1	FIREWORKS AMENDMENTS
2	2010 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Ronda Rudd Menlove
5	Senate Sponsor: Curtis S. Bramble
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Utah Fire Prevention and Safety Act in the Public Safety Code to
10	regulate flame effects operators and require them to obtain a license.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>requires special effects operators and flame effects operators who create the</li> </ul>
14	combustion of flammable materials before an audience to obtain a license from the
15	State Fire Marshal Division;
16	<ul> <li>requires a special effects operator and a flame effects operator to obtain a permit</li> </ul>
17	from the municipality or county where the operator is working;
18	<ul> <li>requires the Utah Fire Prevention Board to define methods of establishing proof of</li> </ul>
19	the competence of an operator to use special effects fireworks and flame effects;
20	<ul> <li>provides the duties of the division in issuing a license to flame effects operators;</li> </ul>
21	<ul> <li>authorizes individuals licensed by the division to purchase, possess, or discharge</li> </ul>
22	class C dangerous explosives;
23	<ul> <li>authorizes the division to stop the improper or dangerous use of flame effects;</li> </ul>
24	<ul> <li>exempts individuals licensed by the division from penalties for possession of</li> </ul>
25	explosive, chemical, or incendiary devices as authorized by their license; and
26	<ul><li>provides definitions.</li></ul>
27	Monies Appropriated in this Bill:



28	None					
29	Other Special Clauses:					
30	None					
31	<b>Utah Code Sections Affected:</b>					
32	AMENDS:					
33	11-3-3.5, as last amended by Laws of Utah 1993, Chapter 234					
34	53-7-202, as last amended by Laws of Utah 2009, Chapter 339					
35	53-7-204, as last amended by Laws of Utah 2009, Chapter 339					
36	53-7-222, as last amended by Laws of Utah 1997, Chapter 82					
37	53-7-223, as last amended by Laws of Utah 2007, Chapter 253					
38	76-10-306, as last amended by Laws of Utah 2008, Chapter 3					
39						
40	Be it enacted by the Legislature of the state of Utah:					
41	Section 1. Section 11-3-3.5 is amended to read:					
42	11-3-3.5. Licensing of retail sellers of fireworks Permit required Fee,					
43	insurance, or bond.					
44	(1) (a) A municipality or county may require a retail seller to obtain a license and pay a					
45	reasonable fee before selling class C common state-approved explosives within the jurisdiction					
46	of that municipality or county.					
47	(b) A municipality or county may not restrict the number of licenses to be issued under					
48	this section.					
49	(2) (a) A municipality or county shall require:					
50	(i) a permit to discharge all display fireworks, special effects, and flame effects					
50a	$\hat{\mathbf{H}} \rightarrow \mathbf{performances} \leftarrow \hat{\mathbf{H}}$ ; and					
51	(ii) evidence that the display operator, special effects operator, or flame effects operator					
52	who will set up and discharge the display [fireworks] has received a [display operator's] license					
53	from the State Fire Marshal Division, Department of Public Safety.					
54	(b) A municipality or county may require a fee, insurance, or a bond before issuing a					
55	permit under this Subsection (2).					
56	Section 2. Section <b>53-7-202</b> is amended to read:					
57	53-7-202. Definitions.					
58	As used in this part:					

