1

2526

27

28

Fireworks Modifications

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: James A. Dunnigan

Senate Sponsor: Luz Escamilla

LONG TITLE
General Description:
This bill amends provisions related to fireworks.
Highlighted Provisions:
This bill:
 replaces incorrect terms related to fireworks; and
makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
11-3-10, as last amended by Laws of Utah 2023, Chapter 34
53-7-204, as last amended by Laws of Utah 2021, Chapter 237
53-7-225, as last amended by Laws of Utah 2024, Chapters 128, 438
53-7-225.1 , as enacted by Laws of Utah 2018, Chapter 189
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 11-3-10 is amended to read:
11-3-10 . Exemptions Limitation on chapter.
(1) This chapter does not apply to class A, class B, and class C explosives that are a
division 1.1G explosive, a division 1.2G explosive, a division 1.3G explosive, or a

division 1.4G explosive that is not for use in [Utah] the state, but [are] is manufactured,

stored, warehoused, or in transit for destinations outside of [Utah] the state.

(2) This chapter does not supersede Section 23A-2-208, regarding use of fireworks and

29	explosives by the Division of Wildlife Resources and federal game agents.
30	(3) Provided that the display operators are properly licensed as required by Section 53-7-223,
31	municipalities and counties for the unincorporated areas within the county may conduct,
32	permit, or regulate:
33	(a) exhibitions of display fireworks; or
34	(b) pyrotechnic displays held inside public buildings.
35	Section 2. Section 53-7-204 is amended to read:
36	53-7-204 . Duties of Utah Fire Prevention Board Unified Code Analysis
37	Council Local administrative duties.
38	(1) The board shall:
39	(a) administer the state fire code as the standard in the state;
40	(b) subject to the state fire code, make rules in accordance with Title 63G, Chapter 3,
41	Utah Administrative Rulemaking Act:
42	(i) establishing standards for the prevention of fire and for the protection of life and
43	property against fire and panic in any:
44	(A) publicly owned building, including all public and private schools, colleges,
45	and university buildings;
46	(B) building or structure used or intended for use as an asylum, a mental hospital
47	a hospital, a sanitarium, a home for the elderly, an assisted living facility, a
48	children's home or day care center, or any building or structure used for a
49	similar purpose; or
50	(C) place of assemblage where 50 or more persons may gather together in a
51	building, structure, tent, or room for the purpose of amusement, entertainment
52	instruction, or education;
53	(ii) establishing safety and other requirements for placement and discharge of display
54	fireworks on the basis of:
55	(A) the state fire code; and
56	(B) relevant publications of the National Fire Protection Association;
57	(iii) establishing safety standards for retail storage, handling, and sale of [class C] a
58	division 1.4G common state approved [explosives] explosive;
59	(iv) defining methods to establish proof of competence to place and discharge displa
60	fireworks, special effects fireworks, and flame effects;
61	(v) subject to Subsection (2), creating a uniform statewide policy regarding a state,
62	county, special district, and local government entity's safe seizure, storage, and

63	repurposing, destruction, or disposal of [a firework, class A explosive, or class B] a
64	division 1.1G explosive, division 1.2G explosive, division 1.3G explosive, or
65	division 1.4G explosive that:
66	(A) is illegal; or
67	(B) a person uses or handles in an illegal manner;
68	(vi) deputizing qualified persons to act as deputy fire marshals, and to secure special
69	services in emergencies;
70	(vii) implementing Section 15A-1-403;
71	(viii) establishing criteria for the certification of firefighters, pump operators,
72	instructors, fire officers, fire investigators, and rescue personnel not certified or
73	licensed under any other section of the Utah Code;
74	(ix) establishing criteria for training and safety equipment grants for fire departments
75	enrolled in firefighter certification;
76	(x) establishing ongoing training standards for hazardous materials emergency
77	response agencies;
78	(xi) establishing criteria for the fire safety inspection of a food truck; and
79	(xii) establishing criteria for the accreditation and reaccreditation of fire service
80	training organizations;
81	(c) recommend to the commissioner a state fire marshal;
82	(d) develop policies under which the state fire marshal and the state fire marshal's
83	authorized representatives will perform;
84	(e) provide for the employment of field assistants and other salaried personnel as
85	required;
86	(f) prescribe the duties of the state fire marshal and the state fire marshal's authorized
87	representatives;
88	(g) provide technical expertise, advice, and support to Utah Valley University in the
89	establishment and operation of the fire and rescue training program described in
90	Section 53B-29-202;
91	(h) establish a statewide fire statistics program for the purpose of gathering fire data
92	from all political subdivisions of the state;
93	(i) coordinate the efforts of all people engaged in fire suppression in the state;
94	(j) work aggressively with the local political subdivisions to reduce fire losses;
95	(k) regulate the sale and servicing of portable fire extinguishers and automatic fire
96	suppression systems in the interest of safeguarding lives and property;

