

**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 2877 Lake Tahoe Blvd on the 29th day of January, 2026.

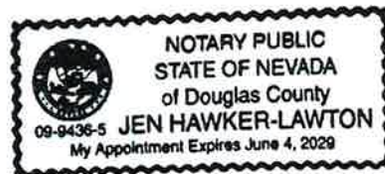
Darue Collins
Printed name of applicant

[Signature]
Signature of applicant

Subscribed and sworn to before me this 29th day of January, 2026

Jen Hawker-Lawton El Dorado, CA
Notary Public in and for said county and state

My commission expires: June 4, 2029



**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:

League to Save Lake Tahoe Annual Luncheon and Benefit

August 1 2026

Name of Event

Date(s) of Event

Darcie Bea Collins

Applicant's name (printed)

Applicant's signature

Date:

1.29.2026

BUSINESS LICENSE FINGERPRINT WORKSHEET

Liquor
 Locksmith
 Massage
 Pawnshop
 Other Environmental non-profit

Name of Business: League to Save Lake Tahoe

Business Address: 2608 Lake Tahoe BLVD South Lake Tahoe CA 96150

Street Address

City

Zip Code

NOTE TO APPLICANT:

Signatures of each owner, officer, or director on this worksheet constitutes that person's written permission authorizing the Washoe County Sheriff's Office to forward their fingerprint impressions to the appropriate law enforcement agency for a criminal history background investigation.

**Records Division:
Sheriff's Office:**

Please retain a copy as proof of compliance with Washoe County Code Section 25.023(2).

The following people need to have fingerprints taken:

Owner, officer and/or director	Title	Date fingerprints taken	Employee's initials
Darcie Bea Collins Print Name	CEO	2/1/24	DA
 Signature			
_____ Print Name	_____	_____	_____
_____ Signature	_____	_____	_____
_____ Print Name	_____	_____	_____
_____ Signature	_____	_____	_____
_____ Print Name	_____	_____	_____
_____ Signature	_____	_____	_____

APPLICANT:

Please return this form back to Washoe County Business License once all the fingerprints have been taken.

You will need to contact the Washoe County Sheriff's Office, Records Division, to determine appropriate fees for fingerprinting and any charges levied by the State of Nevada or the Federal Bureau of Investigation to complete the criminal history check [WCC 25.023(3)].

Reno Office
911 Parr Blvd.
(775) 328-3017

Incline Office
625 Mount Rose Hwy.
(775) 832-4107

Confirmed on 1/19/25 per Courtney Weiche:
Hi Jessica,

I have confirmed you do not need to supply finger prints e
ach year as it the same event, with the same applicant.

Copy from 2024 attached for reference

League to Save Lake Tahoe Permit Application

Index of Attachments:

A -1	Site Map
A – 2-3	Detailed Plan for Security, Fire Protection, Medical, Water & Sanitation, Communication and Clean-up
A - 4 - 9	Security Contract, Christopher Wright with Alert Security
A – 10 -13	Paramedic Confirmation
A – 14-15	Restroom Facilities Order, Sani-Hut
A -16	City of Reno Business Licenses, Roundabout Catering
A – 17-19	WCHD, Health Permit to Operate, Roundabout Catering
A - 20	Transportation Plan
A - 21	Parking Map at Sierra Nevada College
A - 22	Transportation Confirmation with passenger capacity
A - 23	Shuttle Route Map