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59	(1) "Agricultural and wildlife fireworks" means a class C dangerous explosive that:							
60	(a) uses sound or light when deployed; and							
61	(b) is designated to prevent crop damage or unwanted animals from entering a							
62	specified area.							
63	(2) "Board" means the Utah Fire Prevention Board created in Section 53-7-203.							
64	(3) "Class A explosive" means a division 1.1 or 1.2 explosive as defined by the U.S.							
65	Department of Transportation in Part 173, Title 49, Code of Federal Regulations.							
66	(4) "Class B explosive" means a division 1.2 or 1.3G explosive as defined by the U.S.							
67	Department of Transportation in Part 173, Title 49, Code of Federal Regulations.							
68	(5) "Class C explosive" means a division 1.4G explosive as defined by the U.S.							
69	Department of Transportation in Part 173, Title 49, Code of Federal Regulations.							
70	(6) (a) "Class C common state-approved explosive" means a class C explosive that is:							
71	(i) a cardboard or heavy paper cylindrical tube or cone that:							
72	(A) produces a shower of color and sparks that reach a maximum height of 15 feet;							
73	(B) may whistle or pop; and							
74	(C) is not designed to explode or leave the ground;							
75	(ii) a pyrotechnic wheel device that:							
76	(A) may be attached to a post or tree; and							
77	(B) contains up to six "driver" units or tubes;							
78	(iii) any device that:							
79	(A) spins, jumps, or emits popping sounds when placed on the ground;							
80	(B) does not exceed a height of 15 feet when discharged; and							
81	(C) does not travel laterally more than 10 feet on a smooth surface when discharged;							
82	(iv) a morning glory, suzuki, or flitter sparkler; and							
83	(v) a single tube day-type parachute that does not carry any flare or flame upon descent							
84	(b) "Class C common state-approved explosive" does not mean:							
85	(i) class C dangerous explosives; or							
86	(ii) exempt explosives.							
87	(7) (a) "Class C dangerous explosive" means a class C explosive that is:							
88	(i) a firecracker, cannon cracker, salute, cherry bomb, or other similar explosive;							
89	(ii) a skyrocket or any device other than a model rocket that uses combustible or							

90	explosive material and rises more than 15 feet when discharged;						
91	(iii) a roman candle or other device that discharges balls of fire over 15 feet in height;						
92	(iv) a tube or cone aerial firework that propels comets, shells, salutes, flash shells, or						
93	similar devices more than 15 feet into the air; and						
94	(v) a chaser, whistler, or other device that darts or travels more than 10 feet laterally or						
95	a smooth surface or exceeds 15 feet in height when discharged.						
96	(b) A "class C dangerous explosive" does not mean:						
97	(i) class C common state-approved explosives; or						
98	(ii) exempt explosives.						
99	[(8) "Display fireworks" means an aerial shell, salute, flash shell, comet, sky battle,						
100	mine, and any similar class C explosive or class B explosive.]						
101	(8) (a) "Display fireworks" means large firework devices that consist of explosive						
102	materials that are intended for use in outdoor aerial fireworks displays to produce visible or						
103	audible effects by combustion, deflagration, or detonation.						
104	(b) "Display fireworks" includes aerial shells, salutes, roman candles, flash shells,						
105	comets, mines, and other similar explosives.						
106	[(9) (a) "Display operator" means the person who purchases and is responsible for						
107	setting up, and discharging display fireworks.]						
108	(9) (a) "Display operator" means a person licensed under Section 53-7-223 and who is						
109	responsible for site selection, setting up, permits, overseeing assistants and support personnel,						
110	and discharging display fireworks outdoors in situations where the audience maintains a						
111	specific distance separating it from the display fireworks being discharged.						
112	(b) "Display operator" does not mean a fire department.						
113	(10) "Exempt explosive" means a model rocket, toy pistol cap, emergency signal flare,						
114	snake or glow worm, party popper, trick noisemaker, match, and wire sparkler under 12 inches						
115	in length.						
116	(11) (a) "Fireworks" means:						
117	(i) class C explosives;						
118	(ii) class C dangerous explosives; and						
119	(iii) class C common state-approved explosives.						
120	(b) "Fireworks" does not mean:						

