

PYROTECHNIC DISPLAY AND SERVICES AGREEMENT

THIS PYROTECHNIC DISPLAY AND SERVICES AGREEMENT (hereinafter referred to as "agreement"), made and entered into this $\frac{4^{th}}{4^{th}}$ day of March, 2025 by and between SKYLIGHTERS of New York LLC. (here in after referred to as "SELLER") and Town of Pendleton (Herein after referred to as "BUYER").

X_This is a one year agreement.		
This is a three year agreement, starting on the below dates and time. Agreement binds BUYER to us		
SELLER as sole provider for pyrotechnic displays and services for three years, final compensation		
amount for years two and three of the agreement can be determined at original signing, or annually by		
January 31 st of said year and will follow compensation specifications as outlined below. Three year		
agreement entitles BUYER tomore product added to the display each year. (All product is based on		
current cost of that year and annual compensation amount.)		
Any agreement paid in full by May 1st of the agreement year will entitle BUYER to % more Product added to		
that years display.		

1. THE TIME AND PLACE: POSTPONEMENT/CANCELATION: SELLER agrees to design, produce and execute a fireworks show, otherwise known as a pyrotechnic display at approximately 10pm on the day of July 4, 2025. BUYER is responsible for gaining access to the set-up location on the SELLER'S behalf. The display will be executed at the following:

Location & Address: Town Property

Weather permitting. An alternative inclement weather day is hereby designated to be 7/6/25 the same time and place set forth, herein above. It is agreed and understood by and between the parties hereto that SELLER shall have the sole, exclusive and final determination of the suitability of the weather conditions at the time of the display. In the event SELLER should determine that the weather conditions are such that an unsafe or hazardous condition may exist, SELLER shall have exclusive right to postpone the starting time of the display and/or delay the display in its entirety; until conditions have improved and are appropriate for the safety of all involved, or until inclement weather date as set forth herein above.

- 2. <u>INSURANCE</u>: SELLER agrees to provide a Certificate of Insurance showing SELLER, BUYER and , to be insured and covered for \$5,000,000 Each Accident. \$5,000,000 General Aggregate, \$5,000,000 products-comp/ops

 Agg. In the event greater liability insurance limits are required, the additional cost is to be paid by BUYER.
- 3. SECURITY/SAFETY: BUYER is responsible for procuring and managing the following:

- a. Adequate security personnel;
- b. Barricades, Ropes with flags, etc. to barricade all covered (dangerous) areas to spectators;
- c. Traffic patrolmen;
- d. As necessary:
 - i. security guards for crowd control and clean up personnel to remove litter left by spectators or any other persons other than SELLER;
 - ii. Trash receptacles as necessary for spectators;
 - iii. "No Parking" signs and directional signs;
 - iv. Sufficient space (as determined by shell size) for the proper and safe display of said pyrotechnic display. Such space to be clear and free of all persons except those employed by SELLER; and clear of any and all equipment, vehicles, structures, or items of any other kind not authorized or put in place by SELLER.
- 4. LICENSES OR PERMITS: SELLER shall be responsible to obtain, for SELLER's benefit, any state, city or any other licensees or permits required to execute the pyrotechnic display contemplated herein. SELLER shall provide BUYER with any necessary information, proof of insurance, or any other items required by the licensing authorities for issuance of such licenses or permits.
- 5. COMPENSATION: Compensation shall be made to the SELLER hereunder as follows: 50% due no later than 90 days from the display date with the balance due before the service has been provided. The total amount of this contract is \$20,625.00

3% fee added to credit card payments. (*if three year contract, Year 1 \$ _____, Year 2 \$ _____, Year 3 \$ _____). In the event of BUYER failure to pay all sums due within thirty days of display, SELLER shall be entitled to collect from BUYER its reasonable cost of collection, including interest and reasonable attorney's fees. If, for any reason other than as addressed herein above BUYER wishes to cancel this agreement, there will be a cancellation fee in the amount of fifty percent of the total contract price hereunder for the cancellation of a one year contract; and an additional fifteen percent fee of the total contract price for each year cancelled with a undetermined budget for the cancellation of a three year contract; to be paid to or retained by SELLER. Any applicable state or local taxes will be payable by the BUYER. Should the setup of the display require a multi-day setup it is up to the BUYER to provide security for the display site. 6. POINT OF CONTACT THE DAY OF EVENT

DAU'S LUBLE 716-957-6242 NAME & DIRECT PHONE NUMBER:

This CONTRACT is binding only after it l the required deposit as forth herein ab	has been signed by all parties hereto and returne ove.	d to the SELLER with
BY:	ВҮ;	
DATE: 03/04/2025	DATE:	
SELLER	BUYER	