

GARDNERVILLE TOWN BOARD

Special Meeting Agenda

Paul Lindsay, Chairman Ken Miller, Vice Chairman Linda Slater, Board Member Mike Philips, Board Member

Tuesday, August 14, 2012

10:00 a.m.

1407 Highway 395 Gardnerville, Nevada 89410 775-782-7134 FAX: 775-782-7135 www.gardnerville-nv.gov

Gardner	ville	Town	Hall

MISSION STATEMENT

"The Town of Gardnerville provides high quality services based on community needs in a cost effective and efficient manner. We will strive to protect the community's quality of life while proactively preparing for the future. We will be accessible and fully accountable to our community."

Copies of the finalized agenda are posted at the following locations prior to meeting day in accordance with NRS Chapter 241: Gardnerville Town Offices, Gardnerville Post Office, Carson Valley Chamber of Commerce and Visitors Authority and the Douglas County 8th Street Historic Courthouse. The agenda is also posted on the Internet at <u>www.gardnerville-nv.gov</u>. All items shall include discussion and possible action to approve, modify, deny, or continue.

Notice to Persons with Disabilities: Members of the public who are disabled and require special assistance or accommodations at the meeting are requested to notify the Gardnerville Town Offices in writing at 1407 Highway 395, Gardnerville NV 894I0, or by calling (775) 782-7I34 at least 24 hours in advance.

Notice regarding NRS 237: The Gardnerville Town Board has adopted a Standard Policy No. 7, which contains a motion regarding Business Impact Statements. When the Town Board approves its agenda, it also approves a motion which includes ratification of staff action taken pursuant to NRS 237-030 et seq. with respect to items on the agenda, and determines that each Rule which is on the agenda for which a BIS has been prepared does impose a direct and significant economic burden on a business or directly restricts the formation, operation or expansion of a business, and each Rule which is on the agenda for which a BIS has not been prepared does not impose a direct and significant economic impact on a business or directly restrict the formation, operation or expansion of a business.

10:00 A.M. Call to Order and Determination of a Quorum

PLEDGE OF ALLEGIANCE- Linda Slater

APPROVAL OF AGENDA

The Gardnerville Town Board reserves the right to take items in a different order to accomplish business in the most efficient manner.

PUBLIC INTEREST COMMENTS (No Action)

This portion of the meeting is open to the public to speak on any topic not on the agenda and must be limited to 3 minutes. The Gardnerville Town Board is prohibited by law from taking immediate action on issues raised by the public that are not listed on the agenda.

ADMINISTRATIVE AGENDA

- 1. <u>For Possible Action</u>: Board discussion and possible action to waive the Town's Heritage Park Exclusive Use Policy ("the Policy") for the Civil War Reenactment ("the event") by Nevada Civil War Volunteers only as the Policy pertains to the requirement that the application be submitted 60 days prior to the event. Possible action to waive the Policy only as it pertains to the 60-day requirement, with all other Policy and application requirements remaining in effect, with public comment prior to Board action.
- 2. <u>For Possible Action</u>: Board discussion and possible action to approve an application by Ken Auld on behalf of Nevada Civil War Volunteers for the Civil War Reenactment ("the event") at Heritage Park on August 31, 2012 through September 2, 2012, with public comment prior to Board action.

Adjourn

Next Regular Town Board Meeting- September 4, 2012

Gardnerville Town Board

AGENDA ACTION SHEET



- 1. <u>For Possible Action</u>: Board discussion and possible action to waive the Town's Heritage Park Exclusive Use Policy ("the Policy") for the Civil War Reenactment ("the event") by Nevada Civil War Volunteers only as the Policy pertains to the requirement that the application be submitted 60 days prior to the event. Possible action to waive the Policy only as it pertains to the 60-day requirement, with all other Policy and application requirements remaining in effect, with public comment prior to Board action.
- 2. Recommended Motion: Motion to waive the Town's Heritage Park Exclusive Use Policy for the Civil War Re-enactment by Nevada Civil War Volunteers as it pertains to the requirement that the application be submitted 60 days prior to the event with all other policy and application requirements remaining in effect.

