup efforts.
6. (a) Prior to the discharge of any fireworks, Permittee shall have no less than two power boats at the discharge location, each power boat staffed with a crew of no less than three persons wearing United States Coast Guard approved life vests with attached lighting devices ("Clean-Up Crew"). The power boats shall be equipped with spot lights with no less than 2,000,000 candle power to illuminate the Lake's surface to enable the Clean-Up Crew to locate and retrieve observable unexploded/dud fireworks and fireworks debris (the "debris search") utilizing long-handled fine basket scoop nets and rakes approved by Fire District. Each vessel shall have no less than two long-handled fine basket scoop nets on board for debris retrieval and trash receptacles. The Clean-Up Crew shall commence the debris search upon the "all clear" signal from the NLTFPD Fire Marshal, following an Authorized Event, and so long as conditions permit safe operation, the Clean-Up Crew shall commence the debris search and cleanup effort to collect and remove debris from the surface of Lake Tahoe. The Clean-Up Crew shall monitor wind and surface water movement of fireworks debris outside the safe perimeter utilizing GPS units to mark locations and debris trajectory. The debris search shall involve multiple rotations within the fallout area and Safety Zone until the amount of observable surface

debris within and surrounding the Safety Zone is de minimis, but in no event for less than two (2) hours.

(b) The Clean-Up Crew shall resume the debris search and cleanup efforts with no less than a two-member boat crew the day following an Authorized Event or as soon thereafter as conditions permit safe operations. The Clean-Up Crew shall travel in expanding rotations from the fireworks discharge location at slow speed searching for and collecting fireworks debris and unexploded/dud fireworks from the surface of the lake. The Clean-Up Crew shall focus the debris search and cleanup efforts according to monitored wind and current direction and the trajectory of fireworks during the Authorized Event. The day-after cleanup efforts shall continue until the amount of observable surface debris is de minimis, but in no event shall the effort be less than four (4) hours.

(c) The Fire District reserves the right to revoke the fireworks discharge permit if two power boats staffed and equipped as set forth in Paragraph 6(a), above, are not on at the discharge site one hour prior to commencement of the fireworks display.

7. The Fireworks Contractor shall resume surface debris search and cleanup efforts with a 2–3-member boat crew the day following an Authorized Event or as soon thereafter as conditions permit safe operations. The boat crew shall travel approximately 50 to 100 feet offshore at slow speed searching for and collecting fireworks debris from the surface of the lake. The boat crew shall focus search and cleanup efforts according to monitored wind and current direction and the trajectory of fireworks during the Authorized Event. The day-after cleanup efforts shall continue until the amount of observable surface debris is de minimis, but in no event shall the effort be less than four (4) hours.
8. The Permittees shall commence an underwater debris search and cleanup effort with a dive crew the day following an Authorized Event or as soon thereafter as conditions permit safe operations. The divers shall cover the Authorized Event debris field, working outward from the location where the barges were anchored the night before to locate and collect fireworks debris and other trash from reasonably safe depths of the lakebed.
9. Sponsor shall assemble crews necessary to patrol the Nevada shoreline by foot to include Incline Beach, Ski Beach, Hermit Beach and Hyatt property to collect and remove any and all fireworks debris observed on the beaches and shoreline. The

Sponsor shall use reasonable efforts prior to an Authorized Event to secure permission from the private lakefront property owners or homeowner associations, as the case may be, for the foot patrol crew to enter upon private property following the Authorized Event. Daily search and cleanup efforts by foot shall be conducted for a minimum of 5 days following an Authorized Event, after which they may cease foot patrol if no fireworks debris is found on the shoreline by the end of the fifth day. If fireworks debris continues to be observed on the shoreline, cleanup patrols shall be continued. If fireworks debris from an Authorized Event is reported to be in an area other than locations mentioned in this paragraph, cleanup crews will respond to clean up such debris. Sponsor is responsible for performing these tasks.

10. All debris collected during the various cleanup efforts shall be disposed of in accordance with all applicable laws and regulations. All hazardous fireworks debris, including duds, resulting from the set-up, firing, and strike of the public fireworks display, including live pyrotechnics debris, that are collected shall be handled and managed in accordance with applicable fireworks and hazardous materials laws and regulations by Fireworks Contractor and per NLTFPD Fire Marshal. Contact 911 for an appropriate agency response.
11. Sponsor shall establish, publicize, and monitor a hotline (telephone, email and website) for the Authorized Events to provide members of the public a means to report fireworks debris sightings. Sponsor shall respond within 24 hours, or as soon thereafter as weather conditions safely permit, to credible reports and collect any fireworks debris from the Authorized Events. If the response period falls on a weekend or holiday, Sponsor shall respond on the next business day. Sponsor's response to clean-up fireworks debris from an Authorized event is expressly conditioned on Sponsor being granted access to the private property. Permittees may request the Fire Marshal or his or her designee to determine whether specified fireworks debris is from an Authorized Event. The hotline shall remain in effect for at least 3 months after an Authorized Event. The Sponsor is responsible for performing these tasks.

B. Authorized Event Log

Sponsor shall prepare a written log compiling daily logs of all search and cleanup efforts for each Authorized Event. Daily logs shall be compiled by each team of divers or search teams. A final log shall be prepared compiling all of the daily logs within 12 days following the completion of all searches and cleanup efforts

described in Paragraphs 8-9 above. The final log shall be lodged with the District, the Tahoe Regional Planning Agency, the Nevada Department of Environmental Protection, and made available for public review. The daily logs shall contain the following information:

1. The name of the Permittees for the Authorized Event, together with the names and license numbers of the pyrotechnic operators actually in charge of the fireworks display.
2. The date, time, and duration of the Authorized event
3. The amounts of fireworks debris collected, the locations where fireworks debris was collected, the types of fireworks debris collected (e.g., fuse, cardboard debris, plastic debris, etc.), representative photographs of observed fireworks debris collected from shoreline areas, the dates, times and visual observations (e.g., wind direction, current direction, fireworks trajectory) during and after an Authorized Event, and any other pertinent information.
4. The locations that were searched.

The final log shall compile and attach all of the daily logs and, in addition, shall contain the following information:

1. A summary of the total quantity and types of fireworks debris collected from the Lake and the entire shoreline area, as well as subtotals for each beach or discrete shoreline area, and the name of the person in charge of the particular search.
2. Certification under penalty of perjury that the FBMPP was fully implemented.

C. Violations and Enforcement

1. The Permittees shall comply with the requirements and conditions of this permit for which they are responsible. Any permit non-compliance is grounds for enforcement action; permit termination, revocation or modification; or denial of an application for permit renewal, modification, or reissuance.
2. The NLTFPD shall notify the Permittees of a violation. The responsible

Permittee shall cure the violation immediately or as practical under the circumstances and approved by Fire Marshal, but in no event more than 5 days from the date of notification by the District.

3. Failure by Sponsor or Fireworks Contractor to timely cure any violation for which it received notice from the NLTFPD and for which it is responsible may subject the responsible Sponsor or Fireworks Contractor to monetary penalties up to \$1,000 per day per occurrence. (2018 International Fire Code Adoption of NLTFPD Resolution 18-1 Section 9)
4. Permittees shall provide a security deposit in the amount of \$10,000.00 to the District at least thirty (30) days before the Authorized Event. In the event of a breach of the terms of this permit that is not cured within the time provided, the District may use some or all of the security deposit to perform or hire a contractor to perform the cleanup work not performed by Permittees or to pay penalties properly assessed against Permittees.

Title:

MEMORANDUM

To: Washoe County Planning & Building Division | Community Services Department
From: Tahoe Fireworks, Shelia Leijon, Event Co-Chair
Re: 2026 Incline Fireworks Event Permit Conditions – Tahoe Regional Planning Agency (TRPA) June 2, 2026

Pursuant to TRPA code 2.3.5, Temporary Activities such as the 2026 Tahoe Fireworks Event are exempt and do not require a permit or TRPA approval.

<https://www.trpa.gov/wp-content/uploads/TRPA-Code-of-Ordinances.pdf>

MEMORANDUM

To: Washoe County Planning & Building Division | Community Services Department
From: Tahoe Fireworks, Shelia Leijon, Co-Chair
Re: 2026 Incline Fireworks Event Permit Conditions – Federal Aviation Administration (FAA)
June 2, 2026

FAA approval is not required for the 2026 Incline Fireworks Event.

BACKGROUND: Past and Future FAA Permitting and Approval

Over the years, Incline Village was privileged to host training demonstrations performed by the US Air Force, 129th Rescue Wing. The training demos were sponsored by the Incline Tahoe Foundation (ITF), a local 501 (c) 3, through the foundation's Bob Wheeler Memorial Fund.

These training demonstrations required permitting, approval and oversight by the FAA and included:

- Landing a HH 60G Pave Hawk helicopter on the Village Green in Incline Village for an up close and personal viewing by community members.
- Enacting a rescue in the waters of Lake Tahoe, off the shore of Incline Beach. The rescue training involved the Pave Hawk, a HV130J Combat King Aircraft and several pararescue jumpers.

This year, it was again determined that the 129th Rescue Wing was unable to participate in the 2026 July 4th celebrations, therefore, FAA permitting, approval and oversight was not necessary.

If ITF and Tahoe Fireworks are able to host these two events in the future, we understand that FAA permitting, approval and oversight will be a condition of permit approval by WC planning.

Email from NLTFPD FM James

Lantis NLTFPD Permit Application

Tahoe Fireworks NLTFPD Permit Application

RE: Confusion

From John James <jjames@nltpd.net>

Date Tue 6/2/2026 10:19 AM

To Shelia Leijon <saleijon@hotmail.com>; Jeffrey Smith <jsmith@nltpd.net>; Jolene Bertetto <JBertetto@washoecounty.gov>

Hello All,

This email serves to confirm that the North Lake Tahoe Fire Protection District (NLTFPD) has been actively coordinating with Lantis Fireworks and Shelia Leijon regarding the proposed Pyrotechnics, Special Effects, and Fireworks Display associated with the private Fourth of July 2026 event.

Since early January 2026, both organizations have been working closely with the Fire District to develop and finalize the operational and life safety components associated with the event and display.

At this time, Lantis Fireworks and Shelia Leijon have provided comprehensive application and supporting materials to the Fire District for review. These submittals are currently being evaluated to ensure the proposed plans include detailed dimensioned layouts, sectional drawings, and associated safety features for the barges in accordance with applicable provisions of NFPA 1123, consistent with documentation and operational practices previously reviewed by the District.

This correspondence also serves as acknowledgment that NLTFPD is aware of the anticipated size and scale of both the event and the associated fireworks display. Please let us know if any additional information or documentation is required.

Respectfully,



John James
Fire Marshal

Office: [775.831.0351](tel:775.831.0351) x8131 | Cell: [775.413.9344](tel:775.413.9344)

Email: jjames@nltpd.net

[866 Oriole Way](#) | [Incline Village](#) | [NV 89451](#)



North Lake Tahoe Fire Protection District

866 Oriole Way, Incline Village, NV 89451

Phone: (775) 831-0351



PYROTECHNICS/SPECIAL EFFECTS/FIREWORKS APPLICATION

APPLICANT/POINT OF CONTACT: Kenneth Lantis	EMAIL: lantispyro@yahoo.com
EVENT ADDRESS:	PHONE: (801) 768-2255
NAME, DATE, TIME, & DESCRIPTION OF EVENT: Tahoe Fireworks, Inc. (July 4, 2026)	
Name of Person Actually in Chare of Firing the Pyrotechnics (i.e., pyrotechnic operator)	
Erick McHenry (801) 608-2065	

Fees will be based on adopted fee schedule.

REQUIRED Attachments - Applicant to submit and include with this application as attachment (8 1/2 X 11 PDF Package)

Certificate of Liability Insurance with a minimum liability coverage of 1 million dollars per incident and 2 million in aggregate, and listing the NLTFPD as Additional Insured.

Current Nevada State Pyrotechnic Operator and Photo Identification, Drivers License with Hazmat DOT information, along with copies of Assistant Pyrotechnic Operators per NRS and NAC 477.622, 477.624

Complete pyrotechnic shot/queue list including sizes, basic descriptions, number of set pieces, shells, and other items. Shells shall be designated by diameter specifying single, multiple break or salute.

Supervision Crew Photo Identification along with:

- Credentials of those assigned s to ensure continuous and systematic surveillance of stored fireworks by one or more qualified individuals from the moment the fireworks are delivered to the NLTFPD district boundaries.
- Schedule and corresponding map of post-fireworks display inspection. After the fireworks display, the firing crew shall conduct an inspection of the fallout area for the purpose of locating unexploded aerial shells or live components. This inspection shall be conducted before public access to the site shall be allowed. Where fireworks are displayed at night and it is not possible to inspect the site thoroughly, the operator or designated assistant shall inspect the entire site at first light.
- Action plan establishing procedures to follow and actions to be taken if a shell fails to ignite in, or discharge from, a mortar or fails to function over the fallout area or other malfunctions shall be provided to the fire code official

Pyrotechnic Protective Clothing Information.

Safety Data Sheets (SDS) of the pyrotechnical materials to be used.

REQUIRED Site Plan - Applicant to submit and include with this application as attachment

Provide dimensioned plot plan diagramming the area in which the display is to be held. The plot plan shall include the placement of devices, the location from where the operator will discharge fireworks, the location of any performers, the location of the audience, and the lines behind which the audience will be restrained. Additionally, show the location of highways, overhead obstructions, nearby trees, telephone lines and other lines of communication. When necessary, a sectional drawing shall be provided.

Indicate means (fencing barricades, etc.) to ensure that within the fallout area, no spectators or vehicles, watercraft, and the area should be free of combustible materials that could be ignited by falling debris.

Detail mortar racks to be used, for securement spacing and type of materials

Detail fallout area based upon 100 feet radius per caliber inch of shell size.

Note on plans that the display shall comply with International Fire Code Chapter 56 and NFPA 1123 & 1126 and the Nevada State Fire Marshal's Code.

Designate area of storage of all fireworks before, during, and after the display including but not limited to:

- ✓ Stored within an approved storage magazine,
- ✓ Zone in which contracted dedicated Fire Watch staff during will be present storage time

Identify locations of:

- ✓ Minimum of two currently serviced 2.5-gallon pressurized water extinguishers shall be available on the site.
- ✓ A water container for duds or misfired shells.
- ✓ Barricades or barriers shall be used to keep unauthorized personnel out of the firing and fallout areas.
- ✓ Locations of four of more fire extinguishers (minimum 2A-10BC) in areas of loading, being prepared for firing ad fired.

Point of onsite assembly of pyrotechnic materials and devices

Indicate that no tents and canvas structures will be within 100 feet NFPA 1126

Identify on plans all overhead obstructions, such as power lines and trees within 25 feet.

