

FIREWORKS DISPLAY AGREEMENT



Displ age "Buy	ays, Inc., a nts,hereina er".	an lowa corporation, having its principal place of busines afterreferredto as "Seller", and <u>City of Diamond Head, Mis</u>	
and	which by ref	nish to Buyer one (1) fireworks display, as per the \$ <u>9,000.00</u> eference is made a part hereof as Exhibit "A". The display is to to pproximately <u>9</u> :00 pm, weather permitting.	program submitted and accepted by the Buyer, ake place on the evening of <u>July 2</u> ,
		IT IS FURTHER UNDERSTOOD AND AGREED BE	TWEEN THE PARTIES AS FOLLOWS:
1.	Firing	g of Display (check one of the below options):	
	wit	eller agrees to furnish all necessary fireworks display mat vith the program approved by the parties. Seller agrees to con toring and displaying of fireworks.	erial and personnel for a fireworks display in accordance aply with all local, state, and federal guidelines pertaining to the
	Bu Bu	suyer waives the services of Seller's technician. Buyer is a mobacco, Firearms & Explosives and will be firing the disp	nunicipality or has a valid permit from the Bureau of Alcohol, lay.
2.	Paym	ment. The Buyer shall pay to the Seller (check o	one of the below options) :
the sum of \$4,500.00 as a down payment upon execution of this Agreement. The balance of \$4,500.00 shall be due and payable in full within fifteen (15) days after the date of the firework display. A service charge of one and one-half percent (1 ½%) per month shall be added to the unpaid balance if the account is not paid in full within the fifteen (15) days from the date of the show. If this account remains unpaid and is turned ove to a collection agency for non-payment, all fees incurred in collecting the balance will be at the Buyer's expense. All returned checks will be assessed a \$30.00 fee.			
	□ \$_ Th	he Buyer will receive the 8% prepayment bonus produc	(70 days prior to event date). t in this fireworks display.
	□ \$_ Th	in full byin Buyer will receive the 5% prepayment bonus produc	(30 days prior to event date). t in this fireworks display.
3.	Postponer for additio	ement/Cancellation. Displays postponed to an alternate data ional expenses incurred in presenting the display on an	e will be charged an additional 15% of the total contract price alternate date.
		ent the display is cancelled and not re-scheduled, J&M Displ expenses incurred in preparation for the show.	ays, Inc. shall be entitled to 20% of the contract price for out of
4.	1. Rain Date. Should inclement weather prevent the firing of the display on the date mentioned herein, the parties agree to a mutually convenient rain date of N/A or another date as agreed to by both parties. Once display set up has begun, the determination to cancel the fireworks display because of inclement weather or unsafe weather conditions shall reswithin the sole discretion of the AHJ, Seller, and the lead pyrotechnician.		
5.	less than \$1 a certificate	\$10,000,000, and within two (2) weeks prior to the date of the f	pense, general liability insurance coverage, in an amount not ireworks display, shall submit to the Buyer, if requested in writing, the will be deemed an additional insured. In the event of a claim

The Seller agrees to defend, indemnify and hold harmless the Buyer and its agents and employees from and against all claims, costs, judgments, damages and expenses, including reasonable attorney fees that may or shall arise out of any negligent or wrongful act or omission by the Seller related to the performance of the fireworks by the Buyer. The Buyer agrees to give the Seller prompt notice of any claims or demands and to cooperate with the Seller or its successors in interest or assigns, if any, in the defense of any such claims and/or demands.

6. Buyer agrees to provide:

- (a) Sufficient area for the display, including a minimum spectator set back as determined by Seller.
- (b) Protection of the display area by roping off or similar facility.
- (c) Adequate police protection to prevent spectators from entering display area.
- (d) Dry, clean sand, if needed, for firing.
- (e) Persons to assist in the inspection and cleanup of fireworks debris in the fallout zone of the shoot site at first light in the morning following the display for anything that may have been missed at the night search.
- (f) Necessary local permits.
- 7. No representation of affirmation of fact, including but not limited to statement regarding capacity, suitability for use, or performance of equipment or products shall be, or deemed to be a warranty by the Seller for any purpose, nor give rise to any liability or obligation of the Seller whatsoever, except for acts of Seller's negligence as above stated.
- 8. It is further understood and agreed that nothing in this Agreement shall be construed or interpreted to mean a partnership. Both parties hereto being responsible for their separate and individual debts and obligations, and neither party shall be responsible for any agreements not stipulated in this Agreement. The Agreement shall not be construed to have been drafted, authored, or written by any specific Party. Rather, the Agreement shall be construed as co-drafted, co-authored, or co-written by the Parties. Therefore, the Agreement shall not be construed against any Party on the claim or basis the Agreement was drafted, written, or authored by any specific Party.
- **9.** The parties hereto do mutually and severally guarantee terms, conditions, and payments of this Agreement. This document shall be binding upon the parties, themselves, their heirs, executors, administrators, successors and assigns.
- **10.** Excluded Damages and Limitation of Liability. Notwithstanding any provision to the contrary in this Agreement:
 - (a) In no event shall Seller be liable to Buyer or any third party for any loss of use, revenue or profit or 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 such party has been advised of the possibility of such damages.
 - (b) In no event shall Seller's 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 aggregate amount paid or payable to Seller pursuant to this Agreement.
- 11. Choice of Law, Jurisdiction and Venue. This Agreement shall be governed by and construed in accordance with the laws of the State of Mississippi without regard to conflict-of-law principles, except as otherwise specifically required for the storing and displaying of fireworks as provided in paragraph one above. Notwithstanding, the Parties must bring any legal or equitable action or proceeding arising under or related to this Agreement exclusively in the Mississippi District Court in and for Hancock County, Mississippi Shall have exclusive jurisdiction to decide any disputes arising out of or related to this Agreement. Each Party knowingly and voluntarily consents to and expressly waives any objection or defense to personal jurisdiction, improper or inconvenient venue, or inconvenient forum in the Mississippi District Court in and for Hancock County, Mississippi.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

BY: Brandon Spear J & M Displays, Inc.	BY:
SELLER	BUYER

Please include the DISPLAY INFORMATION FORM with this Agreement so your order is processed accurately.

Revised 01/23/2020

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