Funds Available: 🗹 Yes 👘 N/A

3. Department: Administration

Prepared by: Tom Dallaire

- 4. Meeting Date: August 14, 2012 Time Requested: 5 minutes
- 5. Agenda: Consent Administrative
- 6. Background Information: Changing the Old Town Days, Civil war re-enactors association from Battle Born Civil War re-enactors to Nevada Civil War Volunteers requires the town board to waive the requirement that the revised application be submitted 60 days prior to the event. Ken Auld, previously representing Battle Born Reactors is now associated with Nevada Civil War Volunteers wants to change the association for the planned event on August 31, 2012 through Sept. 2, 2012. Except for the Board's possible waiver of the 60-day requirement, all other requirements under the Policy will apply. Ken Auld has already made an initial application on behalf of Battle Born Re-enactors. However, Mr. Auld now desires to apply for the same event on behalf of Nevada Civil War Volunteers instead of Battle Born Re-enactors. Because in essence the event will remain unchanged and only the name of the organization putting on the event will change, the Board may waive the 60-day requirement. Possible action to waive the Policy only as it pertains to the 60-day requirement, with all other Policy and application requirements remaining in effect.
- 7. Other Agency Review of Action:
- 8. Board Action:

Approved	Approved with Modifications
Denied	└─ Continued



HERITAGE PARK RESERVATION POLICY RULES AND REGULATIONS

1. <u>Heritage Park Reservation Policy</u>:

The Gardnerville Town Board ("Board") defines and declares that, with the completion of the improvements to Heritage Park, the pavilion and related public facilities ("park") and the requests for public and private exclusive use of the park, the park use requires a reservation policy for all person desiring to use, promote, encourage or sponsor activities within the park regarding reservation of the park for an exclusive use.

The Board will for events within the park allow for a public or private group or person to reserve the park for such use, for limited amounts of time, pursuant to this policy and the following rules and regulations.

No person or entity shall use Heritage Park without compliance with the Town's Park Use Policy, for non-exclusive uses, or with this reservation policy where a use will be the exclusive use of the park for a limited period. Any person desiring to use the park for an event must first apply to the Town office for a permit issued by the Board for the conduct of the event within the park. Any completed application will be placed on the next available Board agenda for review and consideration by the Board after its review and approval by the Gardnerville Town Manager ("Manager").

2. Board Findings:

The Board has found that certain activities to be conducted within the park should be subject to a park reservation fee based upon the following findings:

- a. Youth activities are to be supported and subsidized to ensure an open and inviting park for community recreation. Fees for youth activities are either to be waived or are to be assessed at a low rate to cover costs to the Town.
- b. Adult activities are also to be supported, but are subject to fees based on a greater ability to support and pay for recreation service.
- c. Youth oriented community organizations should be allowed to maximize fund raising efforts in support of a non-profit youth activity organization.
- d. All requests are subject to the Manager's priority ranking to ensure reservation of the park.
- e. Deposits and insurance requirements will be required according to the schedule

set forth in this policy to ensure continuing availability and security of the park.

- f. Additional fees will be charged beyond the minimum fee when the impact on the Town in accommodating the park use is beyond normal operations, such as overtime and clean up costs.
- g. Uses of the park which are for commercial purposes, or other uses creating major impacts on the park facilities, will be reviewed by the Manager on a case-by-case basis whose recommendation shall be provided to the Board prior to approval of the park use.

3. <u>Definitions</u>:

An application for an exclusive park use, which may or may not involve the entire park facility, shall be construed as a use of the park to the exclusion of all other public and private users for the reserved period of time ("use" or "park use"). Park use shall be arranged by the Manager according to this policy. A park use includes any event conducted within the park, whether organized or promoted for commercial purposes or non-commercial purposes, whether or not an admission fee or donation is requested or required, and shall include any exclusive use of the park.