121	(i) exempt explosives;
122	(ii) class A explosives; [and] or
123	(iii) class B explosives.
124	(12) "Flame effects" means the combustion of flammable solids, liquids, or gases to
125	produce thermal, physical, visual, or audible phenomena before an audience.
126	(13) Ĥ→ (a) ←Ĥ "Flame effects operator" means a person licensed under Section 53-7-223
126a	who,
127	regarding flame effects, is responsible for:
128	$\hat{\mathbf{H}} \rightarrow [\underline{(\mathbf{a})}]$ (i) $\leftarrow \hat{\mathbf{H}}$ storage, setup, operations, teardown, devices, equipment, overseeing
128a	assistants and
129	support personnel, and preventing accidental discharge; and
130	$\hat{\mathbf{H}} \rightarrow [\underline{(\mathbf{b})}]$ (ii) $\leftarrow \hat{\mathbf{H}}$ completion of the sequence of control system functions that release the
130a	<u>fuel for</u>
131	ignition to cause combustion and create the flame effects.
131a	$\hat{H} \rightarrow (b)(i)$ "Flame effects operator" does not include a person who participates in a
131b	meeting, as limited under Subsection (13)(b)(ii), with other persons solely to receive training, to
131c	practice, or provide instruction regarding flame effects performance.
131d	(ii) A meeting under Subsection (13)(b)(i) may include a nonpaying and unsolicited audience
131e	of not more than 25 persons. ←Ĥ
132	[(12)] (14) "Importer" means a person who brings class B or class C explosives into
133	Utah for the general purpose of resale within the state or exportation to other states.
134	[(13)] (15) (a) "Pyrotechnic" means any composition or device manufactured or used to
135	produce a visible or audible effect by combustion, deflagration, or detonation.
136	produce a visible of audible effect by combustion, deffagration, of detoliation.
	(b) "Pyrotechnic" does not mean exempt explosives.
137	•
137 138	(b) "Pyrotechnic" does not mean exempt explosives.
	(b) "Pyrotechnic" does not mean exempt explosives.  [(14)] (16) "Retail seller" means a person who sells class C common state-approved
138	(b) "Pyrotechnic" does not mean exempt explosives.  [(14)] (16) "Retail seller" means a person who sells class C common state-approved explosives to the public during the period authorized under Section 53-7-225.
138 139	(b) "Pyrotechnic" does not mean exempt explosives.  [(14)] (16) "Retail seller" means a person who sells class C common state-approved explosives to the public during the period authorized under Section 53-7-225.  (17) "Special effects" means a visual or audible effect caused by chemical mixtures
138 139 140	(b) "Pyrotechnic" does not mean exempt explosives.  [(14)] (16) "Retail seller" means a person who sells class C common state-approved explosives to the public during the period authorized under Section 53-7-225.  (17) "Special effects" means a visual or audible effect caused by chemical mixtures that produce a controlled, self-sustaining, and self-controlled exothermic chemical reaction that
138 139 140 141	(b) "Pyrotechnic" does not mean exempt explosives.  [(14)] (16) "Retail seller" means a person who sells class C common state-approved explosives to the public during the period authorized under Section 53-7-225.  (17) "Special effects" means a visual or audible effect caused by chemical mixtures that produce a controlled, self-sustaining, and self-controlled exothermic chemical reaction that results in heat, gas, sound, or light and may also create an illusion.
138 139 140 141 142	(b) "Pyrotechnic" does not mean exempt explosives.  [(14)] (16) "Retail seller" means a person who sells class C common state-approved explosives to the public during the period authorized under Section 53-7-225.  (17) "Special effects" means a visual or audible effect caused by chemical mixtures that produce a controlled, self-sustaining, and self-controlled exothermic chemical reaction that results in heat, gas, sound, or light and may also create an illusion.  (18) "Special effects operator" means a person licensed under Section 53-7-223 who is
138 139 140 141 142 143	(b) "Pyrotechnic" does not mean exempt explosives.  [(14)] (16) "Retail seller" means a person who sells class C common state-approved explosives to the public during the period authorized under Section 53-7-225.  (17) "Special effects" means a visual or audible effect caused by chemical mixtures that produce a controlled, self-sustaining, and self-controlled exothermic chemical reaction that results in heat, gas, sound, or light and may also create an illusion.  (18) "Special effects operator" means a person licensed under Section 53-7-223 who is responsible for setting up, permits, overseeing assistants and support personnel, analyzing

