OUTDOOR COMMUNITY EVENT LICENSE APPLICATION

1001 EAST 9TH STREET, BUILDING A
P.O. BOX 11130
RENO, NEVADA 89520-0027
(775) 328-3733
www.washoecounty.us

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.

- 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 <u>90 days</u> 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 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.

	BC	OOTH 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.
- 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.
- 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"
Applic	cation fee
X	\$50 non-refundable application fee
Daily	fee(s)
	\$350 daily fee plus appropriate booth fees
Carniv	val, circus or tent show fees
	\$300 daily fee (maximum of \$4200) plus appropriate booth fees
_ Three compl	packets and one electronic pdf file (memory stick or DVD). Each packet shall include the leted application and event plan. The event plan must include:
X	Site plan showing the arrangement of all facilities; including ingress, egress, parking and camping; and,
Detail	ed explanations for:
X	Security and fire protection
	Water supply and facilities
X	Sanitation facilities
	Medical facilities and services
_	_ Vehicle parking spaces
	Vehicle access and on-site traffic control
-	_ Communication system
	_ Illuminating the premises (if applicable)
	_ Camping (if applicable)
_	 Cleanup and rubbish removal plan and cost estimates to return the event site to its pre- event condition
_ Certif	fied copies of articles of incorporation filed in Nevada (if applicable)
_ Сору	of partnership papers (if applicable)
_ Insur	er Information and copy of insurance policy specific to event (copy must be furnished prior e issuance of the license)

Submission Materials (continued)

72 <u>44</u> 07	Property ownership affidavit and permission to conduct event signed by each property owner(s) and notarized (separate form for each property owner)
	Vendor list
a -	Statement of Assets
	Statement of Liabilities
	Personal history of all applicants (to include corporate officers and partners)
0	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	on date:	1/11/2019		
	į,	Applicant Information				
pplicant's name: Curtis	W Beck CWB Even	ts LLC				
Applicant's name: State Mailing address: PO Box	1747 Carmichael C	A 95609				
	reet or PO Box	City		State	Zip code	
Phone: 916-936-9393	(Business)		_ (Home)		(Cell)
	nclude corporate officer	s or partners must con	nplete a p	ersonal history for	m	
s the applicant a(n):	Corporation	Partnership		Individual		
f a corporation or a partne	ership, list corporate offi	icers or partners:		_		
Name		Address	0		itle	
Curtis W Beck	PO Box 1747 C	Carmichael CA 9560	9		EO	
		Event Information				
Name of Event: Incline \	/illage Fine Art Festiv	/al 2019				
Name of Event: 8/9-11	/2019	Hours of opera	ation: 10	am - 5 pm		
Date(s) of Event: 8/9-11 Location of Event: Presi	ton Field: 700 Tahoe	Blvd: Incline Village	NV	No the letter of	1	
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OUTDOOR COMMUNITY EVENT LICENSE

Insurer Information

(see Insurance, Hold Harmless & Indemnification Requirements)

Name of Insurer: TBD	Policy number:			
	event (must be furnished prior to the issuance of the license)			
Address of Insurer:				
Street	City	State	Zip code	
Limits of liability:				
	OF SIMILAR EVENT dditional sheets if needed)	S		
Describe the history of all similar events conducted, names, types, dates, locations, permits or licenses is As part of West Coast Artists, I have produced	sued.			
many similar events thru CWB Events				
	×			
(attach o	Vendor List			
(attach a	dditional sheets if needed)			
Name of Vendor		pe of service or prod	luct	
TBD - See attached sheet listing last y	ears veridors			

