

VILLAGE OF ASHWAUBENON FIREWORKS SELLERS APPLICATION

FEE: \$500.00 (Calendar Year 1/1-12/31)

PURSUANT TO SECTION 9-1-4, FIREWORKS OF THE ASHWAUBENON MUNICIPAL CODE

- 1. All retailers, before selling or offering to sell those devices other than listed in paragraphs (A) (5) (6) (8) (9) (10) (11) (12) (13) and (14), shall obtain a permit from the Director of Public Safety or his Designee.
- 2. Application for such permit shall be made annually in writing at least thirty (30) days in advance of the sale or offer to sell, and shall specify:
 - Name and Address of the permit holder
 - Date on and after which sales or offers to sell shall be made
 - The kind, quantity, and location of each device to be offered for sale
- 3. PAYMENT OF \$500.00 FEE MUST BE SUBMITTED WITH APPLICATION.
- 4. Every permittee shall have and maintain adequate liability insurance with minimum limits of \$1,000,000.00 bodily injury and property damage, combined single limit, naming the village, its officers, employees, and agents as additional insureds. Said insurance shall indemnify and defend the village, its officers, employees and agents against all claims, liability, loss, damages, or expenses, whether caused by or contributed to by the negligence of the village, its officers, employees, or agents. Said insurance shall provide that the village receive written notice 30 days prior to any cancellation, nonrenewal or material change in the policy. PROOF OF SAID INSURANCE MUST BE SUBMITTED WITH APPLICATION.
- 5. COPY OF WISCONSIN SELLER'S PERMIT MUST BE SUBMITTED WITH APPLICATION.
- 6. No permit granted hereunder shall be transferable.
- 7. Permit must be displayed along with Village Ordinance Sec. 9-1-4.
- 8. Permittee shall not employ minors to sell or handle fireworks, except under the immediate on-site supervision of an adult.

ALL REQUIRED DOCUMENTS MUST BE SUBMITTED PRIOR TO THE PERMIT BEING ISSUED

Name of permit holder:		
Address of permit holder:		
Phone:	WI Seller's Permit No.:	
WI Driver License No:	Birthdate:	
Kind of Fireworks to be sold:		
Location of sale:		
Dates and times when sales will	be conducted - Provide dates:	
From	To	

All TENTS must follow the Wisconsin Administrative Code Subchapter XIX – Tents and Air-Supported Structures Comm. 14.51 through to Comm, 14.58

	ordinance violation related to your business within the last five answer is yes, state date, place and offense:
Certification:	
same are true to the best of my knowle limited to the time, date, location and	, state that I have read the foregoing answers, and the edge. I understand that any fireworks sales activity is inventory representations on this application and all Code, Chapter 9, Article 1, Section 4 Fireworks.
The applicant will indemnify and hold to liability which may result in the applican	the Village of Ashwaubenon harmless for any lawsuit or nt's sale or possession of fireworks.
Signature of Applicant	
permit can be issued. Every applicant mus	cayment of all amounts owed to the village before a license or t disclose on his or her application for any license or permit with wed to the Village. Any applicant failing to disclose said debt can ding debts owing the Village of Ashwaubenon.
Return to:	
Office of the Village Clerk Village of Ashwaubenon 2155 Holmgren Way Ashwaubenon, WI 54304 (920)492-2302	
[] ApprovedChief of Public Safety or	[] Denied – Reason: Designee



Village of Ashwaubenon Hold Harmless Agreement

This agreement is between the Village of Ashwaubenon and		
I,, shall save and hold harmless the Village, its officers, employees, and		
agents from and against any and all liability, damage, loss, claims, demands, and actions of any nature whatsoever which arise out of		
or are connected with or are claimed to arise out of or be connected with any action, omission, or operation of myself or my		
agents, servants, subcontractors, or employees which arise out of or are connected with or are claimed to arise out of or to be		
connected with any act or occurrence which happens or is alleged to have happened in or about a place where I am operating or		
acting under this permit or undertaking activities related to responsibilities under this permit. This hold harmless agreement		
includes, without limitation, the applicability of the foregoing: All liability, damages, losses, claims, demands, and actions on accoun		
of personal injury, death, or property loss of the Village or myself, my officers, my employees, my agents, my subcontractors, or		
frequenters, or to any other person or legal entity, whether based upon or claimed to be based upon a contract toward or		
having its basis in workers compensation under federal or state statutes or having any other code or statutory basis or based upor		
administrative loss or other provisions or other liability or any other persons or entities, whether or not caused or claimed to have		
been caused by the negligence or other breach of duty by the Village, their officers, employees, agents, subcontractors, or		
frequenters, or any other person or legal entity. Without limiting the applicability of the foregoing, the liability, damage, loss,		
claims, demands, and actions indemnified shall include all liability, damage, loss, claims, demands, and actions for unfair competitio		
or infringement of any so-called intangible property right, for defamations, false imprisonment, malicious prosecution, action		
sounding in environmental or pollution law, including, without limitation by specification, actions brought under Federal Super Fund		
Relief Act, or any other infringement of personal or property rights of any kind whatsoever.		
I,, agree to maintain and keep in force workers compensations and		
employee's liability insurance to the extent, if any, that workers compensation and employee's liability insurance is not covered		
by any comprehensive general liability policy.		
Signature		