A use of the park includes the park and all of its facilities. Where applicable, the Town's template for location of temporary facilities, such as booths, shall be utilized.

Non-exclusive park use applications shall be governed by the Town's Park Use Policy.

4. <u>Permit Required</u>:

No person or entity shall use the park for the operation, maintenance, conduct, advertisement, or advanced ticket sales unless a permit from the Town is first obtained.

5. <u>Priority of Uses</u>:

The Board establishes, in the first instance, that reservation of the park shall be on a first come, first served basis. If an application is received, reviewed and approved, the application to use the park shall take precedence over any other applications even if a later received application requests use of the park for the same time period.

For applications received, but not yet approved, that request the same period of time of use of the park, then park use will be based on a priority pursuant to the Board's findings and the following priorities:

a. Town Sponsored Activities.

- b. Student groups sponsored by the Douglas County School District.
- c. Youth, family or adult community recreation activities open to the public sponsored or conducted by a recognized community organization.
- d. Governmental agency meetings opened to the public.
- e. Douglas County based groups or individuals conducting activities restricted to members of the group or entity, and are otherwise closed to the public.
- f. Religious, sectarian or political meetings.
- g. Commercial uses for financial gain.
- h. Out-of-county group or organizational uses.

6. <u>Application</u>:

An application for use of the park to conduct an event, which may or may not involve the closure of a street or alleyway within the Town, should be made in writing to the Manager at least 60 days prior to the time indicated for the commencement of the planned use and shall be accompanied by a deposit established pursuant to this policy. The following information shall be contained in the application prior to its submission to the Board.

- a. The name, age, residence and mailing address of the person or entity making the application. If the application is made by an entity, the names and addresses of the principals of the entity must appear. Where the applicant is a corporation, the application must be signed by the president, vice-president and secretary of the corporation and must contain the residence addresses of the corporate officers and a certified copy of the Articles of Incorporation as a part of the application.
- b. A statement of the kind, character or type of use which the applicant proposes to conduct, operate or carry on, and if applicable, the name(s) of the street(s), park(s) or alleyway(s) within the Town for which permission to close such street, park or alleyway is sought.
- c. The home, office and/or work telephone numbers of the applicant, and if the application is by an entity, the home, office and/or work telephone numbers of the principals. If the application is made by a corporation, the home, office and/or work telephone numbers of the president, vice-president, and secretary shall be supplied.
- d. The date or dates and hours during which the use is proposed to be conducted.
- e. An estimate of the number of patrons, customers, spectators, participants and/or other persons expected to attend the use for each day it is proposed to be conducted.
- f. If applicable, proof that the applicant is seeking, or has sought and received the

requisite approvals from Douglas County, including, without limitation, and if required, a liquor license and/or an outdoor festival and entertainment event license, and that the applicant has received all approvals from Douglas County. Failure to submit the requisite proof of Douglas County approval(s) shall be deemed to be an automatic determination that the application is incomplete, and shall not be heard by the Board until complete.

- g. Where applicable, if an application proposes the erection of temporary facilities to be used for the event to be conducted in the park, the application shall utilize the Town's template for location of temporary facilities, such as booths, and demonstrate to the satisfaction of the Manager that all temporary facilities are located in conformity with the template.
- h. The application fee for a complete application may be applied to the security deposit required. Should a security deposit be waived by the Board as provided below, the application fee may be refunded, if the Town determines it is due, within thirty (30) days after the use.

7. <u>Insurance</u>:

As part of the application, each applicant shall supply proof of insurance. Comprehensive general liability insurance naming the Town as an additional insured and certificate holder will be required for any use with minimum limits of insurance of \$1 million for each occurrence and \$1 million annual aggregate. Insurance coverage must include premises, operations, products and completed operations, at a minimum.