97	(l) establish a certification program for persons who inspect and test automatic fire
98	sprinkler systems;
99	(m) establish a certification program for persons who inspect and test fire alarm systems;
100	(n) establish a certification for persons who provide response services regarding
101	hazardous materials emergencies;
102	(o) in accordance with Sections 15A-1-403 and 68-3-14, submit a written report to the
103	Business and Labor Interim Committee; and
104	(p) jointly create the Unified Code Analysis Council with the Uniform Building Code
105	Commission in accordance with Section 15A-1-203.
106	(2)(a) In the rules that the board makes under Subsection (1)(b)(v), the board shall
107	include a provision prohibiting a state, county, special district, or local government
108	entity from disposing of an item described in Subsection (1)(b)(v) by means of open
109	burning, except under circumstances described in the rule.
110	(b) When making a rule under Subsection (1)(b)(v), the board shall:
111	(i) review and include applicable references to:
112	(A) requirements described in Title 15A, Chapter 5, State Fire Code Act; and
113	(B) provisions of the International Fire Code; and
114	(ii) consider the appropriate role of the following in relation to the rule:
115	(A) the federal Bureau of Alcohol, Tobacco, Firearms, and Explosives; and
116	(B) a firework wholesaler or distributor.
117	(3) The board may incorporate in its rules by reference, in whole or in part:
118	(a) the state fire code; or
119	(b) subject to the state fire code, a nationally recognized and readily available standard
120	pertaining to the protection of life and property from fire, explosion, or panic.
121	(4) The following functions shall be administered locally by a city, county, or fire
122	protection district:
123	(a) issuing permits, including open burning permits pursuant to Sections 11-7-1 and
124	19-2-114;
125	(b) creating a local board of appeals in accordance with the state fire code; and
126	(c) subject to the state fire code and the other provisions of this chapter, establishing,
127	modifying, or deleting fire flow and water supply requirements.
128	Section 3. Section 53-7-225 is amended to read:
129	53-7-225 . Times for sale and discharge of fireworks Criminal penalty
130	Permissible closure of certain areas Maps and signage.

131	(1) Except as provided in Section 53-7-221, this section supersedes any other code
132	provision regarding the sale or discharge of fireworks.
133	(2)(a) Except as provided in Subsection (2)(b), a person may sell [elass C] a division 1.4G
134	common state approved [explosives] explosive in the state as follows:
135	(i) beginning on June 24 and ending on July 25;
136	(ii) beginning on December 29 and ending on December 31; and
137	(iii) two days before and on the Chinese New Year's eve.
138	(b) The restrictions in Subsection (2)(a) do not apply to:
139	(i) online sales to a person outside the state for use outside the state; or
140	(ii) sales to persons described in Subsection 53-7-222(1)(b)(i)(A).
141	(3) A person may not discharge [elass C] a division 1.4G common state approved [
142	explosives] explosive in the state except as follows:
143	(a) between the hours of 11 a.m. and 11 p.m., except that on July 4 and July 24, the
144	hours are 11 a.m. to midnight:
145	(i) beginning on July 2 and ending on July 5; and
146	(ii) beginning on July 22 and ending on July 25;
147	(b)(i) beginning at 11 a.m. on December 31 and ending at 1 a.m. on the following
148	day; or
149	(ii) if New Year's eve is on a Sunday and the county or municipality determines to
150	celebrate New Year's eve on the prior Saturday, then a person may discharge [
151	elass C] a division 1.4G common state approved [explosives] explosive on that
152	prior Saturday within the county or municipality;
153	(c) between the hours of 11 a.m. and 11 p.m. on January 1; and
154	(d) beginning at 11 a.m. on the Chinese New Year's eve and ending at 1 a.m. on the
155	following day.
156	(4) A person is guilty of an infraction, punishable by a fine of up to \$1,000, if the person
157	discharges a [elass C] division 1.4G common state approved explosive:
158	(a) outside the legal discharge dates and times described in Subsection (3); or
159	(b) in an area in which fireworks are prohibited under Subsection 15A-5-202.5(1)(b).
160	(5)(a) Except as provided in Subsection (5)(b) or (c), a county, a municipality, or the
161	state forester may not prohibit a person from discharging [elass-C] a division 1.4G
162	common state approved [explosives] explosive during the permitted periods described
163	in Subsection (3).
164	(b)(i) As used in this Subsection (5)(b) "negligent discharge":