OUTDOOR COMMUNITY EVENT

AFFIDAVIT OF PROPERTY OWNERSHIP and/or PERMISSION TO CONDUCT EVENT

STATE	OF NEVADA)) ss:		
COUNT	Y OF WASHOE) 33.		
l, I am an	owner* of property in	nvolved in this outo	being duly sw door community event and I do he	vorn, depose, and say that ereby:
			k appropriate box)	
own the	Affirm that I am an property or property	applicant for the best on which the ev	pelow named proposed outdoor of ent will be conducted OR	community event and also
event to	Affirm that I give pe conduct the event of	ermission to the apon the following pro	plicants for the below named property or properties which I own:	posed outdoor community
Assess	or Parcel Number(s)	:		
Propos	ed Outdoor Commur	nity Event:		
			Signed	
Subscr	ibed and sworn to be	efore me this	day of	, 20
Notary	Public in and for sai	d county and state		
My cor	mmission expires:			
*Owne	er refers to the follow	ing. Please mark t	the appropriate box.	
00000	AGENT (Notarized	FICER/PARTNER DRNEY (Provide co d letter from proper	opy of Power of Attorney) ty owner giving legal authority to ENCY WITH STEWARDSHIP	agent)

OUTDOOR COMMUNITY EVENT STATEMENT OF ASSETS

As of March 6 , 20 19

(Describe fully and indicate assets pledged)
(If additional space is required, attached supporting pages or documents

rent Assets Cash on hand		\$
Cash in safe deposit box		\$
Lo	ocation of Box	\$ 2749
Cash in Chase Bank NA Name Ba	ank and Branch	
Cash inName, Ba		. \$
Name, Ba	ank and Branch	
Accounts and notes receivable (describe nature of re	eceivable and when due)	
		\$
		\$
Other current assets		
		\$
		_ \$
		_ \$
Investments, other than stocks and bonds		_ \$ _ \$
ed assets		
Real estate (Give location, description and fair value	e of each parcel)	
		_ \$
		_ \$
		_ \$
her assets		
Automobiles and other personal property		•
		_ \$
		_ \$
		_ \$
stal Accets		\$ \$ \$ <u>2749</u>
otal Assets		= \$ = = = = = = = = = = = = = = = = = =

OUTDOOR COMMUNITY EVENT STATEMENT OF LIABILITIES

As of March 6 , 20 19

(Describe fully, indicate secured liabilities)
(If additional space is required, attached supporting pages or documents

Current liabilities		
Notes payable	Name, Bank and Branch	<u> </u>
Due	How secured	
Notes payable	Name, Bank and Branch	\$
	How secured	
Notes payable	Name, Bank and Branch	Ψ
Due	How secured	1
		\$
Notes payable	Name, Bank and Branch	
Due	How secured	
	ate name, address and how secured)	
Other notes payable (indice	ne name, address and nem cookies,	\$
	Tax (delinquent)	
	Federal Income Tax	
	taxes	
Liability for other delinquen	t taxes	\$
Mortgages payable (List each mo	ortgage separately, how secured, and monthly paymen	ts due thereon)
		•
		•
Other liabilities		
		\$
		\$
		s
		\$ <u>0</u>
Total Liabilities		
Contingent liabilities (describe)		
Contingent manning (
		3
	X.	1 -11
Curtis Beck		3/6/19
Print Name	Signature	Date

OUTDOOR COMMUNITY EVENT PERSONAL HISTORY

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

Name in full: Curtis		William	Ве	eck	
F	irst	Middle		Last	
List ALL other names you	have been known b	y:	1		
Residence address: 272	2 Zachman Way	Carmichae	I	CA	95608
Residence address.	Street		City	State	Zip Code
Residence phone: 916-7	769-2824		Business phone:	916-936-9393	
Name of your present but	siness or employer:	CWB Events LLC			
Business address: PO E	Box 1747	Carmichae	·I	CA	95608
	Street		City	State	Zip Code
Type of business: Even	productions		Position: CEO		
How long engaged in this	s business:	Age: 63	PI	ace of birth: San	Francisco CA
Date of birth: 4/28/1955					
List cities in which you ha	ave lived during the is				State
Dates From and To		City Valencia (CΔ		Otato
6/2003 to 5/2011		Acton CA	571		
5/2011 to 4/2016		A STATE OF THE STA	1.00		
4/2016 to current		Carmichae	ICA		
I, the undersigned, have and correct. I further un the license. The filing of and any carrying on of s	derstand that disclose	sure of any false, mes not authorize th	nisleading or incole e conducting of a	iny event for which	ch a license is required,
Curtin Pools			(1)	
Curtis Beck	name of applicant			Signature of ap	plicant
3	6/19 Date				

