VILLAGE OF SUGAR GROVE BOARD REPORT

TO: VILLAGE PRESIDENT & BOARD OF TRUSTEES

FROM: BRENT EICHELBERGER, VILLAGE ADMINISTRATOR

ALISON MURPHY, ASSISTANT TO THE VILLAGE

ADMINISTRATOR/VILLAGE CLERK

SUBJECT: ORDINANCE: TITLE 4, CHAPTER 7 - SPECIAL EVENTS

AGENDA: JANUARY 4, 2022 REGULAR BOARD MEETING

DATE: DECEMBER 30, 2021

ISSUE

Shall the Village Board approve an ordinance amending Title 4, Chapter 7 – Special Events.

DISCUSSION

At the December 21, 2021 board meeting, the Village Board reviewed proposed changes to the Title 4, Chapter 7 – Special Events. The proposed changes sought to clarify food trucks from mobile vendors, eliminate impact classifications to streamline the application process, and tighten timelines for application submittal. The Board reviewed the changes and directed staff to bring back an ordinance for approval.

COST

Costs will be approximately \$300 for attorney review.

RECOMMENDATION

That the Village Board approve an ordinance amending Title 4, Chapter 7 – Special Events.



VILLAGE OF SUGAR GROVE ORDINANCE NO. 20220104B

AN ORDINANCE AMENDING THE VILLAGE OF SUGAR GROVE CODE OF ORDINANCES REGARDING SPECIAL EVENTS

(TITLE 4, CHAPTER 7)

Passed by the President and Board of Trustees of The Village of Sugar Grove, Kane County, Illinois This 4^{TH} Day January, 2022.

PUBLISHED IN PAMPHLET FORM BY AUTHORITY OF THE PRESIDENT AND BOARD OF TRUSTEES $\mbox{OF THE VILLAGE OF SUGAR GROVE, Kane County, Illinois } \mbox{This 4^{TH} Day of January, 2022}$

AN ORDINANCE AMENDING THE VILLAGE OF SUGAR GROVE CODE OF ORDINANCES REGARDING SPECIAL EVENTS

(TITLE 4, CHAPTER 7)

ORDINANCE NO. 20220104B

BE IT ORDAINED by the President and Board of Trustees of the Village of Sugar Grove, Kane County, Illinois, as follows:

WHEREAS, the Village of Sugar Grove is a non-home rule municipality within Article VII, Section 6A of the 1970 Constitution of the State of Illinois, and therefore, acts pursuant to those powers granted to it under 65 ILCS 5-1-1 *et seq.*; and

WHEREAS, the Village has the authority to adopt ordinances and to promulgate rules and regulations that pertain to its government and affairs in order to protect the public health, safety, and welfare of its citizens; and,

WHEREAS, the Village wishes to update the Village Code of Ordinances ("Village Code") to make certain changes with regard to the designation of a president pro tem and temporary chairman; and,

NOW, THEREFORE, BE IT ORDAINED by the President and Board of Trustees of the Village of Sugar Grove, Kane County, Illinois, as follows:

SECTION 1 – RECITALS.

The facts and statements contained in the preamble to this Ordinance are found to be true and correct and are hereby adopted as part of this Ordinance.

SECTION 2 – TEXT AMENDMENTS

Title 4, Chapter 7 of the Village Code shall be amended to read as follows:

CHAPTER 7 – SPECIAL EVENTS

SECTION:

<u>4-7-1</u>: Purpose

4-7-2: Interpretation

<u>4-7-3</u>: Definition

<u>4-7-4</u>: Special Event Permit Required

4-7-5: Exceptions

4-7-6: Special Event Classifications

4-7-7: 4-7-6: Special Event Permit Application

4-7-8:4-7-7: Application Review

4-7-9:4-7-8: Permit Denial

4-7-10: 4-7-9: Denial Of Permit; Appeal

4-7-11: 4-7-10: Emergency Revocation

4-7-12: 4-7-11: Permit Requirements

4-7-13: 4-7-12: Additional Standards And Criteria For Specific Special Events

4-7-1: **PURPOSE**:

The variety of special events held within the V+illage are instrumental in creating a comfortable, small town atmosphere and help contribute to the quality of life of Sugar Grove residents, promote tourism, draw first time visitors, and strengthen our community's character. At the same time, the V+illage must have sufficient notice prior to an event so that it can evaluate the potential impact such an event might have on the resources of V+illage departments, V+illage owned properties and facilities, and ultimately on the community as a whole. Each event has unique characteristics and will have a different impact on these services and resources, other property or improvements in the surrounding area, and the health, safety, and welfare of the public. It is the intent of the V+illage to preserve the public's health, safety, welfare, and to promote the responsible use of publicly owned facilities, property and resources in support of public and private special events. Therefore, special events shall be considered on a case_by_case basis in accordance with the rules that follow. (Ord. 2016-07-05D, 7-5-2016)