8. <u>Explanation of Use</u>:

Included with the application shall be a detailed explanation of the applicant's plans to provide security and fire protection, water supply and facilities, food supply and facilities, sanitation facilities, medical facilities and services, vehicle parking spaces, vehicle access and onsite traffic control, and what provision shall be made for numbers of participants in excess of the applicant's estimated attendance. The applicant shall also provide for cleanup of the premises and removal of garbage and refuse after the event has concluded.

If the applicant requests the closure of a street, park or alleyway within in the Town, the applicant shall provide a detailed plan of the event including signs, barricades, traffic control and parking.

9. <u>Time of Operation</u>:

a. All park uses which are the subject of this policy are available for individual or group use during normally scheduled hours of operation. Exceptions are subject

to review and approval by the Manager. Additional hours of operation may be allowed by the Board.

- No group or individual may reserve the park for more than four times per months, two of which may be weekends including Friday, Saturday and Sunday.
 Additional use beyond these periods shall be subject to the regulations set forth in Paragraph c below.
- c. Extended park use involving multiple dates within a one-month period may be granted for a maximum of one calendar year. All permits shall expire on December 31 of each year. Because of the number of requests for park use, the Board shall review in January of each the contemplated uses of the park by various persons or entities. Uses are subject to the priority ranking schedule of this policy. Reservations are subject to cancellation with a minimum of 14 days' written notice if a higher priority use application is received. No reservation shall be cancelled with less than 14 days' notice.

10. <u>Alcohol</u>:

Should the applicant desire to dispense alcoholic beverages, or to permit the consumption of alcoholic beverages as part of the use, the applicant must request permission to consume or dispense alcoholic beverages from the Board. The applicant shall ensure that no participant in the park use shall use or possess any liquid container made wholly or partially of glass or metal, and demonstrate, as a part of the application, the measures to be taken to restrict alcoholic beverage containers and to ensure that no alcoholic beverage will be consumed or dispensed outside of the area of the park.

11. <u>Smoking Prohibited</u>:

Smoking is prohibited in the park except where specifically authorized.

12. <u>Security/Police Protection</u>:

Security and police protection may be required for any use of the park. If required by the Board, the applicant shall employ at his, their or its own expense, police protection. The number and type of officers shall be determined and specified by the Douglas County Sheriff's Office to provide for the preservation of order and protection of property in and around the park. The applicant shall demonstrate to the satisfaction of the Town Board that the applicant has obtained the approval of the Douglas County Sheriff of all arrangements for security for the use. The applicant shall be responsible for all costs of security which shall be determined by, and paid to, the Douglas County Sheriff's Office or its designee. Security shall be subject to the complete direction and control of the sheriff.

13. <u>Sanitation Facilities:</u>

The park facilities include limited sanitation facilities. Depending upon the event proposed, an applicant may be required to provide at least one enclosed portable chemical toilet, or one enclosed flush type water closet facility marked "Men" and one facility marked "Women" at the park on the basis of one such facility for each forty (40) males and one such facility for each forty (40) females expected to be in attendance.

Every applicant shall be required to provide for solid waste disposal. All solid waste disposal shall be provided by the Gardnerville Health and Sanitation Department which, based upon the application, shall determine the number and type of containers, and pickup and removal of refuse, trash, garbage and rubbish. Removal of all trash and refuse shall be at the applicant's expense.

The applicant shall provide adequate assurance to the Town that, at the conclusion of the use, the park shall be cleaned, and all refuse and garbage removed within twenty-four (24) hours of the time of the conclusion of the use.

14. <u>Cleaning Deposit</u>:

A cleaning deposit will be required to be paid upon approval of each application based upon the content of the completed application. If the application is denied by the Board, no cleaning deposit shall be required. If the application is approved, the application fee may be applied to pay a part of the cleaning deposit.