NO SHADE OVER RUNWAY

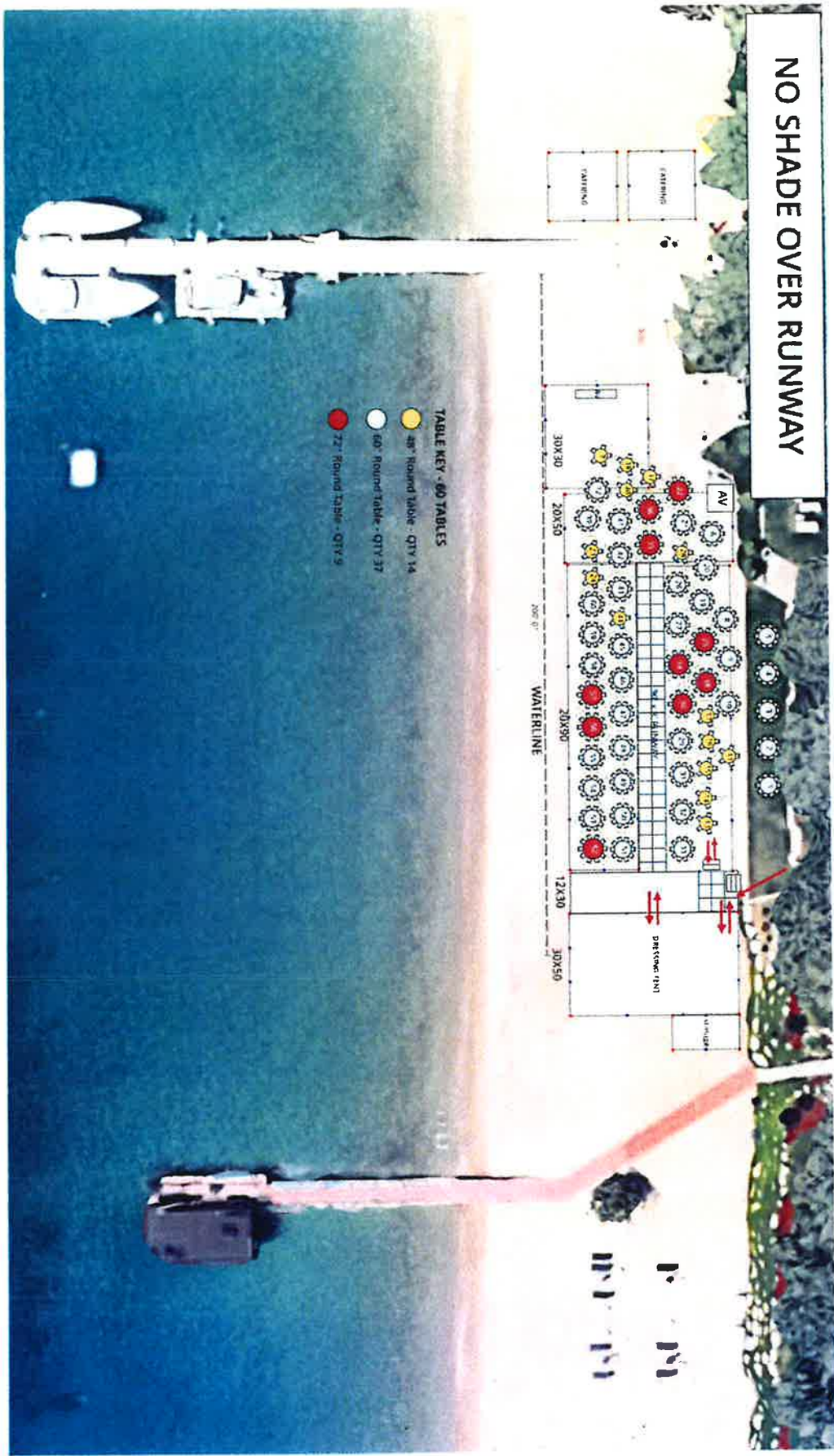


TABLE KEY - 60 TABLES

- 48" Round Table - QTY 14
- 60" Round Table - QTY 37
- 72" Round Table - QTY 9

20 Feet

League to Save Lake Tahoe Annual Fashion Show and Luncheon
1047 Lakeshore Boulevard, Incline Village, NV
Saturday, August 1, 2026
Prepared by: Kristin Keane & Jessica Urreaga

Security, Fire Protection and Medical Services Plan

The League to Save Lake Tahoe retains Alert Security Asset Protection to assist with security on-site. There are 4 security personnel on site from 10:00 am until 3:00 pm. Security personnel will be assigned to site-specific areas including front gate, tent, beach and lawn.

North Tahoe Fire Protection District Personnel will be on-call with on-site ambulance stand-by arranged from 10:00 am until 4:00 pm., although not required for this event per Brittany Dayton.

Tents and structures are in compliance with current fire code and contain required fire extinguishers and clearly marked exits.

Attachments: Alert Security Agreement, NTFPD Invoice for Ambulance Stand-by, Site Plan

Water Supply and Sanitation Facilities

The League has rented 2 handicap restroom facilities, 1 Executive 33' bathroom trailer with direct line to sewer and water, 1 Executive 19' bathroom trailer with stand-by pump truck and 4 bathroom attendants.

Roundabout Catering has hand-washing facilities in the catering tents, which are indicated on the site-map.

Per Nick Flores, no permit required for food and sanitation because it is a closed event, by invitation only.

Attachments: Sani-hut Invoice, site map

Communication System

The event will have an audio system with 2 microphones that are used throughout the program on August 1, 2026.

Clean-up and Rubbish Removal

Two 6-foot dumpsters with lids and locks will be located on site for rubbish. Dumpsters are delivered on July 30 and collected August 4.

The League to Save Lake Tahoe is dedicated to protecting and restoring the environment within the Tahoe Basin. Our organization's charter demands we leave the environment better than how we found it. In addition, our host is exceedingly generous to allow us to use his property year after year and if we wish to be invited back, we need to make certain we are cleaning the venue and returning it to the state to which we arrived.



MASTER SECURITY SERVICES AGREEMENT

Client's Name: League to Save Lake Tahoe
Telephone: 775-348-8472
Address: 2608 Lake Tahoe Blvd.
City: South Lake Tahoe ST: CA V ZIP: 96150

Alert Security Office: Portland
Telephone: 503-629-1029
Address: 1750 Skyline Blvd. Suite 229
City: Portland ST: OR ZIP: 97221

This agreement ("Agreement") made and effective as of the 21st day of January, 2026, is between Cero's, LLC dba Alert Security Asset Protection and/or Alert Guard Services ("Alert Security") and League to Save Lake Tahoe ("Client") (collectively, the "Parties"). The Parties agree as follows:

1. SERVICES: Alert Security will provide Client with security personnel (hereinafter "Personnel") and services (hereinafter "Services") as set out in one or more written statements of work executed by Alert Security and Client (each, a "Statement of Work"). The initial Statement of Work is attached hereto as Exhibit A.

2. RATES: Client shall pay Alert Security the hourly rates set forth in the rate schedule attached hereto as Exhibit B, plus all applicable sales, use and other taxes. These rates do not apply to Alert Security's services for labor disputes, crisis management, or similar emergency situations which shall be mutually negotiated.

The rates described in Exhibit B are effective until no later than December, 2025 and are subject to adjustment by Alert Security upon Alert Security providing no less than thirty days' written notice to Client.