4-7-2: INTERPRETATION:

It is the expressly declared legislative intent that this chapter shall be interpreted and administered so as to allow the fullest expression and guarantee of first amendment rights consistent with the protection of the public health, safety and welfare of the citizens of the Village. (Ord. 2016-07-05D, 7-5-2016)

4-7-3: **DEFINITION**:[LJ1]

For the purpose of this chapter, a "special event" shall be a planned temporary public event on public or private property which may include aggregation of attractions, people and entertainment and which may include any of the following features or characteristics:

A. May attract a crowd of a size that is significantly larger than what is expected for the typical day to day use of the property or under normal business conditions;

B. A celebrity personality;

C.—B. Requires closure of an off_-street parking lot or facility for any part of the event for purposes other than parking:

—<u>D.C.</u> Requires closure of public streets or the posting of temporary "No Parking, Tow Zone" signs;

— E.D. Use of temporary structures such as, but not limited to, a tent or stage, greater than three hundred (300) square feet; bleachers, scaffolding, booths;

F. Use of off site parking;

—G.E. Use of <u>V</u>+illage property;

H.F. Use of the public right of way, including streets and sidewalks in a manner that could interfere with Vvillage operations and/or access by the general public;

—I.G. Use of <u>V</u>yillage services;

- J.<u>H.</u> Involves the preparation and/or-sale of food or drink, including farmers' markets, <u>food</u> trucks;
- —K.I. Involves the sale of alcoholic beverages;
 - L.J. Involves the preparation and/or sale of goods, including craft fairs;
 - M.K. Use of fireworks;
- N.L. Live music, recorded music, and/or the use of amplifiers;
- O. Gatherings of more than fifty (50) people;
- P.M. Parades, motorcades or processions;
 - Q.N. Occurs on more than one property;
- R.O. Amusements or attractions, e.g., carnivals; circus
- S. Animals:
- —<u>T.P.</u> Requires use of traffic control. (Ord. 2016-07-05D, 7-5-2016)

4-7-4: SPECIAL EVENT PERMIT REQUIRED:

No special event sponsored and/or conducted by a private enterprise, not for profit corporations or associations either solely or in conjunction with other such enterprises, corporations, associations or with a public body, or by other persons conducting noncommercial civic, religious, recreational or patriotic events may be conducted upon any public or private property, including right of way, without first obtaining a special event permit as provided herein. (Ord. 2016-07-05D, 7-5-2016)

4-7-5: EXCEPTIONS:

The provisions of this chapter shall not apply to:

- A. Private events on <u>one</u> single-family residential lots. <u>unless Fireworks, Live Music, or</u> Alcohol Sales are involved.
- B. Special events shall not include events for which all participants use sidewalks, observe traffic safety and safety regulations and do not interfere with the safe and orderly movement of pedestrians and vehicles.
- C. Events held in a permanent facility or outdoor structure specifically designed for that event. Examples of facilities or permanent outdoor structures: theaters, stadiums, auditoriums, banquet halls, aquatic parks, sports fields, playgrounds, and picnic shelters, and places of worship.
- D. Corporate groundbreaking, and ribbon cutting ceremonies <u>unless such event includes</u> <u>Street Closures</u>, <u>Temporary Structures</u>, <u>Sale of Food or Drink</u>, <u>and/or Alcohol Sales</u>.
 - E. Funeral processions. (Ord. 2016-07-05D, 7-5-2016)

4-7-6: SPECIAL EVENT CLASSIFICATIONS:

For the purpose of reviewing and issuing special event permits, special events shall be classified by the level of physical activity by participants, the degree of potential injury to spectators, and the estimated size of the crowd (participants and spectators combined) as follows:

- A. Type I low impact: Little or no physical activity by participants and no severe exposure to spectators, and involving crowds of one hundred (100) people or less, such as, but not limited to, block parties, fundraising car washes, car shows, film production.
- B. Type II medium impact: Limited physical activity by participants and no severe exposure to spectators, and involves crowds of less than one thousand (1,000) persons, such as, but not limited to, runs/walks/bike rides not more than five (5) kilometers in length, animal shows, petting zoos, mechanical demonstrations, and "family type concerts" or music.
- C. Type III high impact: Major participation by participants and/or moderate to severe exposure to spectators, such as, but not limited to: events requiring street closure and/or posting temporary no parking signs; fireworks; circuses; carnivals; parades; runs/walks/bike rides greater than five (5) kilometers in length, or similar races; any event with crowd size of one thousand (1,000) or more persons; and, all special events where alcoholic beverages are served. (Ord. 2016-07-05D, 7-5-2016)