Lake Tahoe, Incline Village






no unauthorized personel or boats allowed within the fallout zone during fireworks displays

All mortars are verticle and minimum secured diameter of site according to the NFPA 1123 Table 5.1.3.1

Buoys stationed during display to indicate fallout
#1- 39°14'9.70"N 119°56'33.20"W (end of dock)
#2- 39°13'55.40"N 119°56'44.86"W
#3- 39°13'46.48"N 119°56'25.57"W
#4- 39°14'1.11"N 119°56'15.08"W (end of dock)


Shot remotely off the barge itself

Legend

-  39.232837, -119.941582
-  850' Fallout Radius
-  buoy
-  Buoy Path
-  Main Viewing

Google Earth

Image Landsat / Copernicus

39.232837, -119.941582 

buoy 2

buoy 1

Main

buoy 4

buoy 3

1000 ft



Tahoe Fireworks Schedule

July 1, 2026

If weather and lake condition permits

Barge will be ready at Ski Beach - 967 Lakeshore Drive, Incline Village, Nevada 89451

5:00 a.m. Volunteer Athletic Group will load racks and Lantis will load product onto Barge

8:00 a.m. Barge will be towed out and anchored

Set up will continue once fully anchored to specs sent on barge map

6:00 p.m. Lantis crew will leave barge

July 2 - 3, 2026

If weather and lake condition permits

7:30 a.m. Lantis crew continues setup & Security leaves

6:00 p.m. Security arrives and Lantis crew leaves

July 4, 2026

If weather and lake condition permits

Security all day until 6:15 p.m. Lantis pyro crew off and on all day and night

6:00 p.m. Lantis crew arrives & Security leaves

9:00 p.m. Show starts (approximate upon FM approval)

9:18 p.m. Show ends (estimated)

9:38 p.m. Lantis crew starts unloading any shells not shot to prep for reshoot

Midnight - Tug crew starts moving barge into boat ramp

Arrive at boat ramp, unloading fireworks, equipment, sweep, clean barge, dispose of non-fireworks in dumpsters, and put fireworks trash in truck.

In the event of device failure to ignite, first, isolate the firing system's impact. Verify proper circuit connection and repeat the firing sequence.

July 5, 2026

If weather and lake condition permits.

Drive equipment, fireworks, fireworks trash back to Salt Lake City

Product ID	Description	Category	Quantity
12P1086	12" Shell of Shells/purple 10/10/2018 EX Number: 1992060135 Manufacturer: PRECOCIOUS PYRO	*12" Shells	1
12P1600	12" Brocade to Green 10/23/2018 EX Number: ?1992060135 Manufacturer: PRECOCIOUS PYRO	*12" Shells	1
12P1603	12" Green to Brocade 10/23/2018 EX Number: 1992060135 Manufacturer: PRECOCIOUS PYRO	*12" Shells	1
12P1604	12" Red Mag to Brocade 10/23/2018 EX Number: ?1992060135 Manufacturer: PRECOCIOUS PYRO	*12" Shells	1
12P1607	12" Brocade to Green to White Strobe 10/23/2018 EX Number: ?1992060135 Manufacturer: PRECOCIOUS PYRO	*12" Shells	1
3002-RWB	3" CHAIN SHELLS W/TAIL RED WHITE BLUE CHRYS. 11/25/2025 L1 EX Number: 2002040090 Manufacturer: LIDU	*3" Chains	300
4100A-25	4" ASSORTED SHELLS W/TAIL-A 11/25/2025 L1 EX Number: 2001020097 Manufacturer: LIDU	*4" Shells	108
4100B-25	4" ASSORTED SHELLS W/TAIL -B 11/25/2025 L1 EX Number: 2001020097 Manufacturer: LIDU	*4" Shells	72
4515	4" CRACKLING WILLOW W/TAIL 3/9/2020 L1 EX Number: 2001020097 Manufacturer: LIDU	*4" Shells	6
5001-CH-24	5" CHAIN ASSORTED SHELLS 3/25/2024 L1 EX Number: 2002040090 Manufacturer: LIDU	*5" Chains	40
5100A-25	5" ASSORTED SHELLS W/TAIL -A 11/25/2025 L1 EX Number: 2001020097 Manufacturer: LIDU	*5" Shells	18
5100B-25	5" ASSORTED SHELLS W/TAIL-B 11/25/2025 L1 EX Number: 2001020097 Manufacturer: LIDU	*5" Shells	18
5100C-25	5" ASSORTED SHELLS W/TAIL -C 11/25/2025 L1 EX Number: 2001020097 Manufacturer: LIDU	*5" Shells	18
5100D-25	5" ASSORTED SHELLS W/TAIL -D 11/25/2025 L1 EX Number: 2001020097 Manufacturer: LIDU	*5" Shells	18

Product ID	Description	Category	Quantity
6100A-24	6" ASSORTED SHELLS W/TAIL -A 3/25/2024 L1 EX Number: 2001020097 Manufacturer: LIDU	*6" Shells	36
6100B-24	6" ASSORTED SHELLS W/TAIL -B 5/09/2024 L1 EX Number: 2001020097 Manufacturer: LIDU	*6" Shells	36
8504-24	8" GLITTERING COCONUT TREE 3/25/2024 L1 EX Number: 2001020097 Manufacturer: LIDU	*8" Shells	1
8531-24	8" DRAGON EGGS 3/25/2024 L1 EX Number: 2001020097 Manufacturer: LIDU	*8" Shells	1
8540-24	8" GLITTERING GOLDEN 3/25/2024 L1 EX Number: 2001020097 Manufacturer: LIDU	*8" Shells	1
8541-24	8" BROCADE CROWN 3/25/2024 L1 EX Number: 2001020097 Manufacturer: LIDU	*8" Shells	1
8543-24	8" THREE-TIMES BROCADE CROSSETTE 3/25/2024 L1 EX Number: 2001020097 Manufacturer: LIDU	*8" Shells	1
8545-24	8" WHITE FLASHING BIG WILLOW CROSSETTE 3/25/2024 L1 EX Number: 2001020097 Manufacturer: LIDU	*8" Shells	1
8546-24	8" TIME RAIN 3/25/2024 L1 EX Number: 2001020097 Manufacturer: LIDU	*8" Shells	1
10210	10" RED RING W/ WHITE STROBE TO SAL. 11/1/2016 L1 EX Number: 2002030230 Manufacturer: LIDU	*10" Shells	1
40222-RWB	4" CHAIN SHELLS W/TAIL Red White Blue CHRYS. 11/25/2025 L1 EX Number: 2002040090 Manufacturer: LIDU	*4" Chains	40
CB167E	10" SILVER SCATTER TO THOUSANDS OF SILVER CRACK 01/FEB./15/L1 EX Number: 2001020097 Manufacturer: LIDU	*10" Shells	1
CB173E	10" GOLDEN WILLOW W/TAIL SH1 3/9/2017 EX Number: 2001020097 Manufacturer: LIDU	*10" Shells	2
CB198E	10" PATTERN SHELL-ROTUNDA(RWB) W/TAIL SH1 3/9/2023 EX Number: 2001020097 Manufacturer: LIDU	*10" Shells	1

Product ID	Description	Category	Quantity
CB199E	10" PURPLE SEVEN STARS W/GOLDEN WAVE GREEN RIN SH1 3/9/2024 EX Number: 2001020097 Manufacturer: LIDU	*10" Shells	1
CK12-1321	1.25" WATER 68'S BROCADE CROWN MINES CARPET ON 11/1/2016 L1 EX Number: 2013040879 Manufacturer: LIDU	Water Cake	3
CK12-1321	1.25" WATER 68'S FAN SHAPED RED FLAMES ON WATER/ 11/1/2016 L1 EX Number: 2002040093 Manufacturer: LIDU	Water Cake	2
CK12-1321	1.25" WATER 68'S FAN SHAPED WHITE FLAMES CARPET 11/1/2016 L1 EX Number: 2002040093 Manufacturer: LIDU	Water Cake	2
CK12-1322	1.25" WATER 68'S FAN SHAPED BLUE FLAMES CARPET O 11/1/2016 L1 EX Number: 2002040093 Manufacturer: LIDU	Water Cake	2
J-Tek10	J-Tek Ematch 10' EX Number: 2013021107 Manufacturer: MJG	E-Match	435
RS04S-420	4" BROCADE CROWN HORSE TAIL CHRYS. 11/1/2016 L1 EX Number: 2001020097 Manufacturer: LIDU	*4" Shells	4

GRAND TOTAL

*3" Chains: 300
 *4" Shells: 190
 *4" Chains: 40
 *5" Shells: 72
 *5" Chains: 40
 *6" Shells: 72
 *8" Shells: 7
 *10" Shells: 6
 *12" Shells: 5
 Water Cake: 9
 E-Match: 435

Barge Square ft Required

Size	Sq ft	Shells
3"	450	300
4"	460	230
5"	280	112
6"	216	72
7"	0	
8"	28	7
10"	30	6
12"	30	5
Our Barge	1500	
Barge Needed	1,494	
Difference	6	

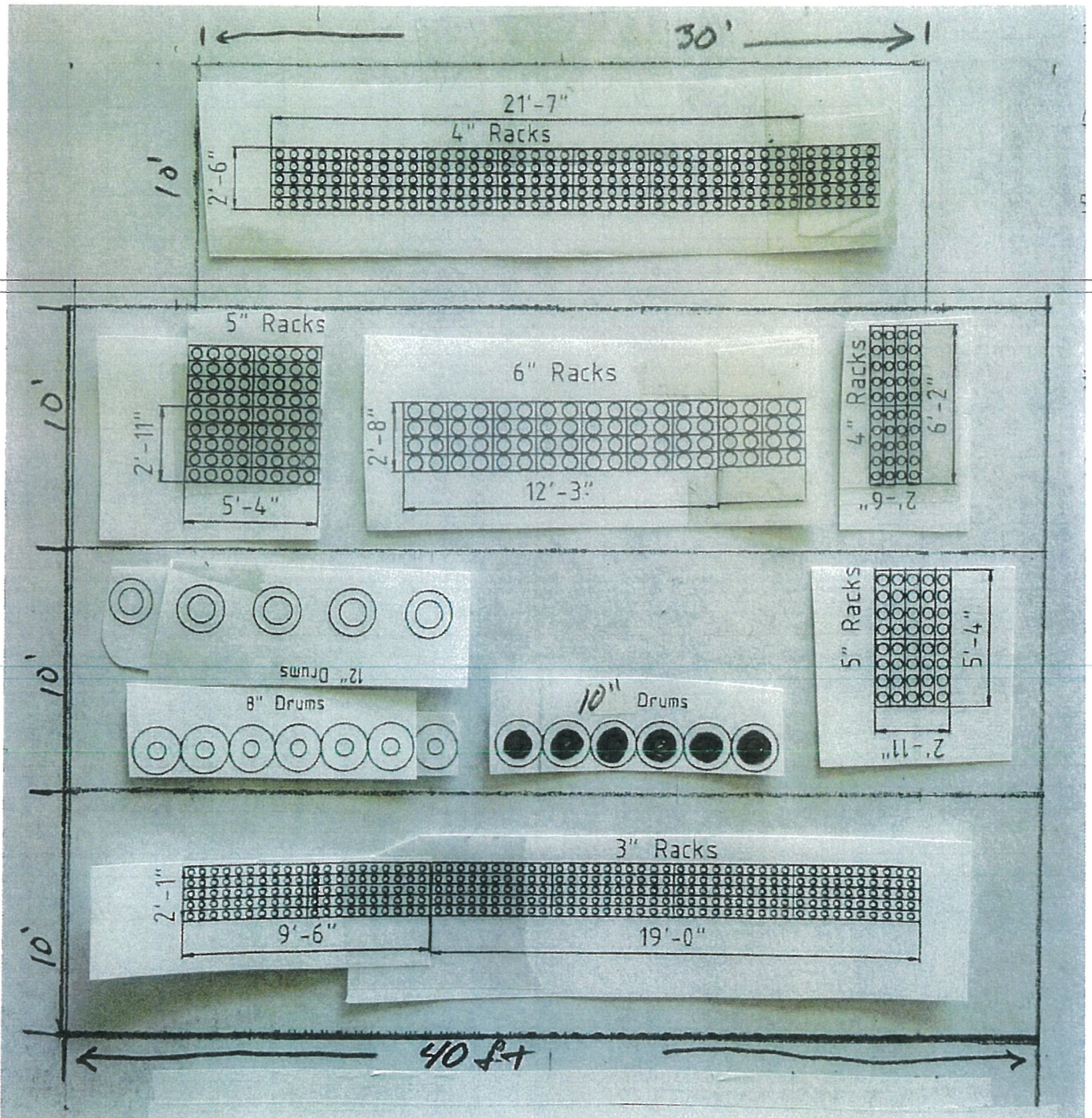
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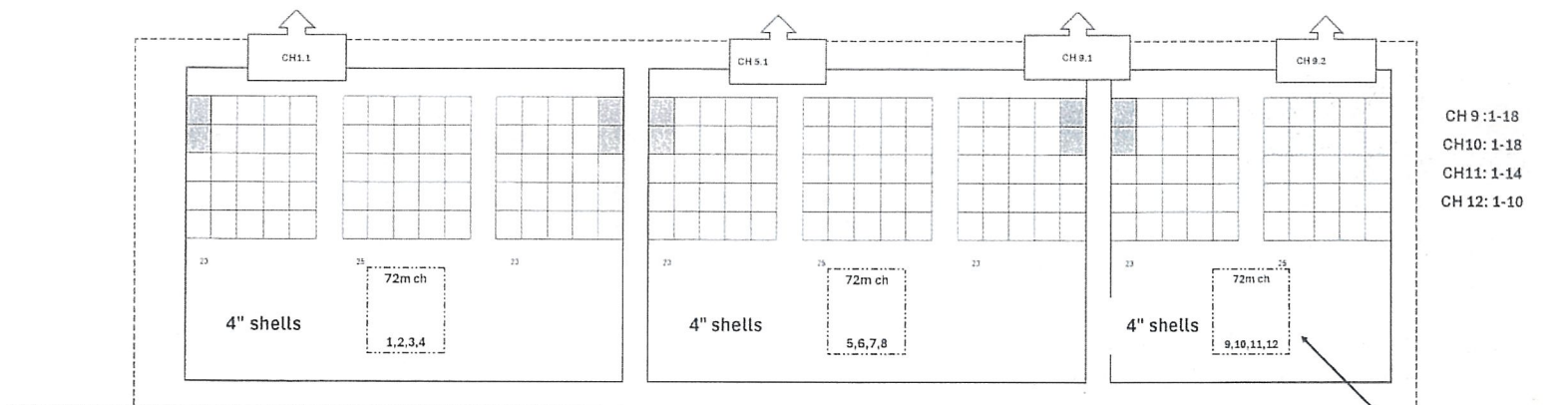
1 message