The cleaning deposit will be established by the Town staff and by the Board based upon the use proposed, and based upon the Board's consideration of the matters set forth within a completed application, including, without limitation, the planned use, the number of attendees anticipated, whether or not alcohol will be dispensed or consumed, the hours of operation, and the sanitation facilities required.

The cleaning deposit may be refunded, in whole or in part, to the applicant at the conclusion of the park use after inspection by Town staff for any additional clean-up and/or damages other than normal wear and tear. The applicant will remain responsible for any additional damages, cleaning or repair expenses as a result of the use. A refund, if the Town determines it is due, will be returned to the applicant within thirty (30) days of the park use.

If the application is approved, the applicant will be given instructions for cleaning the park prior to the event. If, after the event has concluded, additional cleaning is required, it will be provided by the Town. The applicant will be charged a minimum of \$25.00 per hour for such cleaning. The costs of such additional cleaning shall be deducted from the deposit.

15. <u>Damage to Facilities</u>:

Any applicant whose use of the park causes damage or excessive wear and tear to the park or its fixtures shall be required to reimburse the Town for all costs to repair, replace, restore, repaint or clean up the affected area to its original condition prior to the use. Any damage caused by a park use beyond normal wear and tear shall cause any future application submitted by the same person or entity to be reviewed to determine if the applicant will be allowed to use the park and its facilities in the future.

16. <u>Reservation Fee</u>:

A reservation fee of \$1,000.00 ("basic rate") is established by Board. The Town Manager may review and recommend fees as set forth in this policy depending upon the use of the park proposed.

17. <u>Classification of Uses and Charges</u>:

A. When two or more applications for use of the park are received by the Town, and each requests use of the park for the same time period, approval of an application for the requested time period shall be based upon the following classification of uses.

No application to use the park for a period of time shall be granted by the Town if the Town has previously approved of an application for use of the park during the same period of time. The Town Board's policy is that the classification of uses established in this section of the policy is to be applied only when two or more applications are received, and each requests use of the park for the same period of time.

- B. Class I: No fee (0%) of basic rate
 - a. Non-profit county youth groups when the activity is open to the public for activities and meetings for recreational purposes.
 - b. Non-recreation groups or community organizations providing adult or youth group recreation activities which are free and open to the public.
 - c. All governmental meetings and fund raising activities sponsored by a government agency when a reciprocal agreement exists with the governmental applicant.

Class I users include, without limitation, county youth groups or agencies serving youth which are non-profit, tax exempt or not for profit activities whose primary purpose is to provide for recreation for Douglas County residents. A majority of

participants must be Douglas County residents. Any fee charged for the activity must be used for the support of the activity. For governmental agencies, the fund raising activity must relate to the governmental operations.

C. Class II: One-half (50%) of basic rate.

Recreational or charitable fund raising activities for local, community youth serving groups and non-recreational groups when all funds raised support community, charitable and/or recreational activities.

This rate pertains primarily to fund-raising activities by county community organizations and youth serving agencies in support of recreation and/or community activities. Fund raising activities must have as a main purpose the generation of funds to support the youth or community activities.

D. Class III: Full basic rate (\$1,000.00 or 100%)

Groups included within this classification are religious, political or union groups conducting meetings; private parties, individual uses and family uses which are not open to the general public; and closed and open dances and fund raising events where the funds which are raised are not used to support a community or local recreational activity.

Class III uses are usually with private functions and are not open to the public, including private parties, individual uses and family uses. Class III includes community organizations where the event will not generate funds for the organization or will not be open to the public.

E. Class IV: 100% of basic rate (\$1,000.00) plus a percentage

Class IV uses will include commercial or personal use of the park for financial gain.

The full basic rate plus a negotiated percentage of gross receipts, or a flat rate based on a fee as approved by the Board.

Class IV includes a significant activity whose purpose is a commercial use and which constitutes a major impact upon the public. Any request for a Class IV use must be approved by the Board which may review, among other factors, the nature of the profit-making organization, company or enterprise.