4-7-7:4-7-6. SPECIAL EVENT PERMIT APPLICATION:

- A. Permit Required: No person shall knowingly or publicly promote or advertise, sponsor, engage in, conduct, or participate in any special event unless a permit therefor has first been obtained consistent with this chapter, except that the sponsor of any annual special event which has taken place during at least the two (2) previous consecutive years, shall be permitted at their own risk, to publicly promote or advertise the special event for the third and subsequent years prior to obtaining the special event permit for such third or subsequent years.
- B. Recurring Special Events: For recurring special events that take place on a daily, weekly or monthly basis during a specified period of time, only one permit shall be required per calendar year.
- C. Application: The event sponsor shall submit the written application on forms provided by the Vvillage to the special special events Events administrator Administrator [LJ2], as designated by the Village administrator, [LJ3] via the Vvillage clerk within the time frames specified in this section. The Vvillage may accept late applications, if time permits, with payment of a late fee. The special events administrator may require reasonable supplementation of the information in the application, if necessary, to determine those additional terms and conditions to impose, if any, and whether to grant or deny the application.
 - 1. Application Deadlines:
- a. Type III high impact special event: The application must be submitted at least ninety (90) days in advance of the event date.
- b. Type II medium impact special event: The application must be submitted at least forty five (45) days in advance of the event date.
- c. Type I low impact special event: The application must be submitted thirty (30) days in advance of the event date.
 - a. The application must be submitted at least forty-five (45) days in advance of the event date. The special event coordinator Special Event Administrator may accept application outside of the required timeframe if in his or her sole discretion the application can still be fully reviewed and sufficient resources dedicated in accordance with Section 4-7-7-D hereof. [U4]

- d. If for a block party, the application must be submitted at least fourteen (14) days in advance of the event date.
- e.b. The foregoing time periods shall be counted so as to exclude the day the application is submitted and the day the special event will begin.
- 2. Required Information: The special event application shall include, but not be limited to, the following information:
- a. The name, address and telephone number of the applicant and the names, addresses and telephone numbers of the applicant's representatives who will manage or direct the special event or party and who will be present during the event;
- b. The date or dates of the event or party and the hours during which the applicant proposes to conduct the event;
- c. The proposed location of the event or party and, if it is a parade, the route to be followed:
- d. A reproducible diagram showing the proposed layout of the event or party including proposed, and if provided, restrooms, first aid facilities, emergency vehicle access, tents or temporary structures, utility lines, lighting and area restriction devices (including barricades or screening);
 - e. A narrative description of the event or party;
 - f. The number of persons expected to attend;
- g. The number of vendors, merchants, exhibitors and units expected to participate and the facilities expected to accommodate them;
- h. Whether or not fireworks will be used and a copy of the application for the state fireworks permit and request for village board authorization;
 - i. Whether tents or other temporary structures will be used;
- j. Whether or not electricity and water will be needed and the manner in which they are to be provided:
- k. A statement as to other types of licenses and permits, including liquor licenses, that have been or will be applied for;
- I. The number and type of sound amplification devices proposed to be used as part of the event activities or party;
- m. A general statement as to the number and type of musicians or musical presentations proposed to be a part of the event or party;
- n. Whether any temporary signs will be displayed and the size, number and location of each;
- o. Any other information the special event administrator Special Event Administrator may deem to be necessary to complete the review of the application.
- D. Application Fee: The special event permit application fee shall be submitted along with the application. The special event permit application fee shall be set by the village board in the schedule of fees and may be amended from time to time. The application fee is nonrefundable.

(Ord. 2016-07-05D, 7-5-2016)A \$50, non-refundable fee is required with all Special Event Applications. This is required at the time of application submittal. If review requires outside consultants, the applicant will be responsible to reimburse the Village for these costs. The Sepecial Eevent coordinanterAdministrator can waive the fee at their discretion.