3. INVOICES: Alert Security will submit weekly invoices to Client at the address on the invoice. Payment is due and payable upon receipt. A late charge of 10% per month will be added to balances not paid within 30 days following the issuance of invoice. Client agrees to review each invoice upon receipt and must notify Alert Security in writing of any dispute regarding the amount of an invoice within 14 days from the invoice date, otherwise all disputes and defenses will be deemed waived. In the event of nonpayment, Client agrees to pay Alert Security's attorney fees and other collection costs.

4. PERSONNEL: (a) Alert Security's Personnel are its employees and not Client's, and only Alert Security shall

have the right to direct them. Alert Security is responsible for social security, unemployment and similar taxes applicable to its employees.

(b) Alert Security complies with Executive Order 11246, as amended; Section 503 of the Rehabilitation act of 1973, as amended; Section 402 of the Vietnam Era Veterans' Readjustment Assistance Act of 1974 and related regulations. Alert Security's employees will be assigned without regard to race, age, color, creed, sex, national origin, disabilities that do not impair job performance, veteran status, or on any bases prohibited by law.

(c) Client may reasonably disapprove any Personnel assigned, provided such exercise is not in violation of law. If any Personnel is removed at Client's request, Client agrees to indemnify and hold Alert Security harmless from all claims, demands, liabilities, judgments, losses, suits, damages, fines, penalties and expenses including reasonable attorney's fees and defense costs (hereinafter collectively "Claims") that may arise from Client's request to remove Personnel.

(d) If Client requests Personnel to operate any vehicle other than one supplied by Alert Security, or if Personnel are assigned or assume duties other than those agreed upon in writing by Alert Security, Client agrees to defend, indemnify and hold Alert Security harmless from any Claims which may arise or result therefrom, including but not limited to Claims arising from the negligence of Alert Security, its agents or employees.

5. LIABILITY LIMITATION AND INDEMNITIES: (a) Client agrees that Alert Security is not an insurer and that the amounts payable hereunder are based upon the value of

Security Services Agreement Page 1 of 6

services offered and not the value of client's interests being protected or the property of Client or of others located on Client's premises. Accordingly, Alert Security undertakes no liability to client and makes no representation, express or implied, that its services will prevent loss or damage to the interests and/or property belonging to Client or others located on Client's premises.

(b) In no event shall Alert Security be liable to Client for any Claim other than one which arises during the performance of services under this Agreement and is caused by the negligence of Alert Security, its employees or agents while acting within the scope of their duties and authority. In no event shall Alert Security be liable for any Claim caused in whole or in part by acts or omissions of Client or third parties or their respective employees or agents.

(c) IN NO EVENT SHALL ALERT SECURITY BE LIABLE TO CLIENT OR TO ANY THIRD PARTY FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY, SPECIAL, OR PUNITIVE DAMAGES WHETHER ARISING OUT OF BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, REGARDLESS OF WHETHER SUCH DAMAGE WAS FORESEEABLE AND WHETHER OR NOT ALERT SECURITY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND NOTWITHSTANDING THE FAILURE OF ANY AGREED OR OTHER REMEDY OF ITS ESSENTIAL PURPOSE.

(d) IN NO EVENT SHALL ALERT SECURITY'S AGGREGATE LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT, WHETHER ARISING OUT OF OR RELATED TO BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EXCEED THE LESSER OF (i) THE AMOUNT INVOICED TO AND PAID BY CLIENT FOR SERVICES RENDERED WITHIN THE 12-MONTH PERIOD IMMEDIATELY PRECEDING THE DATE OF THE OCCURRENCE GIVING RISE TO THE CLAIM OR (ii) \$100,000.

(e) IN NO EVENT SHALL ALERT SECURITY BE LIABLE FOR ANY CLAIMS, LOSSES OR DAMAGES THAT ARE OR COULD HAVE BEEN COVERED BY CLIENT PROCURING INSURANCE.

(e) The services provided under this Agreement are solely for the benefit of Client and neither this Agreement nor any services rendered hereunder confer any rights on any other party as a third-party beneficiary, or otherwise.

(f) Client agrees to indemnify and hold Alert Security harmless from and against any Claims made by any

third party, including, but not limited to, injury, death or damage or loss of property, arising from Alert Security's negligent acts or omissions, including those relating to the hiring, training, supervision or retention of Personnel by Alert Security, its agents or employees.

(g) Client agrees that Alert Security shall not be liable for failure to perform this Agreement due to any "Act of God" or cause beyond Alert Security's reasonable control, including government orders, pandemics, and labor strikes or shortages.

(h) Client hereby waives any and all rights of subrogation that any insurer of Client may have against Alert Security.

(i) Where Alert Security is entitled to indemnification, Alert Security shall have the right to tender defense of the Claim to Client.

6. INSURANCE: To the extent a Claim for loss or damage to the interests and/or property belonging to Client or others located on Client's premises exceeds the amount specified in Paragraph 5(d) (such excess being hereinafter referred to as "Excess Loss or Damage"), and in consideration of the risk apportionment provided in this Agreement, Client agrees that it will maintain insurance to fully protect Client against such Excess Loss or Damage. Accordingly, Client waives its right of recovery against Alert Security for such Excess Loss or Damage, however caused.

7. HIRING: For a period of one year following termination of this Agreement, neither Client nor any of its agents, representatives, or contractors shall solicit or hire the services or labor of any Personnel.

Recognizing the costs incurred and expertise dedicated by Alert Security in selecting, recruiting and training its personnel, Client agrees to pay Alert Security \$10,000 as liquidated damages for each Personnel employed in violation of this Agreement.

8. TERM: This Agreement shall continue in effect until either party gives the other party thirty days' prior written notice specifying the date of termination.