F. The Board's policy is that, for competing applications for the same period of time, the Manager shall rate the competing applications based upon the classification of uses set forth within this section so long as no other approved application has requested use of the park for the same period of time.

18. <u>Additional Charges</u>:

Additional charges may be levied over the basic rate charged when any one or more of the following occur:

- a. When the facility would not normally be open and Town staff are required to be on duty or to perform a service.
- b. When the applicant requests Town staff to assist in set-up, breakdown, clean-up, park preparation or other maintenance duties when required during other than normal operating hours.
- c. When Town staff are required for control of the event.
- d. When the proposed use requires park renovation or facility repair as a result of the proposed activity.
- e. When damage to the park and its facilities is reasonably foreseeable, or has incurred, and includes without limitation all material costs, supplies and labor.

The determination of requirements for additional charges shall be made by the Manager.

A total of the basic rate and any additional deposit, as required by this schedule, shall be paid in full at the time of the submission of the application. In no event shall any fee required by the Town be paid later than 10 days prior to the date of the event. If the fees are not paid in full prior to 10 days prior to the event, the permit shall be revoked and an appropriate cancellation fee will be assessed based upon any Town costs at the time of the revocation.

19. <u>Refunds</u>:

Any applicant may cancel an application prior to its approval and receive a full refund, less a \$25.00 administration fee.

An approved applicant may cancel its reservation thirty (30) calendar days prior to the event with a full refund, less a \$25.00 administration fee.

If cancellation is made between 29 days and 10 days prior to the date of the reservation, a cancellation fee shall be assessed based upon fifty percent (50%) of all fees, or 100% of the deposit, whichever is less.

In the event an event is cancelled within 10 days of the scheduled event, no refunds will be given.

A deposit to ensure appropriate use of the park and cleaning and repair shall be established by the Town Board. Deposits are refundable subject to an inspection of the park and its facilities after the event for wear and tear of the park, and subject to any cleaning, repair or administrative fees.

20. In the event that the applicant proposes to close any streets or alleyways within the Town, the applicant shall also comply with the Town's rules and regulations regarding street closure/special events as set forth in its policy.

When an application for reservation for an exclusive use of Heritage Park and its facilities is received, this policy and its rules and regulations shall supersede the Town's Park Use Policy.

Gardnerville Town Board

AGENDA ACTION SHEET



- 1. For Possible Action: Board discussion and possible action to approve an application by Ken Auld on behalf of Nevada Civil War Volunteers for the Civil War Reenactment ("the event") at Heritage Park on August 31, 2012 through September 2, 2012, with public comment prior to Board action.
- 2. Recommended Motion: Motion to approve a new application by Ken Auld on behalf of the Nevada Civil War Volunteers for the Civil War Re-enactment at Heritage Park August 31, 2012 through September 2, 2012.

Funds Available: 🔽 Yes 👘 N/A

3. Department: Administration

Prepared by: Tom Dallaire

- 4. Meeting Date: August 14, 2012 Time Requested: 5 minutes
- 5. Agenda: Consent Administrative
- 6. Background Information: Ken Auld made an initial application on behalf of Battle Born Re-enactors for the September event. The Board took action to approve the event previously to be performed by Battle Born Re-enactors, as approved in February 2012. Last month, at the request of Mr. Ken Auld, came to the town wanting to change the re actors association for the event to Nevada Civil War Volunteers. The proper signed park event form and insurance was supplied to the town and we propose to change the associated organization to the Civil War Reenactment volunteers for the Old Town Days event ("the event") at Heritage Park on August 31, 2012 through September 2, 2012. The event will essentially remain the same. The board will need to take action to approve Mr. Auld's new application on behalf of Nevada Civil War Volunteers.
- 7. Other Agency Review of Action: Douglas County
- 8. Board Action:

[□] Approved	☐ Approved with Modifications
└─ Denied	^C Continued



Application for Special Event/Street Closure/Exclusive use of Heritage Park 1407 Highway 395 Gardnerville, Nevada 89410 (775) 782-7134 (775) 782-7135 Fax