147	[(15)] (19) "State fire code" means a nationally recognized fire code administered by
148	the Utah Fire Prevention Board pursuant to Section 53-7-204.
149	[(16)] (20) "Trick noisemaker" includes a:
150	(a) tube or sphere containing pyrotechnic composition that produces a white or colored
151	smoke as its primary effect when ignited; and

152	(b) device that produces a small report intended to surprise the user, including a:						
153	(i) "booby trap," which is a small tube with a string protruding from both ends that						
154	ignites the friction sensitive composition in the tube when the string is pulled;						
155	(ii) "snapper," which is a small paper-wrapped device containing a minute quantity of						
156	explosive composition coated on bits of sand that explodes producing a small report;						
157	(iii) "trick match," which is a kitchen or book match coated with a small quantity of						
158	explosive or pyrotechnic composition that produces a small shower of sparks when ignited;						
159	(iv) "cigarette load," which is a small wooden peg coated with a small quantity of						
160	explosive composition that produces a small report when [the cigarette is] ignited; and						
161	(v) "auto burglar alarm," which is a tube that:						
162	(A) contains pyrotechnic composition that produces a loud whistle and smoke when						
163	ignited;						
164	(B) may contain a small quantity of explosive to produce a small explosive noise; and						
165	(C) is ignited by a squib.						
166	[(17)] (21) "Unclassified fireworks" means [any of the following]:						
167	(a) a pyrotechnic device that is used, given away, or offered for sale, that has not been						
168	tested, approved, and classified by the U.S. Department of Transportation;						
169	(b) an approved device that has been altered or redesigned since obtaining approval by						
170	the U.S. Department of Transportation; and						
171	(c) a pyrotechnic device that is being tested by a manufacturer, importer, or wholesaler						
172	before receiving approval by the U.S. Department of Transportation.						
173	[(18)] (22) "Wholesaler" means [any of the following]:						
174	(a) a person who sells class C common state-approved explosives to a retailer; [and] or						
175	(b) a person who sells class B explosives or class C dangerous explosives for display						
176	use.						
177	Section 3. Section <b>53-7-204</b> is amended to read:						
178	53-7-204. Duties of Utah Fire Prevention Board Local administrative duties.						
179	(1) The board shall:						
180	(a) make rules in accordance with Title 63G, Chapter 3, Utah Administrative						
181	Rulemaking Act:						
182	(i) [administer] administering a nationally recognized fire code and the specific edition						

183	of that fire code as the state fire code to be used as the standard;						
184	(ii) establishing minimum standards for the prevention of fire and for the protection of						
185	life and property against fire and panic in any:						
186	(A) publicly owned building, including all public and private schools, colleges, and						
187	university buildings;						
188	(B) building or structure used or intended for use as an asylum, a mental hospital, a						
189	hospital, a sanitarium, a home for the [aged] elderly, an assisted living facility, a children's						
190	home or day care center, or any [similar institutional type occupancy of any capacity; and]						
191	building or structure used for a similar purpose; or						
192	(C) place of assemblage where 50 or more persons may gather together in a building,						
193	structure, tent, or room for the purpose of amusement, entertainment, instruction, or education;						
194	(iii) establishing safety and other requirements for placement and discharge of display						
195	fireworks based upon:						
196	(A) the specific edition of the nationally recognized fire code adopted by the						
197	Legislature under Section 58-56-4; and						
198	(B) relevant publications of the National Fire Protection Association;						
199	(iv) establishing minimum safety standards for retail storage, handling, and sale of						
200	class C common state-approved explosives;						
201	(v) defining methods to establish proof of competence to place and discharge display						
202	fireworks, special effects fireworks, and flame effects;						
203	(vi) [for] deputizing qualified persons to act as deputy fire marshals, and to secure						
204	special services in emergencies;						
205	(vii) implementing Sections 53-7-106 and 53-7-205;						
206	(viii) setting guidelines for use of funding;						
207	(ix) establishing criteria for training and safety equipment grants for fire departments						
208	enrolled in firefighter certification; and						
209	(x) establishing minimum ongoing training standards for hazardous materials						
210	emergency response agencies;						