9. DEFAULT: Alert Security may terminate this Agreement upon 48 hours' prior written notice and exercise such other rights and remedies as permitted by law if Client fails to pay any amount when due, if any proceeding is commenced or

threatened by or against Client under the Bankruptcy Code or any other debtor's law, if the Client makes or threatens to make an assignment for the benefit of creditors, or if Client breaches any of the other terms or obligations contained in this Agreement.

10. HAZARDOUS OR DEFECTIVE CONDITIONS/MATERIALS:

(a) Client agrees that it will comply with OSHA Hazard Communication Standards and will indemnify and hold Alert Security harmless from all Claims, including injuries to Alert Security's employees arising out of a condition existing at Client's premises, or Client's violation of any safety or health-related law.

(b) Client further agrees to (I) make available to Alert Security the Material Safety Data Sheet for each hazardous chemical to which Alert Security's Personnel may be exposed at Client's premises, and (II) inform Alert Security of (A) precautionary measures that need to be taken to protect Alert Security's Personnel and (B) Client's hazardous material labeling system.

11. LIMITATION ON CLAIMS AND ACTIONS: Client shall give written notice to Alert Security of any Claim of Client or potential Claim of Client arising out of or relating to this Agreement within 30 days following the date of the occurrence giving rise to such Claim or potential Claim. Written notice in strict compliance with this Section 11 is a condition of bringing an action against Alert Security.

The Parties agree to contractually adjust any statute of limitation or ultimate repose to one year following the date of the occurrence giving rise to such Claim. Any claims brought after one year shall be barred.

12. NON-WAIVER: Failure of Alert Security to enforce any provision of this Agreement or any of its rights, or to exercise any election herein provided, shall not be considered a waiver of such provision or election or in any way affect the validity of this Agreement. Alert Security's exercise of any of its rights or elections shall not preclude Alert Security from exercising the same or any other right it may have under this Agreement.

13. SCOPE OF SERVICES: This Agreement and written schedule of Personnel assignments, patrol inspections and post orders, which collectively set forth the Security Services to be performed, may be changed only with the

written approval of Alert Security. Unless so changed, Alert Security shall not be obligated to perform any services not specifically set forth therein. Amendments to this Agreement must be in writing and signed by authorized representatives of the parties hereto. If there is any conflict between the terms of any other documents and this Agreement, this Agreement shall control.

14. NOTICES: All notices shall be in writing and shall be sufficiently given if made by invoice, overnight courier or by certified mail addressed to the other party at its address set forth herein or at such other address as the other party may later designate by written notice given hereunder. A copy of Client's notices to Alert Security shall also be sent to Alert Security's executive office, located at 1750 Skyline Blvd. Suite 229, Portland, OR 97221.

15. ATTORNEY FEES AND COSTS: In the event of any dispute between Alert Security and Client arising out of or relating in any manner to this Agreement, the prevailing party shall be entitled to recover all of its attorney fees, costs, and expenses (including expert witness fees) incurred in connection with the dispute.

16. ENTIRE AGREEMENT AND INTERPRETATION: This Agreement constitutes the entire agreement and understanding between the parties, and supersedes all prior and contemporaneous agreements, communications, representations, negotiations, discussions, warranties, understandings of the Parties, whether written or oral. This Agreement is negotiated between the Parties, and in the event of an ambiguity in any provision, neither party shall be deemed the drafter of any provision.

17. GOVERNING LAW; CHOICE OF FORUM: This Agreement shall be governed and interpreted in accordance with the laws of the State of Oregon without regard to conflict of law principles. If any provision is deemed to be unenforceable, it shall be severed from this Agreement, and the remaining provisions shall be interpreted so that this Agreement and all its other provisions shall remain in full force and effect. Multnomah County, Oregon shall be the exclusive venue of any disputes related to this Agreement.

18. AUTHORITY: Alert Security sales personnel are not authorized to change or amend this Agreement orally or in writing. This Agreement shall not become binding upon Alert Security until executed by an authorized manager or corporate officer of Alert Security.

19. ADDITIONAL CLIENT LOCATIONS: Except for location, hours of service and their commencement date as shown in Exhibit A, and Personnel/Equipment, Standard Base and Overtime Rates, Holiday Rates and other applicable rates as set forth Exhibit B, each of the terms and conditions contained in this Agreement shall be applicable to any additional locations of Client serviced by Alert Security after the date of this Agreement.

20. SUCCESSORS AND ASSIGNS: This Agreement is binding on and inures to the benefit of the Parties to this Agreement and their respective permitted successors and permitted assigns.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the by their respective duly authorized officers.

Client:

By: [Name, Title]

Date: _____

Alert Security:

By: Christopher Wright

Date: _____

EXHIBIT A – STATEMENT OF WORK

Location

Hours

To Commence On (Date and Time)

1047 Lakeshore Blvd, Incline

10am to 3pm

8/1/2026

4 Security Officer to assist with Oscar de
la Renta fashion show

EXHIBIT B – RATE SCHEDULE

Personnel/Equipment
Unarmed Security Officer

Standard Base Rate/Overtime Rate
\$40.00 per hour
\$0.00

Holiday rates shall apply on each legally declared national, state, or local holiday. Holiday rates will be as follows:

<u>Holiday</u>	<u>Rates</u>
New Years Day	\$0.00
MLK Day	\$0.00
Memorial Day	\$0.00
Independence Day	\$0.00
Labor Day	\$0.00
Veterans Day	\$0.00
Thanksgiving Day	\$0.00
Christmas Day	\$0.00