Bosco Nguyen <bosco@lantisfireworks.com>

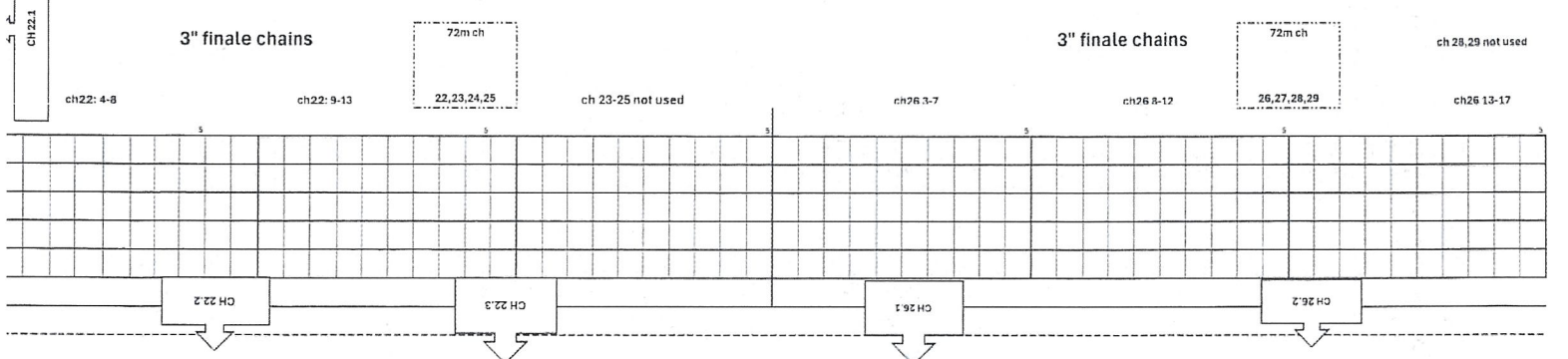
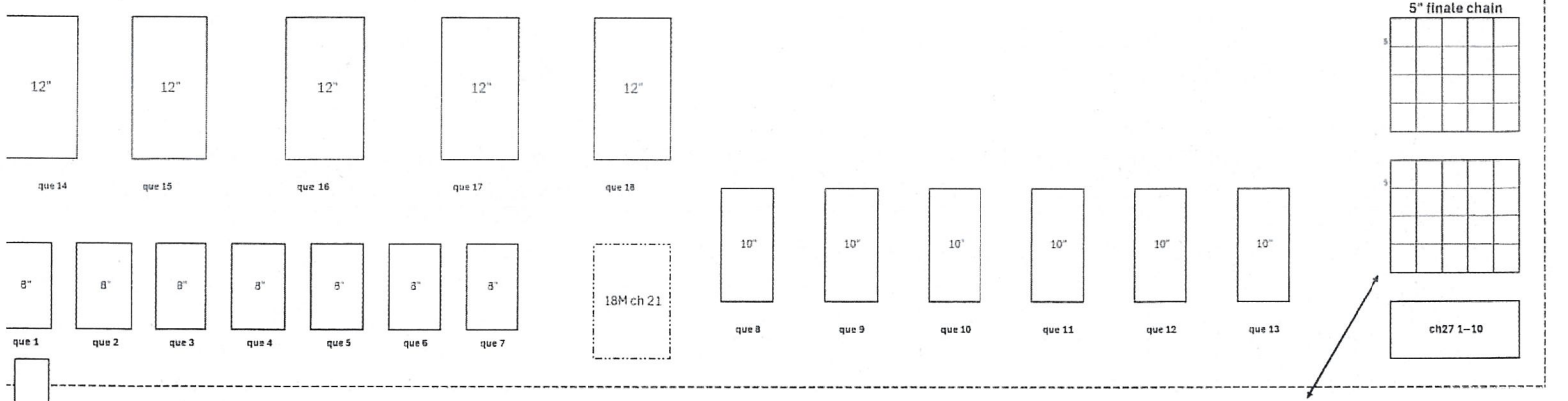
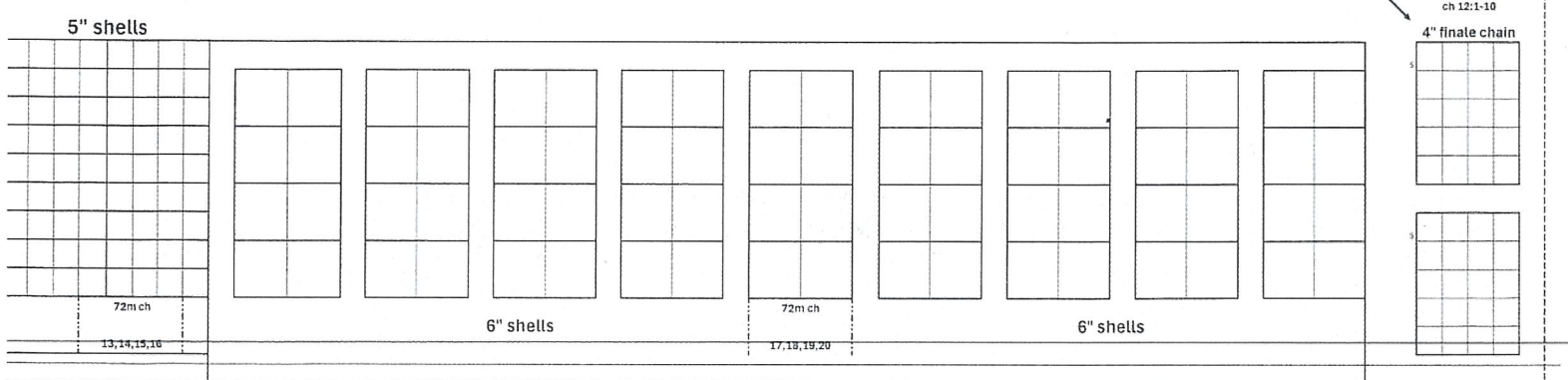
Tue, May 26, 2026 at 3:48 PM

To: Bosco Nguyen <bosco@lantisfireworks.com>





CH 9 : 1-18
 CH 10 : 1-18
 CH 11 : 1-14
 CH 12 : 1-10







STATE FIRE MARSHAL DIVISION

107 Jacobsen Way
 Carson City, NV 89711
 Tel: (775) 684-7530
 Fax: (775) 684-7518

CERTIFICATE OF REGISTRATION APPLICATION

****Please use the Tab Key****

New Application Renewal Application Address Change / Replacement + \$14.00 Name Change + \$14.00

****Please ensure you are applying for the correct Certificates and updates as there are NO REFUNDS****

Full Legal Name: <u>Erick Scott McHenry</u>	
Mailing Address: <u>9666 Red Bridge Road</u>	
City: <u>Eagle Mountain</u>	State: <u>UT</u> Zip: <u>84005</u> Email: <u>erickmhenry@gmail.com</u>
Telephone: <u>801 608 2065</u>	Social Security Number: <u>529-75-1735</u>

Date of Birth: <u>7-7-86</u>	Age: <u>39</u>	Sex: <input checked="" type="checkbox"/> Male <input type="checkbox"/> Female
Height: <u>Ft. 5 In. 7</u>	Weight: <u>185</u>	Hair Color: <u>Blonde</u> Eye Color: <u>Blue</u>

TYPE OF SERVICE - *Certificate of Registration Fee must be enclosed!!*

Fire Protection Certifications <i>New - \$85.00 (per cert) - Renewal - \$40.00 (per cert)</i>	Pyrotechnic/Flame Effect Certifications (per cert) <i>New & Renewal: Operator - \$66.00 - Assistant - \$31.00</i>
<input type="checkbox"/> A - Portable Fire Extinguishers with Low & High Pressure Hydro <input type="checkbox"/> B/C - Type B with Low Pressure Hydrostatic Testing <input type="checkbox"/> B - Portable Fire Extinguishers <input type="checkbox"/> E - Engineered/Pre-engineered Extinguishing Systems <input type="checkbox"/> E/1 - Pre-engineered Fire Extinguishing Systems <input type="checkbox"/> E/2 - Engineered Fire Extinguishing Systems <input type="checkbox"/> Backflow Testing <input type="checkbox"/> Private Hydrant	<input type="checkbox"/> Champagne Sparkler Presentation (\$66.00) Name of Nightclub: _____ Show Specific (Pyro and Flame Effect Only) Name of Hotel: _____ Name of Show: _____ Indoor Stage: <input type="checkbox"/> Operator <input type="checkbox"/> Assistant Outdoor Aerial: <input checked="" type="checkbox"/> Operator <input type="checkbox"/> Assistant Special Effects: <input type="checkbox"/> Operator <input type="checkbox"/> Assistant Liquid: <input type="checkbox"/> Operator <input type="checkbox"/> Assistant <input type="checkbox"/> Magician (\$31.00)
<input type="checkbox"/> F - Fire Alarm/Protective Signaling Systems <input type="checkbox"/> G - Automatic Fire Sprinkler Systems <input type="checkbox"/> H - Hood and Duct Cleaning <input type="checkbox"/> I - Standpipe Systems <input type="checkbox"/> J - Residential Fire Sprinkler Systems <input type="checkbox"/> EWD (Heat Detector) <input type="checkbox"/> Medical Gas Installer	Natural Gas: <input type="checkbox"/> Operator <input type="checkbox"/> Assistant Propane: <input type="checkbox"/> Operator <input type="checkbox"/> Assistant Alcohol: <input type="checkbox"/> Operator <input type="checkbox"/> Assistant Gel: <input type="checkbox"/> Operator <input type="checkbox"/> Assistant

Employment Record (List all your employers for the past two years)

Presently Employed by: <u>Iantis Fireworks</u>	From: <u>1-1-2022</u>	To: <u>Present</u>
Address: <u>738 S Allens Ranch Road</u>	City: <u>Fairfield</u>	
State: <u>UT</u> Zip: <u>84005</u> Tel. No.: <u>801 608 2065</u>	Fax:	
Firm:	From:	To:
Address:	City:	State: Zip:
Firm:	From:	To:
Address:	City:	State: Zip:

SECTION BELOW MUST BE COMPLETED BY ALL APPLICANTS OR THIS APPLICATION WILL BE RETURNED.

I hereby certify that I am familiar with the Nevada Revised Statutes and the Nevada State Fire Marshal Regulations relating to the type of endorsements on the certificate and that all statements made by me on this application are to best of my knowledge true and correct. I also understand that any false statements or material misrepresentations on this application may be cause for denial, suspension or revocation of a certificate of registration.

Erick McHenry
Name (Please Print)

Erick McHenry
Signature

5-1-26
Date



Nevada Department of
Public Safety
State Fire Marshal



Bosco Nguyen <bosco@lantisfireworks.com>

Your Transaction Receipt

Cybersource Support <donotreply@support.cybersource.com>
Reply-To: null@cybersource.com
To: bosco@lantisfireworks.com

Wed, May 27, 2026 at 3:37 PM

Merchant Name Nevada Fire Marshal

Return Codes

Request ID 7799178078816274904235
Result Code SOK-Request was processed successfully.
Authorization Code 09444D
CVN Result M - Card verification number matched.

Order Information

Order or Merchant Reference Number 1779917807875
Description you will be charged a non-refundable card payment processing fee of 3.25% for Debit and Credit Cards by our payment processor.
Subtotal Amount 66.00 USD
Total Amount 66.00 USD
Transaction Type Sale
Transaction Date May 27 2026 02:36:48 PM PDT
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DEPARTMENT OF HOMELAND SECURITY
APPLICATION FOR MARINE EVENT

OMB Number: 1625-0008
 Expires: 09/30/2017

Date Submitted: 03/06/2026

FORM INSTRUCTIONS

1. Please, complete on a computer, a typewriter, or print in black ink to permit reproduction. You may also submit online at: <http://homeport.uscg.mil>.
2. This application must reach the appropriate USCG Sector at least 135 days prior to the event. A list of sectors may be found here: <http://www.uscg.mil/top/units/>.
3. Attach a section of a chart or a scale drawing showing boundaries and/or courses and markers contemplated.
4. Submit a copy of your entry requirements and any special rules pertaining to equipment, rigs, or procedures.

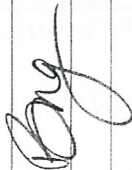
1. Name of Event	Red, White and Tahoe Blue II	2. Date of Event	07/04/2026
3. Location of Event	P.O. BOX 4439, Incline Village NV 89450	4. Time: From 2130	To 2200
5. Name and Address of Sponsoring Organization (Include Zip Code) Red, White and Tahoe Blue II 937 Tahoe Blvd. 130-8, Incline Village, NV 89451		6. No. of Participants	7. Sizes of Boats (3) 40'x10'
8. Types of Boats (3) 40' x 10' Barges		9. No. of Spectator Craft	

10. Description of Events
 Barges will be towed to Incline Village for racks and equipment loading on 7/1. We will load everything onto the barge then it will be towed and anchored to the lake bottom at designated shot white. on 7/2 the barge will be brought back to the docking area to load fireworks with supervision from North Tahoe Fire. Once all product is loaded it will be towed and chored to the lake bottom once again. 7/2-7/4 fireworks crew will set up the display from 7am - 5pm. Hired Security will be on site from 5pm-7am. Display will be shot at 9:30pm on July 4th. 30 minutes after the display has ended, tubes will be inspected to make sure everything has been shot. Any left over product will be shot off at that time to ensure nothing needed to be returned. Barge is to be pulled into dock on 7/5.

11. Will This Event Interfere or Impede the Natural Flow of Traffic? NO YES

11a. If YES, briefly explain:

12. What Extra or Unusual Hazard (to participants or non-participants) Will Be Introduced into the Regatta Area?
 None

13. Have any Objections Been Received from Other Interested Parties? <input checked="" type="checkbox"/> NO <input type="checkbox"/> YES	
13a. If YES, briefly explain:	
14. Vessels Provided by Sponsoring Organization for Safety Purposes (number and description)	
15. Does the Sponsoring Organization Deem their Patrol Adequate for Safety Purposes? <input type="checkbox"/> NO <input checked="" type="checkbox"/> YES	
15a. If NO, briefly explain:	
16. Is a Coast Guard or Coast Guard Auxiliary Patrol Requested for Control of Spectator and/or Commercial Traffic? <input checked="" type="checkbox"/> NO <input type="checkbox"/> YES	
16a. If YES, how many vessels do you recommend and why?	
17. Person In Charge Eric McHenry	18. Where Will 'Person In Charge' be During the Event? On the Barge
19. How Can 'Person In Charge' be Contacted During the Event? (801) 608-2065	
20. Person to be Contacted for Further Details (Name, Address, Zip Code) Bosco Nguyen - 758 S Allens Ranch Rd, Fairfield, UT 84013	
20a. Area Code and Phone No.: (801) 768-2255	
20b. Email Address: bosco@lantisfireworks.com	
The undersigned has full authority to represent the sponsoring organization.	
21. Name: Bosco Nguyen	22. Title: General Manager
23. Address (Include Zip Code) 758 S Allens Ranch Rd, Fairfield, UT 84013	23a. Area Code and Phone No.: (801) 768-2255
	23b. Email Address: bosco@lantisfireworks.com
24. Signature: 	
PRIVACY ACT STATEMENT	
Privacy Act Notice	
<p>Authority: 33 U.S.C. §1233 authorizes the collection of this information.</p> <p>Purpose: The Coast Guard will use this information to determine whether an event poses an extra or unusual hazard to the safety of life and whether or not, and under which conditions, to permit the event on the navigable waters of the United States.</p> <p>Routine Uses: The information will be used by and disclosed to Coast Guard personnel to evaluate the request. Additionally, the Coast Guard may share the information with facility operators, law enforcement or other government agencies as necessary to promote public safety during the requested marine event.</p> <p>Disclosure: Furnishing this information is voluntary; however, failure to furnish the requested information may delay or prevent the approval of the requested marine event.</p>	
<p>An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a valid OMB control number. The Coast Guard estimates that the average burden for this report is 60 minutes. You may submit any comments concerning the accuracy of this burden estimate or any suggestions for reducing the burden to: United States Coast Guard, Commandant (WWM-1) Stop 7509, 2703 Martin Luther King Jr. Ave SE, Washington, DC, 20593-7509 or Office of Management and Budget, Paperwork Reduction Project (1625-0008), Washington, DC 20503.</p>	