(b) recommend to the commissioner a state fire marshal;

authorized representatives will perform;

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(c) develop policies under which the state fire marshal and the state fire marshal's

214	(d) provide for the employment of field assistants and other salaried personnel as
215	required;
216	(e) prescribe the duties of the state fire marshal and the state fire marshal's authorized
217	representatives;
218	(f) establish a statewide fire prevention, fire education, and fire service training
219	program in cooperation with the Board of Regents;
220	(g) establish a statewide fire statistics program for the purpose of gathering fire data
221	from all political subdivisions of the state;
222	(h) establish a fire academy in accordance with Section 53-7-204.2;
223	(i) coordinate the efforts of all people engaged in fire suppression in the state;
224	(j) work aggressively with the local political subdivisions to reduce fire losses;
225	(k) regulate the sale and servicing of portable fire extinguishers and automatic fire
226	suppression systems in the interest of safeguarding lives and property;
227	(1) establish a certification program for persons who inspect and test automatic fire
228	sprinkler systems;
229	(m) establish a certification program for persons who inspect and test fire alarm
230	systems;
231	(n) establish a certification for persons who provide response services regarding
232	hazardous materials emergencies; and
233	(o) in accordance with Section 58-56-4, make a report to the Business and Labor
234	Interim Committee by:
235	(i) no later than November 30 of each year recommending any amendments to the
236	currently adopted fire code; and
237	(ii) no later than November 30 in a year of a regularly scheduled update cycle of a
238	nationally promulgated fire code recommending the adoption of, amendment to, or repeal of
239	the updated nationally promulgated fire code.
240	(2) The board may incorporate in its rules by reference, in whole or in part, nationally
241	recognized and readily available standards and codes adopted by the Legislature pertaining to
242	the protection of life and property from fire, explosion, or panic.
243	(3) (a) The board shall recommend to the Legislature in accordance with Subsection
244	(1)(o) amendments to the state fire code adopted by the Legislature in accordance with Section

- 245 58-56-7. 246 (b) The amendments, as adopted by the Legislature, may be applicable to the entire 247 state or within a city, county, or fire protection district. 248 (4) The following functions shall be administered locally by a city, county, or fire 249 protection district: 250 (a) issuing permits, including open burning permits pursuant to Sections 11-7-1 and 19-2-114; 251 252 (b) creating a local board of appeals in accordance with the state fire code; and 253 (c) establishing, modifying, or deleting fire flow and water supply requirements. 254 Section 4. Section 53-7-222 is amended to read: 255 53-7-222. Restrictions on the sale or use of fireworks. 256 (1) (a) The division shall test and approve a representative sample of each class C 257 common state-approved explosive before the explosive may be sold to the public. 258 (b) The division shall publish a list of all class C explosives that are approved for sale 259 to the public each year. 260 (2) (a) Except as provided in Subsection (2)(b), class C dangerous explosives may not 261 be possessed, discharged, sold, or offered for retail sale. 262 (b) (i) The following persons may purchase, possess, or discharge class C dangerous 263 explosives: 264 (A) display operators and special effects operators who receive a license from the 265 division in accordance with Section 53-7-223 and approval from their local licensing authority 266 in accordance with Section 11-3-3.5; and 267 (B) operators approved by the Division of Wildlife Resources or Department of Agriculture and Food to discharge agricultural and wildlife fireworks. 268 269 (ii) Importers and wholesalers licensed under Section 53-7-224 may possess, sell, and 270 offer to sell class C dangerous explosives. 271 (3) Unclassified fireworks may not be sold, or offered for sale. 272 Section 5. Section **53-7-223** is amended to read: 273 53-7-223. State license for display operators, special effects operators, and flame
- 275 (1) **Ĥ→** (a) ←Ĥ A person may not purchase[;] or possess[, or discharge] display [or] 275a fireworks,

effects operators -- Permit -- Fee -- Division duties -- Revocation.