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)

Name		Address
Curtis W Beck	2722 Zachman Way	Carmichael Ca 95608
	ANCILLARY SERV	ICES OR ACTIVITIES LIST
(List th	ne names and addresses of an	y person expected to provide, for consideration,
(2.000		ary to or in conjunction with the event)
	(attach addi	tional sheets if needed)
Name		Address
NA		
177		
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	1857	
	Page 1 and 1	
The state of the s		
	Name and Williams	

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.

N WITNESS WHEREOF, I have executed this released and of		on the
CURINS SECIL Printed name of applicant		of applicant
Subscribed and sworn to before me this	day of	, 20
Notary Public in and for said county and state My commission expires:		REQUIRED CHED FOR WORDING ORNIA
		14

CALIFORNIA JURAT WITH AFFIANT STATEMENT

GOVERNMENT CODE § 8202

CALIFORNIA SORA!	
☐ See Attached Document (Notary to cross out lines 1— ☐ See Statement Below (Lines 1—6 to be completed or	–6 below) nly by document signer[s], not Notary)
1	
3	
4	
5	
Signature of Document Signer No. 1	Signature of Document Signer No. 2 (if any)
A notary public or other officer completing this certificate veri to which this certificate is attached, and not the truthfulness	ifies only the identity of the individual who signed the document s, accuracy, or validity of that document.
State of California County of SACRAMENTO BRANDON JAMES MULLEN NOTARY PUBLIC - CALIFORNIA COMMISSION # 2257249 SACRAMENTO COUNTY My Comm. Exp. September 3, 2022	Subscribed and sworn to (or affirmed) before me on this 6 day of March, 20 19, by Date Month Year (1) CURTIS WILLIAM BECK (and (2) N/A), Name(s) of Signer(s) proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me. Signature
Place Notary Seal and/or Stamp Above	Signature of Notary Public
Completing this information can fraudulent reattachment of this	deter alteration of the document or form to an unintended document.
Description of Attached Document	to Delesse ToGogyation
Title or Type of Document:	Number of Pages: 2
Document Date: 3-6-20 [9] Signer(s) Other Than Named Above: N/A	Number of Pages:

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.

Incline Village Fine Art Festival 2019

Name of Event

Curtis W Beck

Applicant's name (printed)

Date:

Applicant's signature

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, wants 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 were 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 <u>Suspension and revocation of outdoor community event or outdoor festival license</u>: <u>Procedures</u>.

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 <u>Licensing conditions</u>: <u>Police protection</u>. 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 <u>Licensing conditions</u>: <u>Hours of operation</u>. 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 <u>Licensing conditions</u>: 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) <u>Circuses, Carnivals and Other Outdoor Entertainment Events.</u> 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.

2018 Incline Village Fine Art Festival

List of Artists

Space #	Name
1&2	Dirk Yuricich
3	Marta Collings
4	Sheko Kirby
5	Tate Bezdek
6	Mike Davis
7	Kim Van Antwerp
7A	Craig Terry
9	Aline Sar
10	Sandy Scott
11-12	Robert Kent
13-14	Ken Newman
15	Saul Yurivilca
16	Tom Carter
17-18	Wendy Hudnall
19	Thomas Finch
20	Todd Evans
21	Lee Caleb Pollock
23	Shari Milner

- 24 Micki Shampang-voorhies
- 25-26 Paul Nzalamba
- 27 Halina Domanski
- 28 Tom Donalson
- 29 Jude Bischoff
- **30** Terry Stolz
- 39 Michele Noble
- 41-42 Ed McBride
- 43 Kristen Truesdail
- 44 Caroline Young
- 45-46 Jess Drake

Incline Village Fine Art Festival Preston Field

August 9-11, 2019

Event Plan

The Incline Village Fine Art Festival is planned for August 9-11, 2019. The location will be Preston Field, Incline Village, NV. The event will consist of approximately 29 artists, although the site plan shows 46 spaces due to the fact that some artists ask for two or three booths. Each artist will set up their own 10' x 10' canopy in which they will display their original artwork over the two days.