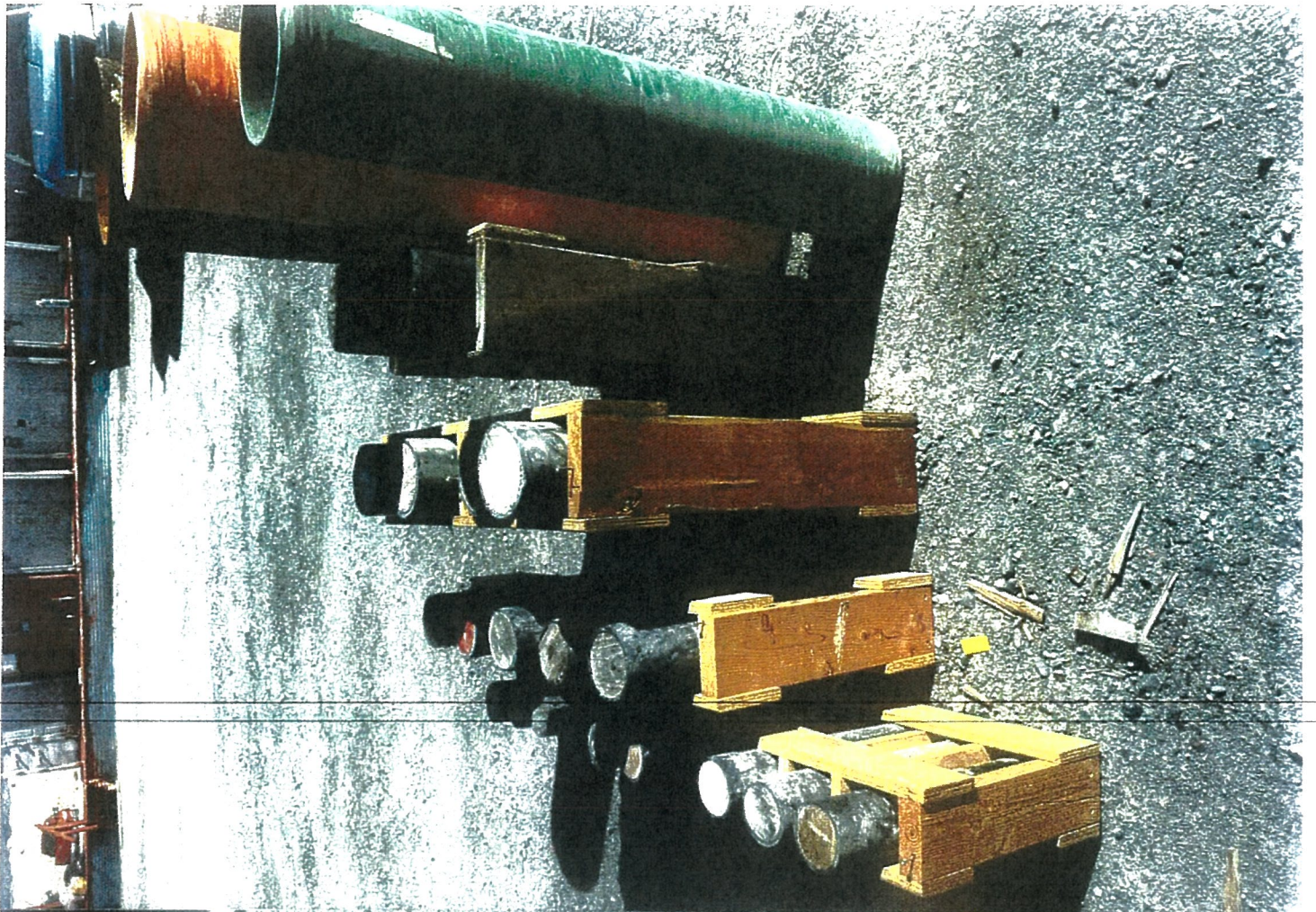
CG-4423(b) - Additional Information for Fireworks Displays

Only fill out this portion of the marine event application if you are having a fireworks display on or over a body of water.

Note: The Coast Guard will establish a Safety Zone for your fireworks display. Once the Safety Zone has been established, you will be sent a Captain of the Port Notice explaining the size, location, and duration of the safety zone. As part of this process, the Coast Guard will submit an environmental checklist. If an Environmental Assessment is required to establish the Safety Zone, the provisions of the National Environmental Policy Act will be further explained to you.

For any questions concerning fireworks displays, please call the Waterways Safety Office at (415) 399-3585 or send an email to SFWaterways@uscg.mil.

1a. What time and date will the fireworks display start?	<u>July 4, 2026 @ 9PM</u>
1b. How long will the fireworks show last?	<u>18 minutes</u>
1c. What is the size of the largest shell in inches?	<u>12"</u>
2a. What is the latitude and longitude of the display location?	
2b. Which body of water will the fireworks be launched from? <u>Lake Tahoe, Incline Village NV</u>	
3. Will the fireworks be launched from a barge? If no, leave the rest of the questionnaire blank. <u>yes</u>	
4. How many barges will be used in this display? <u>120' x 10'</u>	
5. Will the barge(s) be displaying any flags or day shapes which may be utilized for identification? If so, please describe. (ex: Tango flag) <u>No</u>	
5a. What date & time will loading of the barge(s) commence? (ex: July 1, 2019 at 8:00 a.m.) <u>July 1 - Racks, Equipment & Fireworks @ 5am</u>	
5b. Approximately how long will it take to load the barge(s)?	
6. Where will the barge(s) be loaded? (ex: Pier Number/Marina Name and Lat/Long) <u>Ski Beach - 967 Lakeshore Drive, Incline Village NV</u>	
7a. What date and time will the barge(s) be towed from the loading location? <u>July 1 @ 5am</u>	
7b. What date and time will the barge(s) arrive at the display location?	
7c. What is the approximate distance from the shore to the barge(s) at the time of the display? <u>1200 ft</u>	



MSDS for
Multiple Shot Cakes

** MULTIPLE SHOT CAKES **

MATERIAL SAFETY DATA SHEET

Manufacturer: Jiangxi Jinxian Lidu Export Fireworks Factory
Address: Lidu Town, Jinxian County, Jiangxi Province, China
Phone Number (For Information): (86)791-5638888
Emergency Phone Number: (86)791-5638888 Fax Number: (86)791-5638138

Product: Multiple Shot Cakes
U.N. Hazard Division: 1.3G
U.N. Serial Number: 0335

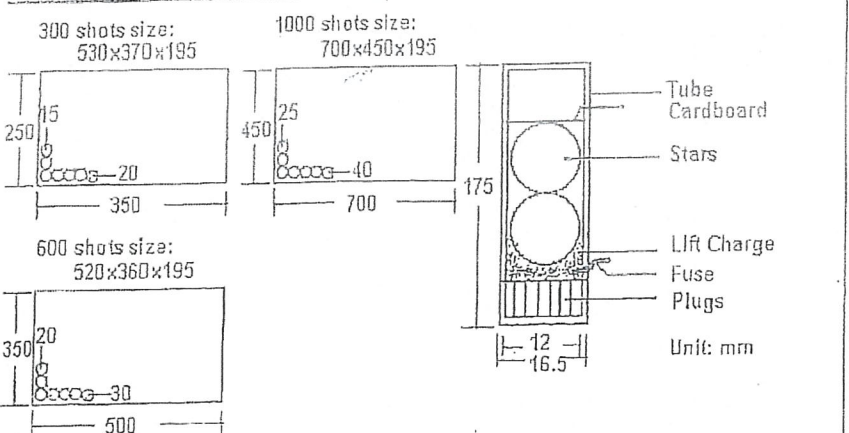
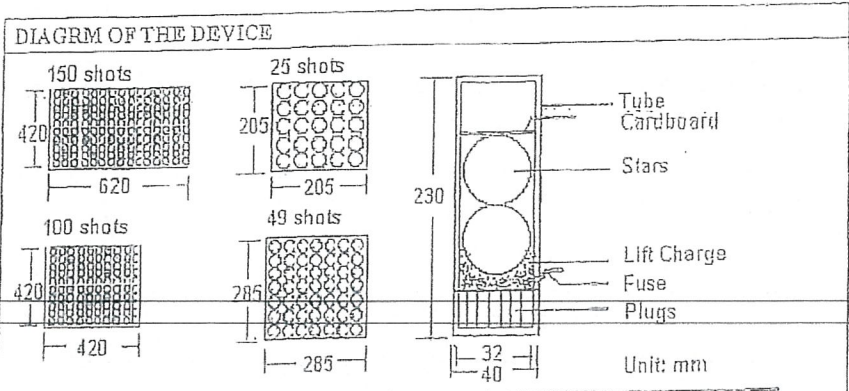
This device has been classified by the US Department of Transportation, Competent Authority for the United States, reference EX number is 0102096.

The following information has been prepared in accordance with American Fireworks Standard Laboratory, American Pyrotechnic Standard 87-1 and Department of Transportation of the United States of America. Users should always consult the current legislation prior to any intended use.

SECTION 1 - MATERIAL IDENTIFICATION AND INFORMATION

CHEMICAL COMPOSITION LIST						
1. Red Star 2. Yellow Star 3. Blue Star						
4. Green Star 5. White Star 6. Lift Charge						
PYROTECHNIC COMPOSITION	WEIGHT PERCENT					
	1	2	3	4	5	6
Potassium Perchlorat - $KClO_4$	40	30	50	12	11	
Potassium Nitrate - KNO_3						68
Sodium Oxalate - $Na_2C_2O_4$		22				
Barium Nitrate - $Ba(NO_3)_2$				50	40	
Strontium Carbonate - $SrCO_3$	23	14				
Sulfur - S						20
Carbon - C						12
Copper Oxide - CuO			31			
Aluminum - Al					12	
Al+Mg Alloy	22	26		26	27	
LAC - $C_{16}H_{24}O_3$				6		
Resin - $C_{14}H_{12}O_7$	4	8	8		10	
PVC - $(C_2HCl)_n$	11		11	6		

SECTION 2 - PHYSICAL APPEARANCE AND DESCRIPTION OF EFFECT



Size	Red Star	Yellow Star	Blue Star	Green Star	White Star	Lift Charge	Total Charge
shots	g	g	g	g	g	g	g
25	86.6	86.6	86.6	86.6	86.6	150	583
49	169.9	169.9	169.9	169.9	169.9	294	1143.3
100	346.7	346.7	346.7	346.7	346.7	600	2333.3
150	520	520	520	520	520	900	3500
300	180	180	180	180	180	240	1140
600	360	360	360	360	360	480	2280
1000	600	600	600	600	600	800	3800

Description of Effect:
 Upon ignition, the multiple shot cake ejects color stars individually to the sky, each device is labeled as to the actual color effect. Smoke is always associated with these devices.

SECTION 3 - FIRE AND EXPLOSION HAZARD DATA

Do Not Smoke at any time when dealing with pyrotechnic devices.

Extinguisher Media: Water

Special Fire Fighting Procedures: Cool pyrotechnic devices and/or package with water and remove them if possible.

SECTION 4 - REACTIVITY HAZARD DATA

Thermal Stability Test Results:

The test was performed on the MULTIPLE SHOT CAKES finished item. The device did not ignite, explode, or undergo any significant decomposition during heating at 750 (1670) for 48 hours.

Conditions to Avoid: No open items, smoking and moisture in the vicinity of stored fireworks, avoid friction and impact.

Incompatibility: Do not allow fireworks to get wet

Hazardous Decomposition Products: Smoke generated during the use of these devices may contain small amount of Carbon Monoxide, Hydrogen Sulfite and Nitrogen Oxides. Avoid prolonged inhalation of smoke.

Hazardous Polymerization: Will Not Occur

SECTION 5 - HEALTH HAZARD DATA

Inhalation?: Yes, when shooting

Skin?: No.

Ingestion?: No.

Health Hazards: No chemical components are released during normal handling of this device. In normal use with adequate ventilation the smoke produced should not be a problem, however, ground level smoke generated during the shooting of public display shows may contain gases which may cause irritation of eyes and mucous membranes, prolonged inhalation of smoke should be avoided.

NTP?: No.

IARC Monograph?: No.

OSHA: No.

Signs and Symptoms of Exposure: Prolonged exposure to smoke generated during the shooting of this device may cause respiratory irritation, difficulty in breathing, headaches, nausea and irritation of eyes and may result in vomiting.

Medical Conditions Generally aggravated by Exposure: Persons with pre-existing respiratory conditions (i.e., asthma, emphysems, etc) should avoid inhalation of smoke.

Emergency First Aid Procedures: Move to fresh air and avoid further exposure to smoke and seek medical assistance.

SECTION 6 - CONTROL AND PROTECTIVE MEASURES

Eye Protection: None.

Respiratory Protection: None.

Skin Protection: Metal free and nonstatic producing clothes.

Other Protection: None.

Ventilation Recommended: Not required in open, unconfined areas.

SECTION 7 - PRECAUTIONS FOR SAFE HANDLING AND USE/LEAK PROCEDURES

Spillage: Carefully pick up spills with nonsparking and nonstatic producing tools. Supervision only by a person knowledgeable in explosives. Avoid skin contact. In case of contact with skin, wash hands immediately.

Fire: Cool pyrotechnic devices and/or package with water and remove them if possible.

Storage Conditions: Store in a cool dry place, humidity should preferably be less than 70%. Avoid extreme temperatures. In particular sub-zero temperatures where freezing and re-thaw can alter the performance of the article.

SECTION 8 - SPECIAL INSTRUCTIONS

User Instructions:

Intended for Professional Use Only by Persons over 18 years of age.

It is essential that a risk assessment be carried out prior to the use of any pyrotechnics effects, taking into consideration the location of the members of the audience, crew and performers with respect to the effect produced by the device when in firing location. Ensure that all pyrotechnics devices can be observed before and during firing in order that nothing has changed with regards to the location, i.e. personnel too close, scenery moved etc. **DO NOT FIRE** if any personnel become too close to the device.

It is recommended that tests be carried out without any personnel present in a totally safe environment, to ensure that the effect produced is that required. If the operator is unsure as to the nature of the effect produced by a device then we recommend that the device be tested out of an open area first, employing all relevant safety equipment including ear defenders and safety glasses.

In The Event of A Mis-fire/disposal Instructions:

If the device fails to fire, isolate the effect from firing system. Check that the circuit has been connected correctly and repeat the firing sequence. If unsuccessful disconnect the firing circuit system, remove the device from its firing position and return to its original packaging to await disposal.

Disposal: Submerge in a large bucket of water. Leave soaking outside in a secure area for a minimum of 48 hours then dispose of in accordance with local regulations.

MSDS for
Display Shells

** Display Shells**

MATERIAL SAFETY DATA SHEET

Manufacturer: Jiangxi Jinxian Lidu Export Fireworks Factory
Address: Lidu Town, Jinxian County, Jiangxi Province, China.
Phone Number (For Information): (86)791-5638888
Emergency Phone Number: (86)791-5638888 Fax Number: (86)791-5638138

Product: Display Shells
U.N. Hazard Division: 1.3G
U.N. Serial Number: 0335

This device has been classified by the US Department of Transportation, Competent Authority for the United States, reference EX number is 0102097.

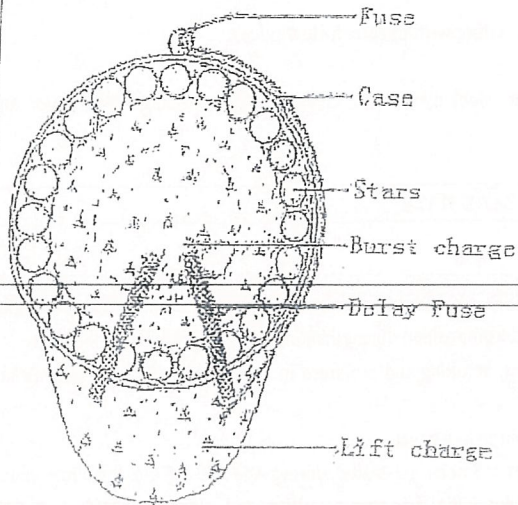
The following information has been prepared in accordance with American Fireworks Standard Laboratory, American Pyrotechnic Standard 87-1 and Department of Transportation of the United States of America. Users should always consult the current legislation prior to any intended use.