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276	special effects fireworks, or flame effects, or discharge any of them in public unless the person					
277	has obtained [a display or special effects operator] the appropriate license from the division					
277a	$\hat{H} \rightarrow \underline{, except under Subsection (1)(b)} \leftarrow \hat{H}$ .					
277b	$\hat{H} \rightarrow \underline{(b)(i)}$ Subsection (1)(a) does not apply to any person who participates in a meeting, as					
277c	limited under Subsection (1)(b)(ii), with other persons solely to receive training, to practice, or					
277d	provide instruction regarding flame effects performance.					
277e	(ii) A meeting under Subsection (1)(b)(i) may include a nonpaying and unsolicited audience of					
277f	not more than 25 persons. ←Ĥ					
278	(2) The division shall:					
279	(a) issue an annual license to any display [or] operator, special effects operator, or					
280	flame effects operator who:					
281	(i) applies for the permit;					
282	(ii) pays a \$40 fee;					
283	(iii) demonstrates proof of competence; and					
284	(iv) certifies that [he] the operator will comply with [the] board rules governing					
285	placement and discharge of fireworks [established by the board] or flame effects;					
286	(b) provide the licensee with a copy of the rules governing placement and discharge of					
287	fireworks or flame effects made under Section 53-7-204; and					
288	(c) together with county and municipal officers enforce Sections 53-7-220 through					
289	53-7-225.					
290	(3) The division may:					
291	(a) revoke a license issued under this section for cause;					
292	(b) seize display and special effects fireworks, fireworks, and unclassified fireworks					
293	that are offered for sale, sold, or in the possession of an individual in violation of Sections					
294	53-7-220 through 53-7-225; [and]					
295	(c) prevent or stop the use of flame effects that is unlawful or that is endangering					
296	persons or property; and					
297	[ <del>(c)</del> ] (d) create application and certification forms.					
298	Section 6. Section <b>76-10-306</b> is amended to read:					
299	76-10-306. Explosive, chemical, or incendiary device and parts Definitions					
300	Persons exempted Penalties.					
301	(1) As used in this section:					
302	(a) "Explosive, chemical, or incendiary device" means:					
303	(i) dynamite and all other forms of high explosives, including water gel, slurry, military					
304	C-4 (plastic explosives), blasting agents to include nitro-carbon-nitrate, ammonium nitrate, fuel					
305	oil mixtures, cast primers and boosters, R.D.X., P.E.T.N., electric and nonelectric blasting					
306	caps, exploding cords commonly called detonating cord, detcord, or primacord, picric acid					

explosives, T.N.T. and T.N.T. mixtures, nitroglycerin and nitroglycerin mixtures, or any other chemical mixture intended to explode with fire or force;

(ii) any explosive bomb, grenade, missile, or similar device; and

- (iii) any incendiary bomb, grenade, fire bomb, chemical bomb, or similar device, including any device, except kerosene lamps, if criminal intent has not been established, which consists of or includes a breakable container including a flammable liquid or compound and a wick composed of any material which, when ignited, is capable of igniting the flammable liquid or compound or any breakable container which consists of, or includes a chemical mixture that explodes with fire or force and can be carried, thrown, or placed.
- (b) "Explosive, chemical, or incendiary device" does not include rifle, pistol, or shotgun ammunition, reloading components, or muzzleloading equipment.
- (c) "Explosive, chemical, or incendiary parts" means any substances or materials or combinations which have been prepared or altered for use in the creation of an explosive, chemical, or incendiary device. These substances or materials include:
- (i) timing device, clock, or watch which has been altered in such a manner as to be used as the arming device in an explosive;
  - (ii) pipe, end caps, or metal tubing which has been prepared for a pipe bomb; and
- (iii) mechanical timers, mechanical triggers, chemical time delays, electronic time delays, or commercially made or improvised items which, when used singly or in combination, may be used in the construction of a timing delay mechanism, booby trap, or activating mechanism for any explosive, chemical, or incendiary device.
- (d) "Explosive, chemical, or incendiary parts" does not include rifle, pistol, or shotgun ammunition, or any signaling device customarily used in operation of railroad equipment.
  - (2) The provisions in Subsections (3) and (6) do not apply to:
- (a) any public safety officer while acting in [his] an official capacity transporting or otherwise handling explosives, chemical, or incendiary devices;
- (b) any member of the armed forces of the United States or Utah National Guard while acting in [his] an official capacity;
- (c) any person possessing a valid permit issued under the provisions of Uniform Fire Code, Article 77, or any employee of the permittee acting within the scope of [his] employment;