165	(A) means the improper use and discharge of a [class C] division 1.4G common
166	state approved explosive; and
167	(B) does not include the date or location of discharge or the type of explosive used.
168	(ii) A municipality may prohibit:
169	(A) the discharge of [elass-C] a division 1.4G common state approved [explosives]
170	explosive in certain areas with hazardous environmental conditions, in
171	accordance with Subsection 15A-5-202.5(1)(b); or
172	(B) the negligent discharge of [elass C] a division 1.4G common state approved [
173	explosives] explosive.
174	(iii) A county may prohibit the negligent discharge of [elass C] a division 1.4G
175	common state approved [explosives] explosive.
176	(c) The state forester may prohibit the discharge of [elass C] a division 1.4G common
177	state approved [explosives] explosive as provided in Subsection 15A-5-202.5(1)(b) or
178	Section 65A-8-212.
179	(6) If a municipal legislative body or the state forester provides a map to a county
180	identifying an area in which the discharge of fireworks is prohibited due to a historical
181	hazardous environmental condition under Subsection 15A-5-202.5(1)(b), the county
182	shall, before June 1 of that same year:
183	(a) create a county-wide map, based on each map the county has received, indicating
184	each area within the county in which fireworks are prohibited under Subsection
185	15A-5-202.5(1)(b);
186	(b) provide the map described in Subsection (6)(a) to:
187	(i) each retailer that sells fireworks within the county; and
188	(ii) the state fire marshal; and
189	(c) publish the map on the county's website.
190	(7) A retailer that sells fireworks shall display:
191	(a) a sign that:
192	(i) is clearly visible to the general public in a prominent location near the point of
193	sale;
194	(ii) indicates the legal discharge dates and times described in Subsection (3); and
195	(iii) indicates the criminal charge and fine associated with discharge:
196	(A) outside the legal dates and times described in Subsection (3); and
197	(B) within an area in which fireworks are prohibited under Subsection
198	15A-5-202.5(1)(b); and

199	(b) the map that the county provides, in accordance with Subsection (6)(b).
200	Section 4. Section 53-7-225.1 is amended to read:
201	53-7-225.1 . Civil liability.
202	(1)(a) An individual who negligently, recklessly, or intentionally causes or spreads a fire
203	through discharge of a [elass C] division 1.4G explosive is liable for the cost of
204	suppressing that fire and any damages the fire causes.
205	(b) If the individual described in Subsection (1)(a) is a minor, the parent or legal
206	guardian having legal custody of the minor is liable for the costs and damages for
207	which the minor is liable under this section.
208	(c) A court may waive part or all of the parent or guardian's liability for damages under
209	Subsection (1)(b) if the court finds:
210	(i) good cause; and
211	(ii) that the parent or legal guardian:
212	(A) made a reasonable effort to supervise and direct the minor; or
213	(B) in the event the parent or guardian knew in advance of the negligent, reckless,
214	or intentional conduct described in Subsection (1)(a), made a reasonable effort
215	to restrain the minor.
216	(2)(a) The conduct described in Subsection (1) includes any negligent, reckless, or
217	intentional conduct, regardless of whether:
218	(i) the person discharges a [elass-C] division 1.4G common state approved explosive:
219	(A) within the permitted time periods described in Subsection 53-7-225(3); or
220	(B) in an area where discharge was not prohibited under Subsection 53-7-225(5)(b)
221	or (c); or
222	(ii) the fire begins on:
223	(A) private land;
224	(B) land owned by the state or a political subdivision of the state;
225	(C) federal land; or
226	(D) tribal land.
227	(b) Discharging a [elass-C] division 1.4G explosive in an area in which fireworks are
228	prohibited due to hazardous environmental conditions, in accordance with Subsection
229	15A-5-202.5(1)(b), constitutes the negligent, reckless, or intentional conduct
230	described in Subsection (1).
231	(3) A person who incurs costs to suppress a fire described in Subsection (1) may bring an
232	action under this section to recover those costs against an individual described in

233	Subsection (1).
234	(4) A person who suffers damage from a fire described in Subsection (1) may:
235	(a) bring an action under this section for those damages against an individual described
236	in Subsection (1); and
237	(b) pursue all other legal remedies in addition to seeking damages under Subsection
238	(4)(a).
239	Section 5. Effective Date.
240	This bill takes effect on May 7, 2025.