SECTION 1 - MATERIAL IDENTIFICATION AND INFORMATION

CHEMICAL COMPOSITION LIST						
1. Red Star 2. Yellow Star 3. Blue Star						
4. Green Star 5. Burst Charge 6. Lift Charge						
PYROTECHNIC COMPOSITION	WEIGHT PERCENT					
	1	2	3	4	5	6
Potassium Perchlorat - $KClO_4$	10	30	50	12		
Potassium Nitrate - KNO_3					72	68
Sodium Oxalate - $Na_2C_2O_4$		22				
Barium Nitrate - $Ba(NO_3)_2$				50		
Strontium Carbonate - $SrCO_3$	23	14				
Sulfur - S					22	20
Carbon - C					6	12
Copper Oxide - CuO				31		
Al+Mg Alloy	22	26		26		
LAC - $C_{16}H_{24}O_3$				6		
Resin - $C_{12}H_{12}O_7$	4	8	8			
PVC - $(C_2HCl)_n$	11		11	6		

SECTION 2 - PHYSICAL APPEARANCE AND DESCRIPTION OF EFFECT

DIAGRAM OF THE DEVICE



Size		Stars	Burst Charge	Lift Charge	Total Charge
inch	mm	g	g	g	G
1.25"	31.7	6.6	5.5	4.5	16.6
1.5"	38.1	13.5	13	7	33.5
2"	50.8	23	22	13	58
2.5"	60	45	35	26	107
3"	75	92	24	34	150
4"	99	225	52	50	327
5"	124	425	220	110	755
6"	148	700	368	130	1198
7"	175	1150	1150	230	2530
8"	195	1340	1550	260	3150
10"	248	2500	2600	450	5550
12"	296	5000	5200	600	11000

Description of Effect:

Upon ignition, display shell is shot from the tube to the sky to its maximum height where it bursts and ejects color stars in the sky, each device is labeled as to the actual color effect. Smoke is always associated with these devices.

SECTION 3 - FIRE AND EXPLOSION HAZARD DATA

Do Not Smoke at any time when dealing with pyrotechnic devices.

Extinguisher Media: Water

Special Fire Fighting Procedures: Cool pyrotechnic devices and/or package with water and remove them if possible.

SECTION 4 - REACTIVITY HAZARD DATA

Thermal Stability Test Results:

The test was performed on the DISPLAY SHELLS finished item. The device did not ignite, explode, or undergo any significant decomposition during heating at 75° (167°) for 48 hours.

Conditions to Avoid: No open items, smoking and moisture in the vicinity of stored fireworks, avoid friction and impact.

Incompatibility: Do not allow fireworks to get wet

Hazardous Decomposition Products: Smoke generated during the use of these devices may contain small amount of Carbon Monoxide, Hydrogen Sulfite and Nitrogen Oxides. Avoid prolonged inhalation of smoke.

Hazardous Polymerization: Will Not Occur

SECTION 5 - HEALTH HAZARD DATA

Inhalation?: Yes, when shooting

Skin?: No.

Ingestion?: No.

Health Hazards: No chemical components are released during normal handling of this device. In normal use with adequate ventilation the smoke produced should not be a problem. However, ground level smoke generated during the shooting of public display shows may contain gases which may cause irritation of eyes and mucous membranes, prolonged inhalation of smoke should be avoided.

NTP?: No.

IARC Monograph?: No.

OSHA: No.

Signs and Symptoms of Exposure: Prolonged exposure to smoke generated during the shooting of this device may cause respiratory irritation, difficulty in breathing, headaches, nausea and irritation of eyes and may result in vomiting.

Medical Conditions Generally Aggravated by Exposure: Persons with pre-existing respiratory conditions (i.e., asthma, emphysems, etc) should avoid inhalation of smoke.

Emergency First Aid Procedures: Move to fresh air and avoid further exposure to smoke and seek medical assistance.

SECTION 6 – CONTROL AND PROTECTIVE MEASURES

Eye Protection: None.

Respiratory Protection: None.

Skin Protection: Metal free and nonstatic producing clothes.

Other Protection: None.

Ventilation Recommended: Not required in open, unconfined areas.

SECTION 7 – PRECAUTIONS FOR SAFE HANDLING AND USE/LEAK PROCEDURES

Spillage: Carefully pick up spills with nonsparking and nonstatic producing tools. Supervision only by a person knowledgeable in explosives. Avoid skin contact. In case of contact with skin, wash hands immediately.

Fire: Cool pyrotechnic devices and/or package with water and remove them if possible.

Storage Conditions: Store in a cool dry place, humidity should preferably be less than 70%. Avoid extreme temperatures. In particular sub-zero temperatures where freezing and re-thaw can alter the performance of the article.

SECTION 8 – SPECIAL INSTRUCCIONES

User Instructions:

Intended for Professional Use Only by Persons over 18 years of age.

It is essential that a risk assessment be carried out prior to the use of any pyrotechnics effects, taking into consideration the location of the members of the audience, crew and performers with respect to the effect produced by the device when in firing location. Ensure that all pyrotechnics devices can be observed before and during firing in order that nothing has changed with regards to the location, i.e. personnel too close, scenery moved etc. DO NOT FIRE if any personnel become too close to the device.

It is recommended that tests be carried out without any personnel present in a totally safe environment, to ensure that the effect produced is that required. If the operator is unsure as to the nature of the effect produced by a device then we recommend that the device be tested out of an open area first, employing all relevant safety equipment including ear defenders and safety glasses.

In The Event of A Mis-fire/disposal Instructions:

If the device fails to fire, isolate the effect from firing system. Check that the circuit has been connected correctly and repeat the firing sequence. If unsuccessful disconnect the firing circuit system, remove the device from its firing position and return to its original packaging to await disposal.

Disposal: Submerge in a large bucket of water. Leave soaking outside in a secure area for a minimum of 48 hours then dispose of in accordance with local regulations.

**Non-Profit Tax Determination Letter
and Articles of Incorporation**



Department of the Treasury
Internal Revenue Service
Tax Exempt and Government Entities
P.O. Box 2508
Cincinnati, OH 45201

TAHOE FIREWORKS INC
954 LAKESHORE BLVD
INCLINE VILLAGE, NV 89451

Date:
04/17/2026
Employer ID number:
41-5118725
Person to contact:
Name: Mr. McCowin
ID number: 5563260
Telephone: (877) 829-5500
Accounting period ending:
December 31
Public charity status:
170(b)(1)(A)(vi)
Form 990 / 990-EZ / 990-N required:
Yes
Effective date of exemption:
March 25, 2026
Contribution deductibility:
Yes
Addendum applies:
No

Dear Applicant:

We're pleased to tell you we determined you're exempt from federal income tax under Internal Revenue Code (IRC) Section 501(c)(3). Donors can deduct contributions they make to you under IRC Section 170. You're also qualified to receive tax deductible bequests, devises, transfers or gifts under Section 2055, 2106, or 2522. This letter could help resolve questions on your exempt status. Please keep it for your records.

Organizations exempt under IRC Section 501(c)(3) are further classified as either public charities or private foundations. We determined you're a public charity under the IRC Section listed at the top of this letter.

If we indicated at the top of this letter that you're required to file Form 990/990-EZ/990-N, our records show you're required to file an annual information return (Form 990 or Form 990-EZ) or electronic notice (Form 990-N, the e-Postcard). If you don't file a required return or notice for three consecutive years, your exempt status will be automatically revoked.

If we indicated at the top of this letter that an addendum applies, the enclosed addendum is an integral part of this letter.

For important information about your responsibilities as a tax-exempt organization, go to www.irs.gov/charities. Enter "4221-PC" in the search bar to view Publication 4221-PC, Compliance Guide for 501(c)(3) Public Charities, which describes your recordkeeping, reporting, and disclosure requirements.

Sincerely,

Stephen A. Martin
Director, Exempt Organizations
Rulings and Agreements

80 only)

5. Authorized Shares:

(Number of shares corporation is authorized to issue, NRS 80 and NRS 81.010)

Number of common shares with Par value: 0

Par value: \$ 0

Number of preferred shares with Par value: 0

Par value: \$ 0

Number of shares with no par value: **0**

If a Nonprofit Entity:
(NRS 80 only)

This is a nonprofit entity with authorized stock, as listed above.

This entity is a nonprofit, non-stock corporation.



FRANCISCO V. AGUILAR
 Secretary of State
 401 North Carson Street
 Carson City, Nevada 89701-4201
 (775) 684-5708
 Website: www.nvsos.gov
www.nvsilverflume.gov

**Formation -
 Non-profit Corporation**
 Continued, Page 2

<p>6. Benefit Corporation: (For NRS 81.010, optional. see instructions.)</p>	<p>By selecting "Yes" you are indicating that the corporation is organized as a benefit corporation pursuant to NRS Chapter 78B with a purpose of creating a general or specific public benefit. The purpose for which the benefit corporation is created must be disclosed in the below purpose field.</p> <p style="text-align: right;">Yes <input type="checkbox"/></p>
<p>7. Purpose: (Required for NRS 80, NRS 81.010, NRS 81.170-81.270, 81.410, and any entity selecting Benefit Corporation. See instructions.)</p>	<p>ANY LAWFUL PURPOSE AS MORE PARTICULAR DESCRIBED IN THE ADDENDUM TO THESE ARTICLES</p>
<p>8. Member Property Rights: (NRS 81.010 see instructions)</p>	<p>The property rights and interest of each member are: <input type="checkbox"/> Equal OR <input type="checkbox"/> Unequal</p>
<p>9. Member Property Rights: (NRS 81.410 see instructions)</p>	<p>The voting power and the property rights and interest of each member are: <input type="checkbox"/> Equal OR <input type="checkbox"/> Unequal</p>
<p>10. Term: (NRS 81.010, 81.170-81.270, 81.410 may be perpetual)</p>	<p>The term of existence: (if existence is not perpetual)</p>
<p>11. Equal Interest Rights: (NRS 81.170-81.270)</p>	<p>The interest and right of each member therein is to be equal.</p>
<p>12. Membership Fee: (NRS 81.170-81.270, must be completed)</p>	<p>The membership fee is \$ _____ per member. Each member signing the articles has paid the fee and their interests and rights are equal.</p>
<p>13. Name, Address and Signature of:</p> <p>NRS 80 Name, title and signature making the statement.</p> <p>NRS 81.010 Name, address and signature of three or more of the original members, a majority of whom must be residents of this state.</p> <p>NRS 81.410 and 82 Name, address and signature of the Incorporator(s).</p> <p>NRS 81.170 Must be signed by the original associates or members.</p>	<p>I declare, to the best of my knowledge under penalty of perjury, that the information contained herein is correct and acknowledge that pursuant to NRS 239.330, it is a category C felony to knowingly offer any false or forged instrument for filing in the Office of the Secretary of State.</p> <p><input type="text" value="E. ALAN TIRAS"/> <input type="text" value="United States"/></p> <p>Name Country</p> <p><input type="text" value="937 TAHOE BLVD., STE 130-B"/> <input type="text" value="Incline Village"/> <input type="text" value="NV"/> <input type="text" value="89451"/></p> <p>Address City State Zip/Postal Code</p> <p>X <u>E. ALAN TIRAS</u> (attach additional page if necessary)</p>

AN INITIAL LIST OF OFFICERS MUST ACCOMPANY THIS FILING

Please include any required or optional information in space below:
 (attach additional page(s) if necessary)

Filed in the Office of <i>F. Aguilar</i> Secretary of State State Of Nevada	Business Number E56217702026-2
	Filing Number 20265621769
	Filed On 03/25/2026 16:38:33 PM
	Number of Pages 7

**ADDENDUM TO
ARTICLES OF INCORPORATION
OF THE
TAHOE FIREWORKS, INC.**

The undersigned, being the original incorporator(s) herein named, for the purpose of forming a non-profit corporation pursuant to Chapter 82 of the Nevada Revised Statutes, as amended, hereby certifies:

FIRST: Name. The name of this corporation shall be the TAHOE FIREWORKS, INC. (hereinafter referred to as the "Corporation").

SECOND: Registered Agent. The Registered Agent of this corporation is CenterPoint Corporate Services, Inc. whose address as Registered Agent is 937 Tahoe Boulevard, Suite 130-B, Incline Village, Nevada 89451.

THIRD: Purposes and Powers. The corporation is a non-profit corporation as defined in Chapter 82, Nevada Revised Statutes. The corporation is organized exclusively for charitable, scientific and educational purposes that qualify it as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended.

Without limiting the generality of the foregoing, to lease, and, by gift, devise, or purchase, to own and operate real and personal property for such purposes; and to solicit donations and to accept money or other personal property in aid of such purposes and to maintain the same.

The purposes of the corporation are limited to the exempt purposes noted above. These articles do not empower the organizations to engage, other than as an insubstantial part of its activities, in activities which in themselves are not in furtherance of the above-described exempt purposes.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation to officers for services rendered and to make payments and distributions in furtherance of the purposes.

Notwithstanding any other provisions of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended; or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, as amended.

FOURTH: Distribution of Assets on Dissolution. The property of this corporation is irrevocably dedicated to charitable purposes, and no part of the net earnings, except for reasonable compensation to officers, or assets of this corporation shall ever inure to the benefit of any director,

officer, shareholder, or member thereof or to the benefit of any private persons. Upon termination, dissolution or winding up of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purposes of the Corporation in the manner required by law, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at that time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code, as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by a Court of competent jurisdiction of the county in which the principal office of the Corporation is then located, exclusively for such charitable purposes or to such organization or organizations, as said Court shall determine, which are organized and operated for such charitable purposes.

FIFTH: Term. This corporation shall have perpetual existence, if not sooner dissolved pursuant to law.

SIXTH: Directors. The initial Board of Directors of this corporation shall consist of five (5) directors. Provided that the corporation has at least one (1) director, the number of directors may at any time or times be increased or decreased as provided in the bylaws.

SEVENTH: Names and Addresses of Directors. The names and addresses of the initial Board of Directors are as follows:

Name	Address
Mitch Harbaugh	937 Tahoe Blvd., Suite 130-B Incline Village, Nevada 89451
Kristie Wells	937 Tahoe Blvd., Suite 130-B Incline Village, Nevada 89451
Melissa Homan	937 Tahoe Blvd., Suite 130-B Incline Village, Nevada 89451
Gunnar Thordarson	937 Tahoe Blvd., Suite 130-B Incline Village, Nevada 89451
J. Will Brigham	937 Tahoe Blvd., Suite 130-B Incline Village, Nevada 89451
Chris Plastiras	937 Tahoe Blvd., Suite 130-B Incline Village, Nevada 89451
Shelia Leijon	937 Tahoe Blvd., Suite 130-B Incline Village, Nevada 89451

EIGHTH: Membership. The Corporation shall be organized on a non-stock basis and shall have no members.