(d) any person possessing a valid license as an importer, wholesaler, [or] display
operator, special effects operator, or flame effects operator under the provisions of Sections
11-3-3.5 and 53-7-223; and
(e) any person or entity possessing or controlling an explosive chemical or incendi

- (e) any person or entity possessing or controlling an explosive, chemical, or incendiary device as part of its lawful business operations.
- (3) Any person is guilty of a second degree felony who, under circumstances not amounting to a violation of Title 76, Chapter 10, Part 4, Weapons of Mass Destruction, knowingly, intentionally, or recklessly possesses or controls an explosive, chemical, or incendiary device.
- (4) Any person is guilty of a first degree felony who, under circumstances not amounting to a violation of Title 76, Chapter 10, Part 4, Weapons of Mass Destruction, knowingly or intentionally:
- (a) uses or causes to be used an explosive, chemical, or incendiary device in the commission of or an attempt to commit a felony;
- (b) injures another or attempts to injure another [in his] person or another person's property through the use of an explosive, chemical, or incendiary device; or
- (c) transports, possesses, distributes, or sells any explosive, chemical, or incendiary device in a secure area established pursuant to Section 76-8-311.1, 76-8-311.3, 76-10-529, or 78A-2-203.
- (5) Any person who, under circumstances not amounting to a violation of Title 76, Chapter 10, Part 4, Weapons of Mass Destruction, knowingly, intentionally, or recklessly removes or causes to be removed or carries away any explosive, chemical, or incendiary device from the premises where the explosive, chemical, or incendiary device is kept by the lawful user, vendor, transporter, or manufacturer without the consent or direction of the lawful possessor is guilty of a second degree felony.
- (6) Any person who, under circumstances not amounting to a violation of Title 76, Chapter 10, Part 4, Weapons of Mass Destruction, knowingly, intentionally, or recklessly possesses any explosive, chemical, or incendiary parts is guilty of a <u>third degree</u> felony [of the third degree].

Legislative Review Note as of 9-10-09 1:50 PM

Office of Legislative Research and General Counsel

#### H.B. 202 - Fireworks Amendments

# **Fiscal Note**

## 2010 General Session State of Utah

### **State Impact**

Enactment of this bill will not require additional appropriations. It is estimated that the bill will increase state revenues (collected by the State Fire Marshal Division) by approximately \$1,200 annually beginning in FY 2010.

	FY 2010	FY 2011	FY 2012	FY 2010	FY 2011	FY 2012
	Approp.	Approp.	Approp.		Revenue	Revenue
Dedicated Credits	\$0	\$0	\$0		N 1 /1 11 1	\$1,200
Total	\$0	\$0	\$0	51,200	\$1,200	\$1,200

#### Individual, Business and/or Local Impact

Local governments will be required to verify that operators have the requisite state license before issuing a permit to perform in the local community. Local governments may institute a fee for the local permit. Businesses and individuals will be required to pay the \$40 state fee and possibly a local fee per performer.

1/7/2010, 3:10:38 PM, Lead Analyst: Ricks, G./Attny: SCA

Office of the Legislative Fiscal Analyst