The canopies will remain set up overnight, and there will be overnight security provided to watch over the displays.

Given the number of artists, Preston Field has ample parking for the event, has permanent toilets and hand washing facilities, and potable water available to patrons of the event. An Information/First Aid station will be set up in case of emergency.

The hours of the event be from 10 am until 5 pm. Daylight hours only, so there is no need for night time illumination. All members of the staff will have cell phones for communication. No overnight camping will be approved for Preston Field.

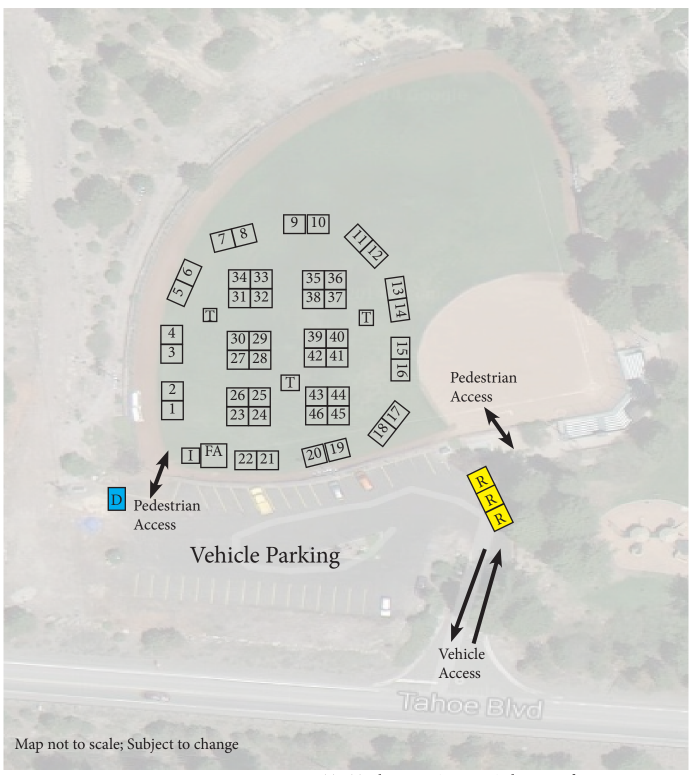
CWB Events will have additional toilets, a hand wash station, and a dumpster delivered to the property. Trash receptacles will be disbursed throughout the event, and will emptied as necessary.

Admission and parking are free to the public.

Upon completion of the event, the artists will break down their displays beginning at 5 pm on Sunday, August 11th, and will be gone by 8 pm. The grounds will be cleaned and left in an orderly fashion.

It has been our experience that patrons of the event stay for approximately one hour and leave, therefore the parking that is available at Preston Field is more than sufficient for the traffic that is expected.

Incline Village Fine Arts Festival Preston Field - 700 Tahoe Blvd Incline Village NV



R = Restroom D = Dumpster T = Trash Bin FA= First Aid I= Info

CWB Events 916-936-9393 info@cwbevents.com



Comments

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Hwy 28

- 1) Traffic control to be in compliance with M.U.T.C.D. City of Reno standard drawings.
- 2) City of Reno and/or their representatives reserve the right to make modifications to the traffic control in the fields as necessary.
- 3) All orange construction signs to be sheeted with type x fluorescent orange retro reflective sheeting, and all black/white regulatory sign to be sheeted with high intensity retro reflective sheeting.
- 4) All construction signs, sign stands and traffic control devices to be compliant with NCHRP350 crash test standards.
- 5) Contractor to maintain 12' travel lanes at all times.
- 6) Project traffic control to be adjusted as necessary to coordinate with work in process by other contractors.

Contractor: CWB Events Contact Name: Curtis Beck Contact Number: 916-936-9393 Type of Work: Special Event Drawn By: Darryl Carpenter

Atssa #: 305233

Job Site Location: Incline Village



N

Approx 600'
Spacing-40'