Date of Application: $\frac{8/11}{2012}$
Location of Event/Activities: <u>Heritage Park & Spencers projecty</u> (submit letter of property owner's permission if event is to be held on private property)
Street(s) proposing to be closed: NO streets with be closed (US 395, SR756 require NDOT permission*Waterloo/Toler/Elges require County permission)
Requesting use of Heritage Park? Yes X No
Organization: <u>Neucon Civil Ware Voluteers</u> Corporation: Yes X No
Contact Person: Ken Auld
Home Telephone #: <u>\$30-310-</u> Business Telephone #Fox #:
Mailing Address: PO Box 50,5 Doyle CA, 96109
Type of Activity Park will be used for: <u>Setting up Camps</u>
Will alcohol be sold or served? Yes No X Band or amplified music? Yes No X
This event is Non-Profit X For Profit Closed to Public Open to Public
Will a fee be charged to attend the event? Yes No \times
Date(s) Requested (include setup and tear down time): <u>August 30 - Sept, 2</u> 2012
Event hours: <u>9AM - SpM</u>
Describe proposed event, concessions, fund-raisers, etc:
Event Insurance Carrier & Telephone #: Havtford Casually Tars. Co.

(Certificate of Insurance naming the Town as additional insured is required)

Event Security Plan: TUC Will have over nooht securit provided by our own Deuph

(Submit Douglas County Sheriff's Office authorization and approval)

Water and Sanitation Plan if food is being sold or consumed during event:

by our club will not be sold may be independant hawever there concession. stando that sell for

Event Clean-up/Sanitation/Garbage Plan:

(garbage dumpsters/porta-a-cans/restrooms/etc.)

Fire/Emergency Medical Services Plan _ FMT 'S will be arecer that ave men bers at our (Submit East Fork Fire Protection District authorization and approval)

Event Parking Area: parktue will veman erpen for Notosterrs (Heritage Park Parking MUST remain open for visitors at all times)

Event Layou: Applicants MUST provide a drawing(s) clearly showing event area(s), streets requested for closure, booth spaces, etc. If requesting use of Heritage Park, a Town furnished template will be provided indicating utility lines and other event constraints.

Waiver of Liability: Said group agrees that it shall indemnify, defend and hold harmless the Town of Gardnerville and Douglas County from any and all expenses or damages which may occur, or liability that it may sustain, including reasonable attorney's fees, administrative costs, and court costs, by reason of the Town's permission to said group for conducting referenced event at denoted location. Said group, through its representative, hereby agrees to abide by the conditions of approval of the Town Board and any other conditions that may be set forth by Douglas County.

Date: 8 / Signature: Printed name above: Kenne

(Town Office Use Only)

Deposit amount Paid:	Date Processed:	
Receipt Number:	Facility Reviewed:	
Scheduled for Town Board A	genda:	<u></u>
Approved:		
Scheduled for Douglas Count	y Commissioner Agenda:	
Approved:		
Deposit Returned:		

A copy of the approved form MUST be at the event

TOWN OF GARDNERVILLE SPENCE COMMERCIAL PROPERTIES 1407 HIGHWAY 395 NORTH GARDNERVILLE, NV 00000

Additional Certholder Text

NEVADA CIVIL WAR VOLUTEERS WILL PERFORM THEIR REENACTMENTS AT HERITAGE PARK IN GARDNERVILLE, NEVADA. THE TOWN OF GARDNERVILLE IS ADDITIONAL INSURED WITH RESPECT TO THE EVENT ON AUG. 31-SEPT. 2, 2012 AT HERITAGE PARK PER BUSINESS LIABILITY FORM SS0008.