NINTH: Incorporator. The original incorporator, who is a resident of the State of Nevada, is as follows:

E. Alan Tiras
937 Tahoe Boulevard, Suite 130-B
Incline Village, Nevada 89451

TENTH: Liability. A director or officer of the corporation shall not be personally liable to this corporation for damages for breach of fiduciary duty as a director or officer, but this article shall not eliminate or limit the liability of a director or officer for acts or omissions which involve intentional misconduct, fraud or a knowing violation of NRS 82.136 or an action or proceeding brought pursuant to NRS 82.536 or Chapter 35, Nevada Revised Statutes. Any repeal or modification of these articles by the directors of the corporation shall be prospective only and shall not adversely affect any limitation on the personal liability of a director or officer of the corporation for acts or omissions prior to such repeal or modification.

ELEVENTH: Indemnification. Every person who was or is a party to, or is threatened to be made a party to, or is involved in any action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he, or a person of whom he is the legal representative, is or was a director or officer of the corporation, or is or was serving at the request of the corporation as a director or officer of another corporation, or as its representative in a partnership, joint venture, trust or other enterprise, shall be indemnified and held harmless to the fullest extent legally permissible under the laws of the State of Nevada from time to time against all expenses, liability and loss (including attorney's fees, judgments, fines and amounts paid or to be paid in settlement) reasonably incurred or suffered by him in connection therewith. Such right of indemnification shall be a contract right which may be enforced in any manner desired by such person. Such right of indemnification shall not be exclusive of any other right which such directors, officers or representatives may have or hereafter acquire, and, without limiting the generality of such statement, they shall be entitled to their respective rights of indemnification under any by-law, agreement, vote of stockholders, provision of law, or otherwise, as well as the rights under this article.

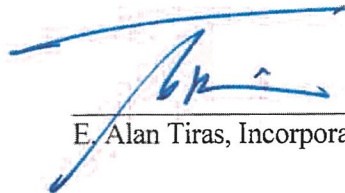
Without limiting the application of the foregoing, the directors may adopt by-laws from time to time with respect to indemnification, to provide at all times the fullest indemnification permitted by the laws of the State of Nevada and may cause the corporation to purchase and maintain insurance on behalf of any person who is or was a director or officer of the corporation, or is or was serving at the request of the corporation as director or officer of another corporation, or as its representative in a partnership, joint venture, trust or other enterprise against any liability asserted against such person and incurred in any such capacity or arising out of such status, whether or not the corporation would have the power to indemnify such person.

The indemnification provided in this article shall continue as to a person who has ceased to be a director, officer, employee or agent and shall inure to the benefit of the heirs, executors, and administrators of such person.

TWELVETH: Bylaws. In furtherance and not in limitation of the powers conferred upon the Board of Directors by law, the Board of Directors shall have the power to make, adopt, alter or repeal from time to time, the Bylaws of the Corporation.

THIRTEENTH: Amendments. The Corporation reserves the right to amend, alter or repeal any provisions contained in these Articles of Incorporation in any manner now or hereafter prescribed by applicable statutes, and all rights conferred herein are granted subject to this reservation; provided, however, that no amendment shall authorize the Board of Directors to conduct the affairs of the Corporation in any manner or for any purpose contrary to the provisions of Section 501(c)(3) of the Internal Revenue Code, nor shall the Purposes of the Corporation as contained in these Articles of Incorporation be amended except upon the vote of a 2/3 majority of the Directors

IN WITNESS WHEREOF, I have hereto set my hand this 25th day of March 2026, hereby declaring and certifying that the facts stated hereinabove are true.



E. Alan Tiras, Incorporator



FRANCISCO V. AGUILAR
 Secretary of State
 401 North Carson Street
 Carson City, Nevada 89701-4201
 (775) 684-5708
 Website: www.nvsos.gov
www.nvsilverflume.gov

Initial List and State Business License Application

Initial List Of Officers, Managers, Members, General Partners, Managing Partners, or Trustees:

TAHOE FIREWORKS, INC.

NAME OF ENTITY

TYPE OR PRINT ONLY - USE DARK INK ONLY - DO NOT HIGHLIGHT

IMPORTANT: Read instructions before completing and returning this form.

Please indicate the entity type (check only one):

- Corporation
 - This corporation is publicly traded, the Central Index Key number is:

- Nonprofit Corporation (see nonprofit sections below)
- Limited-Liability Company
- Limited Partnership
- Limited-Liability Partnership
- Limited-Liability Limited Partnership (if formed at the same time as the Limited Partnership)
- Business Trust

Filed in the Office of Secretary of State State Of Nevada	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td>Business Number</td> <td>E56217702026-2</td> </tr> <tr> <td>Filing Number</td> <td>20265621771</td> </tr> <tr> <td>Filed On</td> <td>03/25/2026 16:38:34 PM</td> </tr> <tr> <td>Number of Pages</td> <td>3</td> </tr> </table>	Business Number	E56217702026-2	Filing Number	20265621771	Filed On	03/25/2026 16:38:34 PM	Number of Pages	3
Business Number	E56217702026-2								
Filing Number	20265621771								
Filed On	03/25/2026 16:38:34 PM								
Number of Pages	3								

Additional Officers, Managers, Members, General Partners, Managing Partners, Trustees or Subscribers, may be listed on a supplemental page.

CHECK ONLY IF APPLICABLE

Pursuant to NRS Chapter 76, this entity is exempt from the business license fee.

- 001 - Governmental Entity
- 006 - NRS 680B.020 Insurance Co, provide license or certificate of authority number

For nonprofit entities formed under NRS chapter 80: entities without 501(c) nonprofit designation are required to maintain a state business license, the fee is \$200.00. Those claiming and exemption under 501(c) designation must indicate by checking box below.

- Pursuant to NRS Chapter 76, this entity is a 501(c) nonprofit entity and is exempt from the business license fee.
Exemption Code 002

For nonprofit entities formed under NRS Chapter 81: entities which are Unit-owners' association or Religious, Charitable, fraternal or other organization that qualifies as a tax-exempt organization pursuant to 26 U.S.C § 501(c) are excluded from the requirement to obtain a state business license. Please indicate below if this entity falls under one of these categories by marking the appropriate box. If the entity does not fall under either of these categories please submit \$200.00 for the state business license.

- Unit-owners' Association
- Religious, charitable, fraternal or other organization that qualifies as a tax-exempt organization pursuant to 26 U.S.C. §501(c)

For nonprofit entities formed under NRS Chapter 82 and 80: Charitable Solicitation Information - check applicable box

Does the Organization intend to solicit charitable or tax deductible contributions?

- No - no additional form is required
- Yes - the *Charitable Solicitation Registration Statement* is required.
- The Organization claims exemption pursuant to NRS 82A 210 - the *Exemption From Charitable Solicitation Registration Statement* is required

****Failure to include the required statement form will result in rejection of the filing and could result in late fees.****



FRANCISCO V. AGUILAR
 Secretary of State
 401 North Carson Street
 Carson City, Nevada 89701-4201
 (775) 684-5708
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Initial List and State Business License Application - Continued

Officers, Managers, Members, General Partners, Managing Partners or Trustees:

CORPORATION, INDICATE THE <u>Director</u> :			
MITCH HARBAUGH	USA		
Name	Country		
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code
CORPORATION, INDICATE THE <u>Director</u> :			
KRISTIE WELLS	USA		
Name	Country		
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code
CORPORATION, INDICATE THE <u>Director</u> :			
MELISSA HOMAN	USA		
Name	Country		
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code
CORPORATION, INDICATE THE <u>Director</u> :			
GUNNAR THORDARSON	USA		
Name	Country		
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code
CORPORATION, INDICATE THE <u>Director</u> :			
J WILL BRIGHAM	USA		
Name	Country		
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code
CORPORATION, INDICATE THE <u>Director</u> :			
CHRIS PLASTIRAS	USA		
Name	Country		
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code
CORPORATION, INDICATE THE <u>Director</u> :			
SHELIA LEIJON	USA		
Name	Country		
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code
CORPORATION, INDICATE THE <u>President</u> :			

MITCH HARBAUGH		USA	
Name		Country	
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code
CORPORATION, INDICATE THE <u>Secretary</u> :			
KRISTIE WELLS		USA	
Name		Country	
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code
CORPORATION, INDICATE THE <u>Treasurer</u> :			
MELISSA HOMAN		USA	
Name		Country	
937 TAHOE BLVD., STE 130-B	Incline Village	NV	89451
Address	City	State	Zip/Postal Code

None of the officers and directors identified in the list of officers has been identified with the fraudulent intent of concealing the identity of any person or persons exercising the power or authority of an officer or director in furtherance of any unlawful conduct.

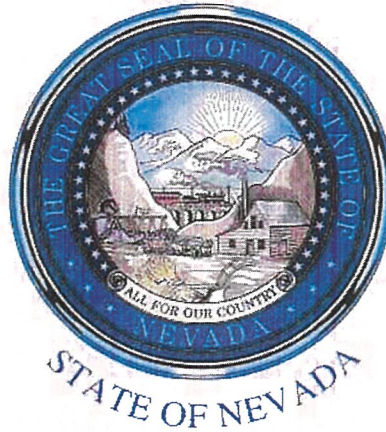
I declare, to the best of my knowledge under penalty of perjury, that the information contained herein is correct and acknowledge that pursuant to NRS 239.330, it is a category C felony to knowingly offer any false or forged instrument for filing in the office of the Secretary of State.

X E. ALAN TIRAS

 Signature of Officer, Manager, Managing
 Member, General Partner, Managing Partner,
 Trustee, Member, Owner of Business,
 Partner or Authorized Signer FORM WILL BE RETURNED IF
 UNSIGNED

Authorized Signer	03/25/2026
Title	Date

SECRETARY OF STATE



DOMESTIC NONPROFIT CORPORATION (82) CHARTER

I, FRANCISCO V. AGUILAR, the duly qualified and elected Nevada Secretary of State, do hereby certify that **TAHOE FIREWORKS, INC.** did, on 03/25/2026, file in this office the original Articles of Incorporation-Nonprofit that said document is now on file and of record in the office of the Secretary of State of the State of Nevada, and further, that said document contains all the provisions required by the law of the State of Nevada.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on 03/25/2026.



FV Aguilar

FRANCISCO V. AGUILAR
Secretary of State

Certificate
Number: B202603256578518
You may verify this certificate
online at <https://www.nvsilverflume.gov/home>

**WRITTEN CONSENT IN LIEU OF FIRST MEETING OF
THE BOARD OF DIRECTORS
OF
TAHOE FIREWORKS, INC.
(A NEVADA NON PROFIT CORPORATION)**

In lieu of meeting of the board of directors of Tahoe Fireworks, Inc. (a Nevada Non Profit Corporation) (the "Corporation"), the directors of the Corporation (being all the directors of the corporation, in accordance with Nevada law, unanimously agree to the following resolutions as acts of the Corporation:

1. Approval of Actions by the Incorporator.

RESOLVED: That all actions heretofore taken by the incorporator and directors named in the articles of incorporation and all things done by their authority prior to the organization of the Corporation be, and the same hereby are, ratified and approved and adopted by and as the act of the Corporation.

2. Approval of Articles of Incorporation.

RESOLVED: That the Articles of Incorporation of the Corporation, which have been presented to and reviewed by each of the directors and which was filed in the Office of the Secretary of State of the State of Nevada on March 25, 2026, shall be, and hereby are approved, and a copy thereof shall be inserted in the minute book of the Corporation.

3. Approval of Bylaws.

RESOLVED: That the Bylaws of the Corporation for the regulation of the business and affairs of the Corporation which have been presented to and reviewed by each director of the Corporation, shall be, and hereby are, adopted and approved as the Bylaws of Corporation without change and such Bylaws shall be inserted in the minute book of the Corporation.

4. Election of Officers.

RESOLVED: That each of the following persons shall be and is, elected to serve as an officer of the Corporation, to hold the following office or offices until the next annual meeting of the board of directors, until his or her earlier resignation or removal or until his or her successor is chosen and shall qualify:

<u>Office</u>	<u>Name</u>
President	Mitch Harbaugh
Secretary	Kristie Wells
Treasurer	Melissa Homan

RESOLVED FURTHER: That the proper officers of the Corporation be, and they hereby are, authorized and directed to make and file, on behalf of the Corporation, a list of officers, directors and Registered Agent, therein designating acceptance of appointment by said agent, in the Office of the Secretary of the State of the State of Nevada.

5. Designation of Registered Agent and Registered Office.

RESOLVED: That CenterPoint Corporate Services, Inc. at 937 Tahoe Boulevard, Suite 130-B, Incline Village, Nevada 89451, be, and hereby is, designated as Registered Agent of the Corporation, in charge of the Registered Office of the Corporation in the State of Nevada and of the books required by law to be kept in that office, and as the agent upon whom process against the Corporation may be preserved in accordance with the laws of the State of Nevada, and that said agent shall act under the direction and supervision of counsel of this Corporation in all matters arising out of or pertaining to said agency. Such books and records of the Corporation include (i) a certified copy of the Corporation's certificate of the incorporation or articles of incorporation, and all amendments thereto; (ii) a certified copy of the bylaws and all amendments thereto; (iii) a stock ledger or duplicate stock ledger, revised annually, containing the names, alphabetically arranged of all persons who are stockholders of the Corporation, showing their places of residence, if known and the number of shares held by them respectively; or in lieu thereof, a statement setting out the name of the custodian of the stock ledger or duplicate stock ledger, and the present and complete post office address, including street and number, if any, where such stock ledger or duplicate stock ledger specified herein is kept.

RESOLVED FURTHER: That the principal office of the Corporation in the State of Nevada shall be located and maintained at 937 Tahoe Boulevard, Suite 130-B, Incline Village, Nevada 89451, and that the Corporation shall establish and maintain other offices as may be designated by the Board of Directors, and that the meetings of the Board of Directors may, from time to time, be held at the principal office of the Corporation in the State of Nevada, or elsewhere as the Board may from time to time order.

6. Designation of Fiscal Year.

RESOLVED: That the fiscal year of the Corporation shall begin on January 1st of each year and end on December 31st of that year.

////

7. **Foreign Incorporation.**

RESOLVED: That, for the purposes of authorizing the Corporation to do business in any state, district, territory or dependency of the United States or any province of Canada or any foreign country in which it is necessary or expedient for the Corporation to transact business, the appropriate officers of the Corporation (or any of them) shall be, and hereby are, authorized and empowered to appoint and substitute all necessary agents or attorneys for service of process, to designate and change the location of all necessary statutory offices, and, under the corporate seal, to make, execute, acknowledge (where necessary) and file all necessary applications, certificates, reports, powers of attorney and other documents or instrument as may be required by the laws of such state, district, territory, dependency, province or country to authorize the Corporation to transact business therein, and, whenever it is expedient for the Corporation to cease doing business therein and withdraw therefrom, to revoke any appointment of agent or attorney for service of process, and to make, execute, acknowledge (where necessary) and file such applications, certificates, reports, revocations of appointment, surrenders of authority or other documents or instruments as may be necessary or appropriate to terminate the authority of the Corporation to do business in any such state, district, territory, dependency, province or country.

8. **Expenses of Organization.**

RESOLVED: That the Treasurer be, and hereby is, authorized and directed to pay all fees and expenses incident to and necessary for the organization of the Corporation and its qualifications to transact business in the State of Nevada.