NORTH LAKE TAHOE FIRE PROTECTION DISTRICT

866 Oriole Way – Incline Village, NV 89451-9439
(775) 831-0351 Fax (775) 831-2072 www.nltfpd.net
Ryan Sommers – Fire Chief

EMERGENCY MEDICAL SERVICE STANDBYS

North Lake Tahoe Fire Protection District understands the importance of providing EMS coverage during special events or community programs. The enclosed *Dedicated EMS Standby Agreement* must be utilized for any organization, school, or governmental entity to request special standby services from North Lake Tahoe Fire Protection District. The enclosed agreement must be completed, signed, and returned to North Lake Tahoe Fire Protection District at least 15 days prior to the requested date for service. Although North Lake Tahoe Fire Protection District will make every effort to provide the level of service requested, there may be an emergency prior to the scheduled event that could cause North Lake Tahoe Fire Protection District to be late. North Lake Tahoe Fire Protection District's primary responsibility is to provide emergency 911 responses to the residents of our community.

North Lake Tahoe Fire Protection District offers the following types of service:

- Advanced Life Support Ambulance (at least 1 Paramedic)
- Advanced EMT and/or Paramedic only
- Technical equipment UTV, jet ski, and boat with Emergency Medical Technician and/or Paramedic

Please complete the enclosed agreement and submit it to North Lake Tahoe Fire Protection District.

Mail or Drop Off:

North Lake Tahoe Fire Protection District
866 Oriole Way
Incline Village, NV 89451

Email:

aquiroz@nltfpd.net

Dedicated EMS Standby Agreement

THIS AGREEMENT, made this 28th day of January, 2026, by and between League to Save Lake Tahoe, and North Lake Tahoe Fire Protection DISTRICT, 866 Oriole Way, Incline Village, Nevada 89451, hereinafter referred to as the DISTRICT, and CLIENT,

WHEREAS, CLIENT is requesting dedicated standby services; and WHEREAS, the District is willing to provide such services under the terms set forth herein.

NOW, THEREFORE, it is agreed as follows:

1. The DISTRICT agrees to provide dedicated EMS standby service(s) to the CLIENT. Standby service, meaning an emergency vehicle staffed personnel as agreed upon, will locate themselves at a function or event and will remain dedicated to that event unless a major incident occurs, and their services are required elsewhere. Such vehicle will be equipped to provide care at the capacity as agreed upon as required by the CLIENT. Pursuant to paragraph 3 below, dedicated standbys are subject to the availability of EMS crews and resources.
2. The DISTRICT agrees to provide dedicated standby emergency medical service(s) to the CLIENT named above for the dates, times, and locations specified in the *STANDBY AND CLIENT INFORMATION* attached to this Agreement and incorporated by reference.
3. Due to the call volume of EMS, dedicated standby services are subject to the availability resources. In addition, even if a CLIENT requests and agrees to the conditions of dedicated standby services, certain extreme, catastrophic, or immediate life-threat emergencies may still require The DISTRICT to utilize the vehicle assigned to the dedicated standby. If this occurs during a scheduled dedicated standby (with this Agreement in place), and a lapse of on-site EMS coverage occurs, another ambulance/crew will be routed to the event upon availability.
4. Hourly charges for this service begin from the time the crew arrives at the designated standby until it is released from the event, with a *two-hour minimum charge per dedicated standby service*. The DISTRICT reserves the right to waive fees.
5. Dedicated standby service fees are as follows:

Resource	Cost
Firefighter / Advanced EMT	\$50.41 / hr.
Firefighter / Paramedic	\$57.97 / hr.
Advanced Life Support Ambulance (Staffed)	\$157.12 / hr.
Jet Ski (equipment only)	\$27.70 / hr.
ATV / UTV (equipment only)	\$14.79 / hr.
Boat (equipment only)	\$120.00 / hr.

6. Upon completion of dedicated standby services, The DISTRICT will bill CLIENT for costs associated with this Agreement and CLIENT agrees to pay all fees within 30 days of invoice receipt.
7. The DISTRICT reserves the right to refuse any Dedicated Standby Agreement submitted by CLIENT.
8. This Agreement may be canceled by either party by giving 48-hours advance notice.
9. Nothing herein shall be construed to create a higher standard of care on the part of EMS than generally recognized under the rules and regulations set forth by the Nevada State Health Division Office of Emergency

Medical Systems. The DISTRICT crews may only operate under written protocols and procedures specifically approved by the DISTRICT Medical Director.

10. The charges provided for herein reflect only those charges associated with making EMS readily available to the CLIENT. The normal charges for the care and transportation of patients will be the responsibility of the patient.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first above written.

CLIENT

Signature

Jessica Urreaga
Printed Name

Fashion Show Logistics Contractor
Title

DISTRICT



Signature

Russell Barnum
Printed Name

Assistant Fire Chief
Title

Standby and CLIENT Information

The following CLIENT information will be used by The DISTRICT for scheduling and billingfor EMS dedicated standby services.

Name/Title of Event: League to Save Lake Tahoe Annual Fashion Show and Luncheon

EVENT OCCURRENCE 1

Date(s): Saturday August 1st 2026 Start Time: 1000 End Time: 1400

Location: 1047 Lakeshore, Incline Village NV 89450_

Number of Attendees: 400-450

EVENT COVERAGE REQUESTED

Advanced Life Support Ambulance (Staffed)	\$157.12 / hr. (\$628.48 for 4 hours)
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(If request is for more than 1 event occurrences attach additional details to agreement)

Organization Name: League to Save Lake Tahoe_____

Primary Contact Person's Name (print): Jessica Urreaga_____

Mailing Address (for billing): 2877 Lake Tahoe Blvd_____

City: South Lake Tahoe_____ State: CA_____ Zip Code: 96150_____

Phone #: 530-541-5388_____ Phone # day of event (if different): _____

Email Address: jessica@keeptahoeblue.org_____



SANI-HUT COMPANY INC.