A	CERI	TIF	-IC	ATE OF LIA	BILITY IN	SURAN	SAC	DATE (MM/DD/YYYY) 08 - 10 - 2012	
C B	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.								
th	IMPORTANT: If the certificate holder is an ADDITIONALINSURED, the policy(ies) must be endorsed. If SUBROGATIONIS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).								
PROL	DUCER				CONTACT NAME:				
SEABURY & SMITH AFFINITY/PHS/RENO 600989 P:(877)645-4216 F:(877)905-0457 PO BOX 33015			MANUE: FAX PHONE FAX (A/C, No, Ext): (877)645-4216 F-MAIL (A/C, No): ADDRESS: (877)645-4216						
	N ANTONIO TX 78265				INSURER(S) AFFORDING COVERAGE NAIC #				
INSU	RED				INSURER A : Hari	INSURER A: Hartford Casualty Ins Co			
					INSURER C :				
	VADA CIVIL WAR VOLU BOX 11033	ITI	EER	S	INSURER D :				
	NO NV 89510				INSURER E :				
					INSURER F :				
				NUMBER:			ISION NUMBER:		
IN CI E>	IIS IS TO CERTIFY THAT THE POLICIES DICATED. NOTWITHSTANDING ANY R RTIFICATE MAY BE ISSUED OR MAY (CLUSIONS AND CONDITIONS OF SUCH	equ Per Poli	IREMI TAIN, ICIES.	ENT, TERM OR CONDITION THE INSURANCE AFFORD LIMITS SHOWN MAY HAVE	OF ANY CONTRA ED BY THE POLIC BEEN REDUCED B	CT OR OTHER I CIES DESCRIBEE Y PAID CLAIMS.	DOCUMENT WITH RESPE	CT TO WHICH THIS	
INSR LTR		ADDI INSR	SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMI	rs	
	GENERAL LIABILITY						EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$2,000,000 \$300,000	
A	CLAIMS-MADE X OCCUR						MED EXP (Any one person)	\$10,000	
	X General Liab	X		53 SBM TT6080	11/01/2011	11/01/2012	PERSONAL & ADV INJURY	\$2,000,000	
							GENERAL AGGREGATE	\$4,000,000	
	GEN'L AGGREGATE LIMIT APPLIES PER:						PRODUCTS - COMP/OP AGG	\$4,000,000 \$	
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$	
	ANY AUTO						BODILY INJURY (Per person)	\$	
	ALL OWNED SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$	
	HIRED AUTOS NON-OWNED AUTOS						PROPERTY DAMAGE (Per accident)	\$	
								Ş	
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$	
	DED RETENTION \$							\$	
	AND EMPLOYERS' LIABILITY Y / N						WC STATU- OTH- TORY LIMITS ER		
	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A	10				E.L. EACH ACCIDENT	\$	
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - EA EMPLOYE E.L. DISEASE - POLICY LIMIT		
<u> </u>							E.E. DISEASE * FOLIO F EIMIT	•	
		$ \Box$							
	RIPTION OF OPERATIONS / LOCATIONS / VEHICLES								
	OSE USUAL TO THE INS LUNTEERS, PERFORM HI						EVADA CIVIL		
AMERICAN CIVIL WAR ERA. ACTIVITIES INCLUDE BUT ARE NOT LIMITED TO REENACTMENT OF BATTLE SCENES, MILITARY ENCAMPMENTS, AND PORTRAYALS OF SOCIAL INTERACTIONS,									
CUSTOMARY FOR THAT ERA. (PLEASE SEE COVER PAGE FOR ADDITIONAL WORDING)									
-	TIFICATE HOLDER				CANCELLATION				
					SHOULD ANY	OF THE ABO	/E DESCRIBED POLICIE	S BE CANCELLED	
	WN OF GARDNERVILLE					BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE			
OF BREE COMMERCIAE FROFERITED				DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.					
1407 HIGHWAY 395									
NORTH GARDNERVILLE, NV 00000 /ac Taillor									
·					¢ ŕ	988-2010 AC	CORD CORPORATION.	All rights reserved	

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