9. **Bank Account.**

RESOLVED: _____ is hereby selected and designated as depositor of funds of this Corporation, and that an account be established and maintained by and in the name of this Corporation, on and subject to such terms and conditions as the President and Treasurer of the Corporation may from time to time agree on with said bank; and

RESOLVED FURTHER: That all checks, drafts, and other instruments for the payment of money drawn or accepted by the Corporation for the payments from such account or at such office of the Bank be signed on behalf of the Corporation by President, Secretary or Treasurer of the Corporation; and

RESOLVED FURTHER: That any checks, drafts or other instruments for the payment of money, endorsed on behalf of the Corporation for deposit with or collection by the Bank, may be so endorsed in the name of the Corporation by a written or stamped endorsement, without designation or signature of the person making such endorsement; and

RESOLVED FURTHER: That the board of directors adopt the form resolutions of that Bank (as completed) which appear in the certificate of secretary, which is hereby ordered to be inserted in the appropriate place in the minute book of the Corporation; and

RESOLVED FURTHER: That, in the alternative, the Secretary of the Corporation is hereby authorized and directed to certify to said Bank that these resolutions have been duly adopted, and are in conformity with the Articles of Incorporation and Bylaws of this Corporation, and to further certify to said Bank the names and specimen signatures of the present officers of the Corporation authorized to sign on such account, and, if and when any change be made in the personnel of such officers the fact of such change and the name and specimen signature of each new officer; and

RESOLVED FURTHER: That said Bank is required and authorized to honor, receive, certify or pay any instrument signed or endorsed in accordance with these resolutions and the certification including any instrument drawn or endorsed to the personal order of, or presented for negotiation or encashment by any officer signing or endorsing the same; and

RESOLVED FURTHER: That these regulations and each certification herein provided for shall remain in full force and effect and said Bank is authorized and requested to rely and act thereon until it shall receive at its office to which the certified copy of these resolutions is delivered, either a certified copy of a further resolution of the Board of Directors amending or rescinding these resolutions or a further certification of the names and signatures of the officers authorized to sign on such account.

10. Further Authorization for Organization.

RESOLVED: That the appropriate officers of the Corporation (or any of them) shall be, and hereby are, authorized, empowered and directed to take all necessary or appropriate action, including the expenditure of funds, in order to fully and expeditiously complete the organization of the Corporation.

[SIGNATURES FOLLOW]

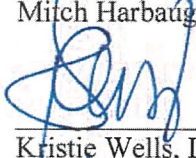
Each director, by signing this consent, waives notice of the time, place, and purpose of the First Meeting of the Board of Directors and agrees to the transaction of business of the first meeting by unanimous written consent of the directors in lieu of first meeting. The written consent may be executed in two or more counterparts. A facsimile signature shall be deemed as if original.

DATED: Effective the 25th day of March, 2026.

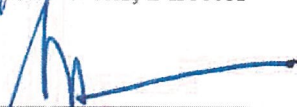
APPROVED:



Mitch Harbaugh, Director



Kristie Wells, Director

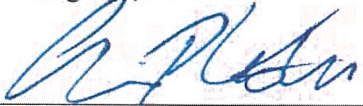


Melissa Homan, Director

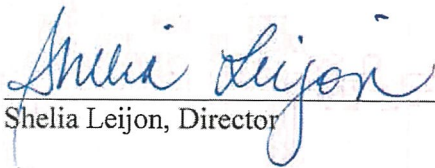


Gunnar Thordarson, Director

J. Will Brigham, Director



Chris Plastiras, Director



Shelia Leijon, Director

**BYLAWS OF
TAHOE FIREWORKS, INC.
(A NEVADA NON PROFIT CORPORATION)**

**Article One
OFFICE**

SECTION 1. *Principal and Registered Office.* The principal office of the Corporation in the State of Nevada shall be located at 937 Tahoe Boulevard, Suite 130-B, Incline Village, Nevada 89451, and the address may be changed from time to time by the Board of Directors.

SECTION 2. *Other Offices.* The Board of Directors may at any time establish branch or subordinate offices at any place or places where the corporation is qualified to conduct its activities.

**Article Two
MEMBERSHIP**

The corporation shall have no members. Any action which would otherwise require approval by a majority of all members or approval by the members shall require only approval of the Board of Directors. All rights which would otherwise vest in the members shall vest in the Directors.

**Article Three
BOARD OF Directors**

SECTION 1. *General Powers.* The property and business of the Corporation shall be managed under the direction of the Board of Directors of the Corporation, consistent with federal and state law, the Articles of Incorporation and these Bylaws.

SECTION 2. *Number.* The authorized number of Directors of this corporation shall consist of at least one (1) but not more than fifteen (15) Directors until changed by amendment to these Bylaws. The exact number of Directors shall be fixed, within those limits, by a resolution of adopted by the Board of Directors.

SECTION 3. *Selection and Term of Office.* Directors shall be elected at each annual meeting of the Board of Directors. Each director shall serve for a period of one (1) year or until the next annual meeting.

SECTION 4. *Filling of Vacancies.* Subject to the provisions of SECTION 3 of this Article, in the case of any vacancy in the Board of Directors through death, resignation, disqualification, removal or other cause, the remaining Directors, by affirmative vote of the majority thereof, may elect a successor to hold office for the unexpired portion of the term of the director whose place shall be

vacant, and until a successor has been selected and qualified.

Similarly, and in the event of the number of Directors being increased as provided in the Bylaws, the additional Directors so provided for shall be elected by a majority of the entire Board of Directors already in office, and shall hold office until the next annual meeting of Directors.

Subject to the provisions of Nevada law, any Director may resign effective upon giving written notice to the Secretary of the board, unless the notice specifies a later time for the effectiveness of such resignation. If the resignation is effective as a future time, a successor may be selected before such time, to take office when the resignation becomes final.

No reduction of the authorized number of Directors shall have the effect of removing any director prior to the expiration of the of Director's term of office, unless such Director is removed by the person holding the power to remove or designate such Director, as provided in SECTION 5 of this Article.

SECTION 5. *Removal of Directors.* Each person holding the power to designate Directors as set forth in this Article shall have the right to remove any director designated by such person at any time upon thirty (30) days' written notice to such designated Director and to the Secretary of the corporation.

SECTION 6. *Compensation of Directors.* Directors may receive reasonable compensation for their services as such, in amounts, if any, to be determined from time to time by the Board of Directors, by resolution. Directors may also receive from the Corporation reimbursement of the expenses incurred by them in attending any annual, regular or special meeting of the Board, and, by resolution of the Board of Directors, a fixed sum may also be allowed for attendance at each annual, regular or special meeting of the Board and such reimbursement and compensation shall be payable whether or not a meeting is adjourned because of the absence of a quorum. Nothing herein contained shall be construed to preclude any Director from serving the Corporation in any other capacity and receiving compensation therefor.

SECTION 7. *Committees.* The Board of Directors may, by resolution passed by a majority of the whole Board, designate one or more committees, each committee to consist of two or more of the Directors of the Corporation, which, to the extent provided in the resolution, shall have and may exercise the powers of the Board of Directors, and may authorize the seal of the Corporation to be affixed to such papers which may require it. Such committee or committees shall have such names as may be determined from time to time by resolution adopted by the Board of Directors.

Article Four MEETINGS

SECTION 1. *Place of Meeting.* The Board of Directors may hold their meetings and have one or more offices, and keep the books of the Corporation, either within or outside the State of Nevada,

at such place or places as they may from time to time determine by resolution or by written consent of all the Directors.

SECTION 2. *Annual Meeting.* The annual meeting of the Board of Directors of the Corporation shall be held on the first day of April, commencing in the year 2025, if not a legal holiday, and if a legal holiday then the next succeeding day not a legal holiday, or at such other time as so designated by the Directors, for the purpose of electing Directors to succeed those whose terms shall have expired as of the date of such annual meeting, and for the transaction of such other corporate business as may come before the Directors at the meeting.

SECTION 3. *Regular Meetings.* Regular meetings of the Board of Directors may be held at such time and at such places within or without the State of Nevada as may from time to time be determined by resolution of the Board, which resolution may authorize the President to fix the specific date and place of each such regular meetings, in which case notice of the time and place of such regular meetings shall be given in the manner hereinafter provided. Any business may be transacted at any regular meeting of the Board.

SECTION 4. *Special Meetings.* Special meetings of the Board of Directors shall be held whenever called by any member of the Board of Directors. The Secretary shall give notice of each special meeting of the Board of Directors, by mailing the same at least three (3) days prior to the meeting or by faxing or emailing the same at least two (2) days before the meeting, to each Director; but such notice may be waived by any Director. Unless otherwise indicated in the notice thereof, any and all business may be transacted at any special meetings. At any meeting at which a quorum of the Directors shall be present, even though without notice, any business may be transacted and any Director may in writing waive notice of the time, place and objectives of any special meeting.

SECTION 5. *Notice of Meetings.* Except as may be otherwise specifically provided in these Bylaws, written notice of each meeting of the Board of Directors shall be mailed, postage prepaid by the Secretary, hand delivered, faxed or emailed to each Director of record entitled to vote thereat, at least ten (10) days but no more than thirty (30) days before the meeting. Each such notice shall state the place, day, and hour at which the meeting is to be held and, in the case of any special meeting, shall state briefly the purpose or purposes thereof.

SECTION 6. *Quorum.* A majority of the Directors then in office shall constitute a quorum for the transaction of business at all meetings of the Board of Directors, but, if at any meeting less than a quorum shall be present, a majority of those present may adjourn the meeting from time to time, and the act of a majority of the Directors present at any meeting at which there is a quorum shall be the act of the Board of Directors, except as may be otherwise specifically provided by law or by the Articles of Incorporation or by these Bylaws.

SECTION 7. *Meetings of Directors.* If all of the Directors entitled to vote shall meet at any place, either within or without the State, and consent to the holding of the meeting, such meeting shall be valid without call or notice, and at such meeting any corporate action may be taken.

SECTION 8. *Meetings by Telephone.* Any meeting, annual, regular or special, may be held by conference telephone, video or similar communication equipment, so long as all Directors participating in the meeting can hear one another, and all such Directors shall be deemed to be present in person at the meeting.

SECTION 9. *Action without Meeting by Written Consents.* Any action required to be taken at a meeting of the Directors or any action which may be taken at a meeting of the Directors may be taken without a meeting when consents in writing setting forth the action so taken shall be signed by all of the Directors entitled to vote with respect to the subject matter thereof. Such consents shall have the same force and effect as the unanimous vote of the Directors at a meeting duly held. The Secretary shall file such consents with the minutes of the meetings of the Directors.

SECTION 10. *Required Vote.* Except as may be provided otherwise in these Bylaws or the Articles of Incorporation, an affirmative vote of a majority of those Directors present shall be necessary for the passage of any resolution.

Article Five OFFICERS

SECTION 1. *Election, Tenure and Compensation.* The officers of the Corporation shall be a President, a Secretary, and a Treasurer and any one or more additional officers and/or assistants to these officers as the Board of Directors, from time to time may consider necessary for the proper conduct of the business of the Corporation. The officers shall be elected annually by the Board of Directors at its annual meeting except where a longer term is expressly provided in an employment contract duly authorized and approved by the Board of Directors. The President shall be a Director and the other officers may, but need not be, Directors.

Any two or more of the above offices may be held by the same person, but no officer shall execute, acknowledge or verify any instrument in more than one capacity if such instrument is required by law or by these Bylaws to be executed, acknowledged or verified by any two or more officers. The compensation or salary paid all officers of the Corporation, if any, shall be fixed by resolutions adopted by the Board of Directors.

In the event that any office other than an office required by law, shall not be filled by the Board of Directors, or, once filled, subsequently becomes vacant, then such office and all references thereto in these Bylaws shall be deemed inoperative unless and until such office is filled in accordance with the provisions of these Bylaws.

Except where otherwise expressly provided in a contract duly authorized by the Board of Directors, all officers and agents of the Corporation shall be subject to removal at any time by the affirmative vote of a majority of the whole Board of Directors, and all officers, agents, and employees shall hold office at the discretion of the Board of Directors or of the officers appointing them.

SECTION 2. *Powers and Duties of the President.* The President shall be the chief executive officer of the Corporation and shall have general charge and control of all its business affairs and properties. He shall preside at all meetings of the Board of Directors.

The President may sign and execute all authorized bonds, contracts or other obligations in the name of the Corporation. He shall have the general powers and duties of supervision and management usually vested in the office of president of a corporation. The President shall be ex-officio a member of all the standing committees. He shall do and perform such other duties as may, from time to time, be assigned to him by the Board of Directors.

SECTION 3. *Secretary.* The Secretary shall give, or cause to be given, notice of all meetings of Directors and all other notices required by law or by these Bylaws, and in case of her absence or refusal or neglect to do so, any such notice may be given by any person thereunto directed by the President, or by the Directors upon whose written request the meeting is called as provided in these Bylaws. The Secretary shall record all the proceedings of the meetings of the Directors in books provided for that purpose, and she shall perform such other duties as may be assigned to her by the Directors or the President. She shall have custody of the seal of the Corporation and shall affix the same to all instruments requiring it, when authorized by the Board of Directors or the President, and attest the same. In general, the Secretary shall perform all the duties generally incident to the office of Secretary, subject to the control of the Board of Directors and the President.

SECTION 4. *Treasurer.* The Treasurer shall have custody of all the funds and securities of the Corporation, and she shall keep full and accurate account of receipts and disbursements in books belonging to the Corporation. She shall deposit all moneys and other valuables in the name and to the credit of the Corporation in such depository or depositories as may be designated by the Board of Directors.

The Treasurer shall disburse the funds of the Corporation as may be ordered by the Board of Directors, taking proper vouchers for such disbursements. She shall render to the President and the Board of Directors, whenever either of them so requests, an account of all her transactions as Treasurer and of the financial condition of the Corporation.

The Treasurer shall give the Corporation a bond, if required by the Board of Directors, in a sum, and with one or more sureties, satisfactory to the Board of Directors, for the faithful performance of the duties of his office and for the restoration to the Corporation in case of his death, resignation, retirement or removal from office of all books, papers, vouchers, moneys, and other properties of whatever kind in his possession or under his control belonging to the Corporation.

The Treasurer shall perform all the duties generally incident to the office of the Treasurer, subject to the control of the Board of Directors and the President.

Article Six
BANK ACCOUNTS AND LOANS

SECTION 1. *Bank Accounts.* Such officers or agents of the Corporation as from time to time shall be designated by the Board of Directors shall have authority to deposit any funds of the Corporation in such banks or trust companies as shall from time to time be designated by the Board of Directors and such officers or agents as from time to time shall be authorized by the Board of Directors may withdraw any or all of the funds of the Corporation so deposited in any such bank or trust company, upon checks, drafts or other instruments or orders for the payment of money, drawn against the account or in the name or behalf of this Corporation, and made or signed by such officers or agents.

Each bank or trust company with which funds of the Corporation are so deposited is authorized to accept, honor, cash and pay, without limit as to amount, all checks, drafts or other instruments or orders for the payment of money, when drawn, made or signed by officers or agents so designated by the Board of Directors until written notice of the revocation of the authority of such officers or agents by the Board of Directors shall have been received by such bank or trust company.

There shall from time to time be certified to the banks or trust companies in which funds of the Corporation are deposited, the signature of the officers or agents of the Corporation so authorized to draw against the same. In the event that the Board of Directors shall fail to designate the persons by whom checks, drafts and other instruments or orders for the payment of money shall be signed, as hereinabove provided in this Section, all of such checks, drafts and other instruments or orders for the payment of money shall be signed by the President and countersigned by the Secretary or Treasurer or any Assistant Secretary or Assistant Treasurer of the Corporation.