P.O. Box 7455
Reno, Nevada 89510-7455
(775) 358-6720
Fax: (775) 359-7922



SE73026

RENTED TO: LEA1005

DELIVERED TO:

LEAGUE TO SAVE LAKE TAHOE-SLT
2877 LAKE TAHOE BLVD
SOUTH LAKE TAHOE, CA 96150

OSCAR DE LA RENTA FASHION SHOW
1047 LAKESHORE DR
INCLINE VILLAGE, NV

DATE ORDERED 1/29/2026	DATE WANTED 07/30/2026	ORDERED BY JESSICA	PHONE (775) 348-8472	TERMS C. O. D.
P.O. NUMBER	JOB NUMBER	CANCELLED BY	DATE CANCELLED	

SPECIAL INSTRUCTIONS

DAY	ROUTE	ENTERED BY	TAKEN BY RLK
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UNIT QUANTITY	UNIT DESCRIPTION	UNIT VALUE	RENTAL RATE
2	HANDICAP RESTROOM	175.00	350.00
1	DELIVERY CHARGE	65.00	65.00
1	PICK UP CHARGE	65.00	65.00
2	EXECUTIVE DELUXE 19	1,827.50	3,655.00
4	DELIVERY & PICK UP CHARGE	125.00	500.00
1	FRIDAY ATTENDANT	565.00	565.00
RATES INCLUDE: DELIVER THURSDAY 7-30-26 SERVICE SAT 8-1-26 PICK UP MONDAY 8-3-26			

UNIT NUMBERS:

Lessee acknowledges that the above equipment has been inspected and received in good condition.

Thank you for ordering with Sani-Hut Co. You will find that in addition to providing the most modern and sanitary temporary facilities available, Sani-Hut Co. also provides the most efficient service using specialized equipment and scientific techniques.

DATE	TIME IN	TIME OUT	WORK PERFORMED	DRIVER/HELPER	CHARGES

BILLING: Monthly billing is based on 28 day billing cycle.

CONTRACT ACCEPTANCE: I agree to the contract, including terms and conditions on the back of this agreement. I acknowledge receipt of a copy of this contract.

CUSTOMERS SIGNATURE

SERVICE DRIVER

DATE

CUSTOMER



SANI-HUT COMPANY INC.

P.O. Box 7455
Reno, Nevada 89510-7455
(775) 358-6720
Fax: (775) 359-7922



SE73026

LEA1005

RENTED TO:

DELIVERED TO:

LEAGUE TO SAVE LAKE TAHOE-SLT
2877 LAKE TAHOE BLVD
SOUTH LAKE TAHOE, CA 96150

OSCAR DE LA RENTA FASHION SHOW
1047 LAKESHORE DR
INCLINE VILLAGE, NV

DATE ORDERED 1/29/2026	DATE WANTED 07/30/2026	ORDERED BY JESSICA	PHONE (775) 348-8472	TERMS C. O. D.
P.O NUMBER	JOB NUMBER	CANCELLED BY		DATE CANCELLED

SPECIAL INSTRUCTIONS

DAY	ROUTE	ENTERED BY	TAKEN BY RLK
UNIT QUANTITY	UNIT DESCRIPTION	UNIT VALUE	RENTAL RATE

Sales Tax: 0.00
 Order Total: 5,200.00

UNIT NUMBERS:

Lessee acknowledges that the above equipment has been inspected and received in good condition.

Thank you for ordering with Sani-Hut Co. You will find that in addition to providing the most modern and sanitary temporary facilities available, Sani-Hut Co. also provides the most efficient service using specialized equipment and scientific techniques.

DATE	TIME IN	TIME OUT	WORK PERFORMED	DRIVER/HELPER	CHARGES

BILLING: Monthly billing is based on 28 day billing cycle.
 CONTRACT ACCEPTANCE: I agree to the contract, including terms and conditions on the back of this agreement. I acknowledge receipt of a copy of this contract.

CUSTOMERS SIGNATURE

SERVICE DRIVER

DATE

SECRETARY OF STATE



NEVADA STATE BUSINESS LICENSE

MBP ENTERPRISES

Nevada Business Identification # NV20061717313

Expiration Date: 11/30/2026

In accordance with Title 7 of Nevada Revised Statutes, pursuant to proper application duly filed and payment of appropriate prescribed fees, the above named is hereby granted a Nevada State Business License for business activities conducted within the State of Nevada.

Valid until the expiration date listed unless suspended, revoked or cancelled in accordance with the provisions in Nevada Revised Statutes. License is not transferable and is not in lieu of any local business license, permit or registration.

License must be cancelled on or before its expiration date if business activity ceases. Failure to do so will result in late fees or penalties which, by law, cannot be waived.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on 11/21/2025.



FV Aguilar

Certificate Number: B202511216296956

You may verify this certificate

online at <https://www.nvsilverflume.gov/home>

FRANCISCO V. AGUILAR
Secretary of State

LICENSE NUMBER

W039855A-LIC

LICENSE TYPE

Annual
Active

LICENSE - NOT TRANSFERRABLE
POST IN A CONSPICUOUS PLACE



**COUNTY OF
WASHOE
NEVADA**

This license cannot be transferred or assigned. It is valid only for the licensee and location shown below.

YEAR LICENSE VALID

Expires on 01/31/2027

LICENSE FEE PAID

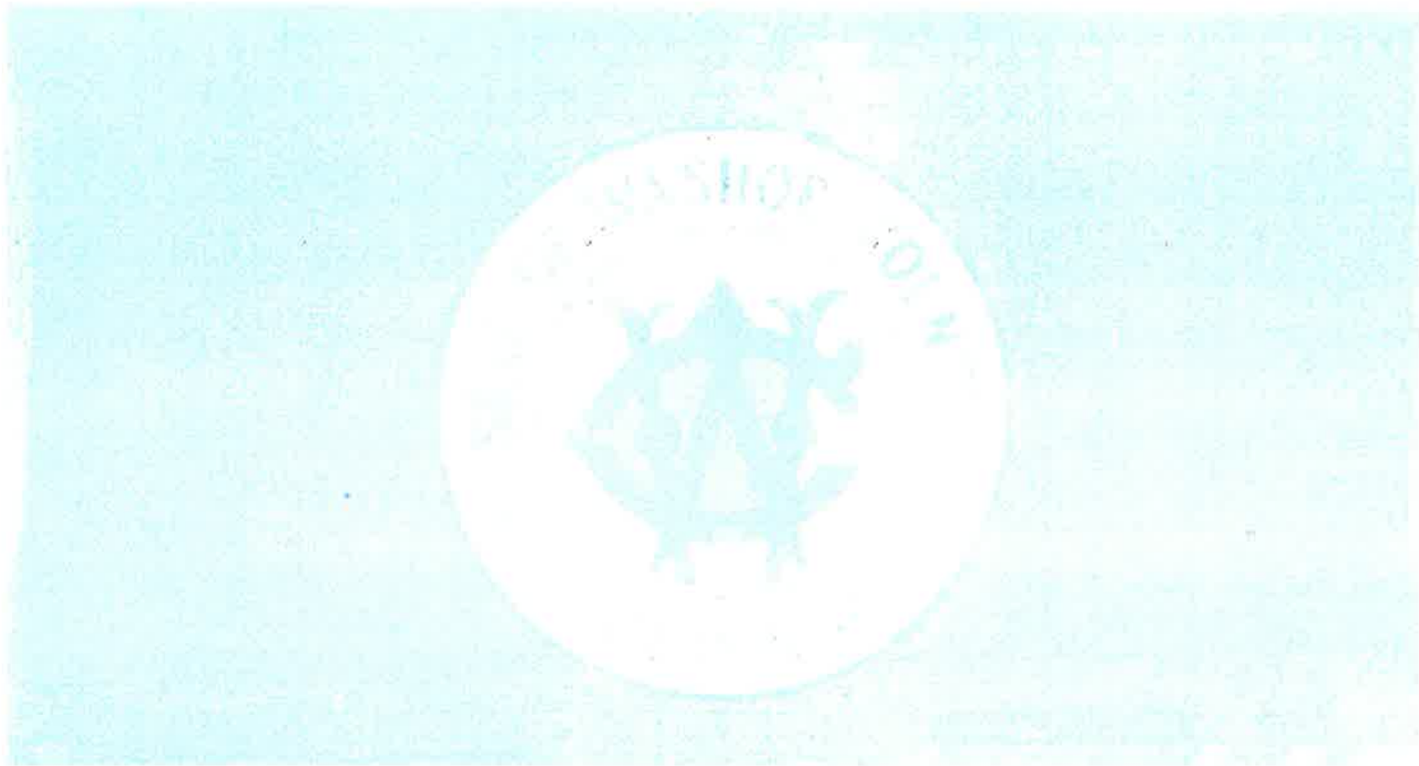
**THIS CERTIFIES THAT
IN THE NAME OF
LOCATED AT**

ROUNABOUT CATERING & PARTY RENTALS
MBP ENTERPRISES
631 DUNN CIR, Sparks, NV 89431

ROUNABOUT CATERING & PARTY RENTALS
MBP ENTERPRISES
631 DUNN CIR

SPARKS, NV 89431

This license certifies that the name above has paid the required fees to the license collector of Washoe County and is hereby authorized to conduct business and is subject to the provisions of law.



LICENSE NUMBER

W040002Q-LIC

LICENSE TYPE

Liquor
L11 - Liquor Cater w/o Liq LIC

**THIS CERTIFIES THAT
IN THE NAME OF
LOCATED AT**

ROUNABOUT CATERING & PARTY RENTALS
MBP ENTERPRISES
631 DUNN CIR

SPARKS, NV 89431

LICENSE - NOT TRANSFERRABLE
POST IN A CONSPICUOUS PLACE



This license cannot be transferred or assigned. It is valid only for the licensee and location shown below.

ROUNABOUT CATERING & PARTY RENTALS
MBP ENTERPRISES
631 DUNN CIR, Sparks, NV 89431

YEAR LICENSE VALID

Expires on 04/01/2026

LICENSE FEE PAID

This license certifies that the name above has paid the required fees to the license collector of Washoe County and is hereby authorized to conduct business and is subject to the provisions of law.