SECTION 2. *Loans.* Such officers or agents of this Corporation as from time to time shall be designated by the Board of Directors shall have authority to effect loans, advances or other forms of credit at any time or times for the Corporation from such banks, trust companies, institutions, corporations, firms or persons as the Board of Directors, shall from time to time designate, and as security for the repayment of such loans, advances, or other forms of credit to assign, transfer, endorse and deliver, either originally or in addition or substitution, any or all stocks, bonds, rights and interests of any kind in or to stocks or bonds, certificates of such rights or interests, deposits, accounts, documents covering merchandise, bills and accounts receivable and other commercial paper and evidences of debt at any time held by the Corporation. For such loans, advances or other forms of credit, such officers or agents of this Corporation shall have the authority to make, execute and deliver one or more notes, acceptances or written obligations of the Corporation on such terms, and with such provisions as to the security or sale or disposition thereof as such officers or agents shall deem proper; and also to sell to, or discount or rediscount with, such banks, trust companies, institutions, corporations, firms or persons any and all commercial paper, bills receivable, acceptances and other instruments and evidences of debt at any time held by the Corporation, and to that end to endorse, transfer and deliver the same. There shall from time to time be certified to each bank, trust company, institution, corporation, firm or person so designated the signatures of the officers or agents so authorized; and each such bank, trust company, institution, corporation,

firm or person is authorized to rely upon such certification until written notice of the revocation by the Board of Directors of the authority of such officers or agents shall be delivered to such bank, trust company, institution, corporation, firm or person.

Article Seven
REIMBURSEMENTS

Any payments made to an officer or other employee of the Corporation, such as salary, commission, interest or rent, or entertainment expense incurred by him, which shall be disallowed in whole or in part as a deductible expense by the Internal Revenue Service, shall be reimbursed by such officer or other employee of the Corporation to the full extent of such disallowance. It shall be the duty of the Directors, as a Board, to enforce payment of each such amount disallowed. In lieu of payment by the officer or other employee, subject to the determination of the Board of Directors, proportionate amounts may be withheld from his future compensation payments until the amount owed to the Corporation has been recovered.

Article Eight
MISCELLANEOUS PROVISIONS

SECTION 1. *Fiscal Year.* The fiscal year of the Corporation shall begin on July 1st of each year and end of June 30 of the subsequent year.

SECTION 2. *Notices.* Whenever, under the provisions of these Bylaws, notice is required to be given to any Director or officer, it shall not be construed to mean personal notice, but such notice shall be given in writing, by mail, by depositing the same in a post office or letter box, in a postpaid sealed wrapper, addressed to each officer or Director at such address as last appears on the books of the Corporation, and such notice shall be deemed to be given at the time the same shall be thus mailed. Any Director or officer may waive any notice required to be given under these Bylaws.

SECTION 3. *Reference to Laws.* All general or specific references to the Internal Revenue Code shall be deemed to refer to the Internal Revenue Code of 1986 as now in force or later amended, or the corresponding provision of any future United States revenue law. Similarly, any general or specific references to the laws of the State of Nevada shall be deemed to refer to the laws of the State of Nevada as now in force or hereafter amended.

Article Nine
DISCRIMINATION PROHIBITED

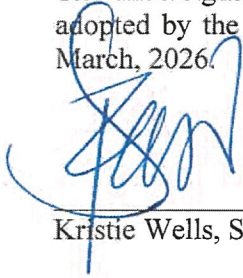
In administering its affairs, the Corporation shall not discriminate against any person on the basis of race, creed, color, national or ethnic origin, veteran status, sex, sexual preference, age or physical disability.

**Article Ten
AMENDMENTS**

SECTION 1. *Amendment of Bylaws.* These Bylaws and the Articles of Incorporation may be changed or amended at any meeting of the Board of Directors by a two-thirds (2/3) vote of those present; provided notice of the substance of the proposed amendment is sent to all the Directors at least five (5) days before the meeting.

* * * * *

The undersigned Secretary does hereby certify that the above and foregoing Bylaws were duly adopted by the Board of Directors of Tahoe Fireworks, Inc. to be effective on the 25th day of March, 2026.



Kristie Wells, Secretary

**WRITTEN CONSENT IN LIEU OF MEETING OF
BOARD OF DIRECTORS
OF
TAHOE FIREWORKS, INC.
(A NEVADA NON PROFIT CORPORATION)**

In lieu of meeting of the board of directors of Tahoe Fireworks, Inc. (a Nevada Non-profit Corporation) (the "Corporation"), the directors of the Corporation (being all the directors of the corporation, in accordance with Nevada law, unanimously agree to the following resolutions as acts of the Corporation:

1. Conflict of Interest Policy.

WHEREAS, the Board of Directors of Tahoe Fireworks, Inc. (a Nevada Non-profit Corporation) (the "Corporation") deems it advisable to adopt a policy governing potential conflicts of interest between the Board, its officers and the Corporation in order to protect the Corporation's tax-exempt status.

NOW, THEREFORE, BE IT

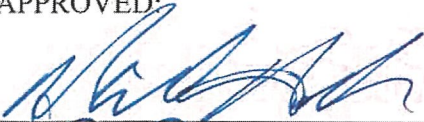
RESOLVED: That a Conflict of Interest Policy identical in form and content to that attached to this resolution, as Exhibit "A", attached hereto as a part hereof, as appropriately amended to reflect the Corporation's adoption is hereby adopted by the Corporation as the Conflict of Interest Policy of the Corporation.

Each director, by signing this consent, waives notice of the time, place, and purpose of the First Meeting of the Board of Directors and agrees to the transaction of business of the first meeting by unanimous written consent of the directors in lieu of first meeting. The written consent may be executed in two or more counterparts. A facsimile signature shall be deemed as if original.

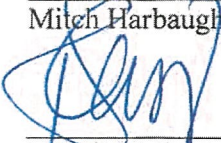
[SIGNATURES FOLLOW]

DATED: Effective the 25th day of March, 2026.

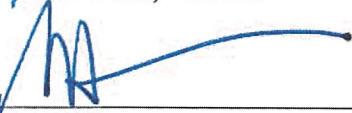
APPROVED:



Mitch Harbaugh, Director



Kristie Wells, Director




Melissa Homan, Director

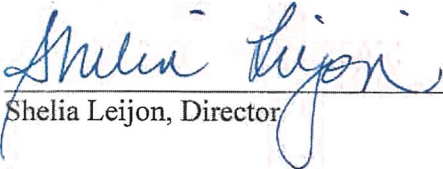


Gunnar Thordarson, Director

J. Will Brigham, Director



Chris Plastiras, Director



Shelia Leijon, Director

DATED: Effective the 25th day of March, 2026.

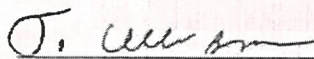
APPROVED:

Mitch Harbaugh, Director

Kristie Wells, Director

Melissa Homan, Director

Gunnar Thordarson, Director



J. Will Brigham, Director

Chris Plastiras, Director

Shelia Leijon, Director

Consent Action – Conflict of Interest Policy

Each director, by signing this consent, waives notice of the time, place, and purpose of the First Meeting of the Board of Directors and agrees to the transaction of business of the first meeting by unanimous written consent of the directors in lieu of first meeting. The written consent may be executed in two or more counterparts. A facsimile signature shall be deemed as if original.

DATED: Effective the 25th day of March, 2026.

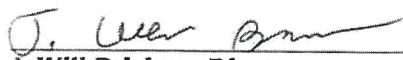
APPROVED:

Mitch Harbaugh, Director

Kristie Wells, Director

Melissa Homan, Director

Gunnar Thordarson, Director



J. Will Brigham, Director

Chris Plastiras, Director

Shelia Leijon, Director

**Exhibit “A”
To Consent
Tahoe Fireworks, Inc.**

Sample Conflict of Interest Policy

**Article I
Purpose**

The purpose of the conflict of interest policy is to protect this tax-exempt organization’s (the “Organization”) interest when it is contemplating entering into a transaction or arrangement that might benefit the private interest of an officer or director of the Organization or might result in a possible excess benefit transaction. This policy is intended to supplement but not replace any applicable state and federal laws governing conflict of interest applicable to nonprofit and charitable organizations.

**Article II
Definitions**

1. **Interested Person** Any director, principal officer, or member of a committee with governing board delegated powers, who has a direct or indirect financial interest, as defined below, is an interested person.
2. **Financial Interest** A person has a financial interest if the person has, directly or indirectly, through business, investment, or family:
 - a. An ownership or investment interest in any entity with which the Organization has a transaction or arrangement,
 - b. A compensation arrangement with the Organization or with any entity or individual with which the Organization has a transaction or arrangement, or
 - c. A potential ownership or investment interest in, or compensation arrangement with, any entity or individual with which the Organization is negotiating a transaction or arrangement.

Compensation includes direct and indirect remuneration as well as gifts or favors that are not insubstantial.

A financial interest is not necessarily a conflict of interest. Under Article III, Section 2, a person who has a financial interest may have a conflict of interest only if the appropriate governing board or committee decides that a conflict of interest exists.

**Article III
Procedures**

1. **Duty to Disclose** In connection with any actual or possible conflict of interest, an interested person must disclose the existence of the financial interest and be given the opportunity to disclose all material facts to the directors and members of committees with governing board delegated powers considering the proposed transaction or arrangement.
2. **Determining Whether a Conflict of Interest Exists** After disclosure of the financial interest and all material facts, and after any discussion with the interested person, he/she shall leave the governing board or committee meeting while the determination of a conflict of interest is discussed and voted upon. The remaining board or committee members shall decide if a conflict of interest exists.
3. **Procedures for Addressing the Conflict of Interest**
 - a. An interested person may make a presentation at the governing board or committee meeting, but after the presentation, he/she shall leave the meeting during the discussion of, and the vote on, the

Consent Action – Conflict of Interest Policy

transaction or arrangement involving the possible conflict of interest.

b. The chairperson of the governing board or committee shall, if appropriate, appoint a disinterested person or committee to investigate alternatives to the proposed transaction or arrangement.

c. After exercising due diligence, the governing board or committee shall determine whether the Organization can obtain with reasonable efforts a more advantageous transaction or arrangement from a person or entity that would not give rise to a conflict of interest.

d. If a more advantageous transaction or arrangement is not reasonably possible under circumstances not producing a conflict of interest, the governing board or committee shall determine by a majority vote of the disinterested directors whether the transaction or arrangement is in the Organization's best interest, for its own benefit, and whether it is fair and reasonable. In conformity with the above determination it shall make its decision as to whether to enter into the transaction or arrangement.

4. Violations of the Conflicts of Interest Policy

a. If the governing board or committee has reasonable cause to believe a member has failed to disclose actual or possible conflicts of interest, it shall inform the member of the basis for such belief and afford the member an opportunity to explain the alleged failure to disclose.

b. If, after hearing the member's response and after making further investigation as warranted by the circumstances, the governing board or committee determines the member has failed to disclose an actual or possible conflict of interest, it shall take appropriate disciplinary and corrective action.

Article IV

Records of Proceedings

The minutes of the governing board and all committees with board delegated powers shall contain:

a. The names of the persons who disclosed or otherwise were found to have a financial interest in connection with an actual or possible conflict of interest, the nature of the financial interest, any action taken to determine whether a conflict of interest was present, and the governing board's or committee's decision as to whether a conflict of interest in fact existed.

b. The names of the persons who were present for discussions and votes relating to the transaction or arrangement, the content of the discussion, including any alternatives to the proposed transaction or arrangement, and a record of any votes taken in connection with the proceedings.

Article V

Compensation

a. A voting member of the governing board who receives compensation, directly or indirectly, from the Organization for services is precluded from voting on matters pertaining to that member's compensation.

b. A voting member of any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the Organization for services is precluded from voting on matters pertaining to that member's compensation.

c. No voting member of the governing board or any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the Organization, either individually or collectively, is prohibited from providing information to any committee regarding compensation.

Article VI

Annual Statements

Each director, principal officer and member of a committee with governing board delegated powers shall annually sign a statement which affirms such person:

a. Has received a copy of the conflicts of interest policy,

b. Has read and understands the policy,

c. Has agreed to comply with the policy, and

d. Understands the Organization is charitable and in order to maintain its federal tax exemption it must engage primarily in activities which accomplish one or more of its tax-exempt purposes.

Article VII

Periodic Reviews

To ensure the Organization operates in a manner consistent with charitable purposes and does not engage in activities that could jeopardize its tax-exempt status, periodic reviews shall be conducted. The periodic reviews shall, at a minimum, include the following subjects:

a. Whether compensation arrangements and benefits are reasonable, based on competent survey information, and the result of arm's length bargaining.

b. Whether partnerships, joint ventures, and arrangements with management organizations conform to the Organization's written policies, are properly recorded, reflect reasonable investment or payments for goods and services, further charitable purposes and do not result in inurement, impermissible private benefit or in an excess benefit transaction.

Article VIII

Use of Outside Experts

When conducting the periodic reviews as provided for in Article VII, the Organization may, but need not, use outside advisors. If outside experts are used, their use shall not relieve the governing board of its responsibility for ensuring periodic reviews are conducted.



Department Of the Treasury
Internal Revenue Service
Philadelphia, PA 19255-0023
Important Information - Please Read



IRS Notice CP575E

TAHOE FIREWORKS
937 TAHOE BLVD STE 130B
INCLINE VILLAGE, NV 89451

March 25, 2026

We assigned you an employer identification number (EIN)

Your EIN is **41-5118725**. The name control associated with this EIN is **TAHO**.

What you need to do

- If you did **not** apply for this EIN, visit [IRS.gov/EINNotRequested](https://www.irs.gov/EINNotRequested).
- Use this EIN and your name exactly as they appear above when you fill out your tax returns. Otherwise, it may cause delays. Keep a copy of this notice for your records because we'll only send it to you once. You can share a copy with future officers of your organization or anyone asking for proof of your EIN. If your name or address is incorrect as shown, send the correct information to the address at the top of this notice.

What you need to know

When you applied for an EIN, you said your organization is a non-profit. Getting an EIN doesn't mean you're automatically tax-exempt. You must apply specifically for tax-exempt status. You can find more information about the application process in Publication 557, Tax-Exempt Status for Your Organization.

To apply for recognition of tax-exempt status, organizations must complete an application on one of the following forms:

- Form 1023, Application for Recognition of Exemption Under Section 501(c)(3) of the Internal Revenue Code;
- Form 1023-EZ, Streamlined Application for Recognition of Exemption Under Section 501(c)(3) of the Internal Revenue Code;
- Form 1024, Application for Recognition Under Section 501(a); or
- Form 1024-A, Application for Recognition of Exemption Under Section 501(c)(4) of the Internal Revenue Code.

Most organizations claiming tax-exempt status must file a Form 990 series annual information return (Form 990, 990-EZ, or 990-PF) or notice (Form 990-N) beginning with the year they legally form, even if they have not yet applied for or received recognition of tax-exempt status.

If you become tax-exempt, you'll lose that status if you don't file a required return or notice for three years in a row. There are some exceptions, but generally, you need to file every year. We start counting those three years from the date we gave you your EIN. If the first tax year isn't a full twelve months, you still need to file a return for that year. If your organization didn't legally form in the same tax year you received your EIN, contact us.

For the most current information on your filing requirements and other important information, visit [IRS.gov/Charities](https://www.irs.gov/Charities).

Additional Information

- Refer to Publication 4557, Safeguarding Taxpayer Data: A Guide for Your Business, for tips on keeping your EIN safe.
- Find tax forms or publications by visiting [IRS.gov/Forms](https://www.irs.gov/Forms) or by calling 800-TAX-FORM (800-829-3676).

◆ Call us at 800-829-4933 if you can't find what you need online. If you prefer, you can write to the address at the top of this notice.