NORTHERN NEVADA
Public Health

NORTHERN NEVADA PUBLIC HEALTH
ENVIRONMENTAL HEALTH SERVICES
1001 East Ninth Street • Bldg B • Reno, Nevada 89512
(775) 328-2434

HEALTH PERMIT TO OPERATE

BILLING ADDRESS:
ROUNDABOUT CATERING & PARTY RENTALS
ATTN ACCOUNTS PAYABLE
631 DUNN CIR
SPARKS, NV 89431

Date Issued:

08/09/2024

Expiration Date:
10/01/2025

Permit No.: H19-1919FOOD

Type of Facility:

Sucess Kitchen

Business Name: ROUNDABOUT CATERING & PARTY RENTALS

POST IN A CONSPICUOUS PLACE

OWNED and OPERATED BY:

MEP ENTERPRISES

FACILITY LOCATION:

631 DUNN CIR, SPARKS, NV 89431

**Permits are not
transferable from
person to person or
place to place.**

This permit certifies that the indicated facility has been found to be operating in conformity with the health laws and regulations promulgated by the Nevada State Board of Health and the Washoe County District Board of Health. This Permit is revocable at any time by the Washoe County District Health Officer for the failure on the part of the owner/operator to meet State and Health District laws and regulations.

DIVISION DIRECTOR FOR ENVIRONMENTAL HEALTH SERVICES

Transportation Plan
League Annual Fashion Show and Luncheon
Saturday, August 1, 2026
Prepared by: Kristin Keane & Jessica Urreaga

Parking and Shuttles: On-site parking at 1047 Lakeshore Drive is **not available** on August 1st, 2026. Guest parking is available at Sierra Nevada University, 999 Tahoe Boulevard, Incline Village, NV where ample parking and continuous shuttle service await. *Distance to venue is approximately 1/2 mile.*

Directions for Parking:

From Tahoe City

- Proceed EAST on CA-28 / N LAKE BLVD. Continue to follow CA-28 (crossing into NEVADA).
- Continue EAST on SR 28 (Tahoe Boulevard) through Incline Village until you reach Country Club Drive (the third traffic light in Incline Village, located past the golf course).
- Turn RIGHT onto COUNTRY CLUB DR.

Turn RIGHT at the THIRD DRIVEWAY onto the Sierra Nevada University campus (entrance located directly across from Mill Creek residential street). There is a parking lot located to your right and a loop driveway directly in front of the Tahoe Center for Environmental Sciences building where shuttles will stage.

From South Lake Tahoe

- Proceed EAST on LAKE TAHOE BLVD / US-50. Continue to follow US-50 E (Crossing into NEVADA).
- Turn LEFT onto NV-28.
- Turn LEFT onto COUNTRY CLUB DR.

Turn RIGHT at the THIRD DRIVEWAY onto the Sierra Nevada University campus (entrance located directly across from Mill Creek residential street). There is a parking lot located to your right and a loop driveway directly in front of the Tahoe Center for Environmental Sciences building where shuttles will stage.

Traffic Control and Parking Attendants: The League will have 4 volunteers stationed at Sierra Nevada University directing traffic into the parking lots and onto shuttles as guests arrive and depart. (1) paid security officer and (1) volunteer are stationed at the head of the driveway to 1047 Lakeshore Boulevard to ensure no cars enter driveway. Shuttles buses utilize the pullout on the west side of the driveway to off-load passengers so the shuttle is not obstructing traffic.

Staff & Vendor Parking

Vendor Parking will take place at Cornerstone Church at 300 Country Club Dr, Incline Village, NV 89451 on the evening of July 31st and during the day on August 1st. Staff will also park at the church on August 1st. All vehicles will be cleared from the property by 7am on August 4th.



Service Contract

Transportation Department
P.O. Box 129
Truckee, Ca. 96160
T: 530-562-3555 | F: 530-562-1407

DATE 2/2/2026

Date of Transfer: 8/1/2026

Prepared by: Marie Easton
Transportation Department
Northstar California Resort
530-562-3555
NSTransportation@vailresorts.com
Fax: 530-562-1407

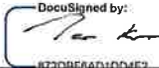
Bill To:
League to Save Lake Tahoe
2877 Lake Tahoe Boulevard
South Lake Tahoe, CA 96150

Contact:
Tae Kim #530-583-7685
tae@northtahoeexecutiveshuttle.com

RE: Oscar De La Renta
Account to Bill:
CID# XXXXXXXX

Description	AMOUNT
6 - 25 passenger buses for 5 hours (10:30am - 3:30pm)	\$4,860.00
2 - 30 passenger buses for 5 hours (10:30am - 3:30pm)	\$1,790.00
25 passenger bus, first 4 hours \$645, \$165 each additional hour.	
30+ passenger bus, first 4 hours \$715, \$180 each additional hour.	
TOTAL	\$6,650.00

- *Reservations require a 4 hour minimum that cannot be split
- *Cancellation Policy: Free of charge until 14 days prior to transfer date. 50% of contracted price within 14 days of transfer date; 100% of contracted price within 7 days of transfer date.
- *All charters are billed for contracted time. Any additional time beyond the contracted time is billed at the hourly rate, rounded to the nearest half hour.
- *Any excessive cleanup is subject to a \$200 befouling fee.
- *Rates include taxes and an 20% gratuity. Additional gratuity is at the discretion of the client.
- *Travel time is \$135/hr and is defined as the distance from Northstar to the first pick-up location
- *This contract is governed by the laws of the State of California

Client Signature:  **Date:** Feb-02-2026



Map data ©2018 Google 500 ft



via Country Club Dr and Lakeshore Blvd
Best route, despite the usual traffic

2 min
0.6 mile



via Mill Creek Rd and Selby Dr

2 min
0.4 mile