4-7-8: 4-7-7. APPLICATION REVIEW:

- A. Priority Of Applications: In reviewing the applications for a given time and location, the special events committee shall give priority to annual, semiannual or other regularly scheduled or recurring special events. Resident, merchant and V+illage entity applications shall have a priority over nonresident, non_merchant and non-V+illage entity applications. If competing applications cannot be resolved on this basis, the committee shall grant permits to the earliest completed application received for the time and place requested. Once a special event has been granted, it shall be the policy of the V+illage to not allow further events for the same date(s) and general location.
- B. Reservation Of Annual Event Dates: If an event is intended to be an annual event at regularly scheduled dates, the current year's application may include the following year's requested dates. Approval of the current year's application will include reservation of the next year's proposed dates. However, it will not constitute approval of next year's event, which must have its own timely application submitted for Vyillage approval. In general, the village will not approve special event dates more than one year in advance.
- C. Nondiscrimination: The special events committee shall consider each event permit application upon its merits and shall not discriminate based upon the purpose of the event or the content of the speech generated at the event, race, creed, color, ethnicity, religion, ancestry, sex, age, disability, national origin, sexual orientation, gender related identity, political party affiliation (or lack thereof), familial status, or marital status.

D. Application Review:

- 1. Upon receipt of a completed application for a special events permit, the special event administrator Special Event Administrator, as designated by the Vvillage administrator, [U5] shall immediately-forward copies thereof to the Ddirector of Ppublic Wworks, the Cehief of pPolice and other applicable directors of departments or divisions within the Vvillage (the "Sepecial Eevent Ceommittee") and the Sugar Grove Ffire Pprotection Ddistrict and other agencies as needed, to determine compliance with applicable Vvillage ordinances, the effect of the event on Vvillage resources, and the anticipated effect of the event on public health or safety. Within fourteen (14) days after receipt by the special event administrator Special Event Administrator, or within five (5) business days in the case of a residential block event, the special event committee shall report to the special event administrator Special Event Administrator as to their findings.
- 2. Within twenty one (21) days after the receipt of a completed application or seven (7) business days in the case of a residential block event, the <u>Sepecial Eevent Aadministrator shall</u> notify the applicant that <u>they</u>:
- a. Will grant the permit contingent upon submission of evidence of insurance required by subsection <u>4-7-12A 4-7-11A</u> of this chapter and upon payment of the estimated cost of additional police and public works services required by subsection <u>4-7-112B</u> of this chapter;
- b. Will deny the permit based upon the criteria set forth in section <u>4-7-9 4-7-8</u> or <u>4-7-12 4-</u> 7-11 of this chapter; or

c. Requires a conference with the event sponsor to seek clarification or offer suggestions as to alterations in the permit application. If the proposed special event does not comply with the rules and regulations for village property, the special Event Administrator may present alternative locations, times or other conditions that will comply. The event sponsor can either accept the Sepecial Eevent Aadministrator's changes or submit a new application that complies with the issues raised by the Sepecial Eevent Aadministrator. (Ord. 2016-07-05D, 7-5-2016)

4-7-9:4-7-8. PERMIT DENIAL:

The <u>S</u>special <u>E</u>event <u>A</u>administrator is empowered to deny a permit for a special event only if, based upon the completed application and such clarification or alteration of the application received from the applicant, the special event:

- A. Will fail to comply with noise, health or safety regulations of the village or otherwise violate applicable ordinance or state statute;
- B. Will unreasonably interfere with or restrict the delivery of village or emergency services or business or residential activity within the proposed event area, on the proposed event route or other areas of the village;
- C. Will unreasonably conflict in time or location with other permitted activities in the proposed event area or proposed event route;
 - D. Will damage or destroy village property.

E. Application is not submitted by the required submittal deadlines stated above to allow for sufficient review of the event application.

In addition to the foregoing, the <u>Sepecial Eevent Aadministrator</u> may deny a permit for a special event if the event sponsor fails to attend a conference as required by subsection <u>4-7-78D2</u> of this chapter or has repeatedly violated the ordinances of the <u>V</u>village with respect to special events within the past twelve (12) month period. (Ord. 2016-07-05D, 7-5-2016)

4-7-10:4-7-9. DENIAL OF PERMIT; APPEAL:

The decision of the Sepecial Eevent Aadministrator to deny or revoke a permit required by this chapter shall be appealable by the sponsor to the Village Board. Such appeal shall be initiated by a written notice to the Village Aadministrator before the close of the next regular Village business day after the date of service of such denial or revocation, or such appeal shall be deemed waived. The sponsor shall be given an opportunity to be heard by the Village Board upon such denial or revocation within five (5) business days after receipt of any such notice of appeal. [LI6] The Village Board may sustain or reverse the decision of the Sepecial Eevent Aadministrator based on the criteria as set forth in sections 4-7-89 and 4-7-112 of this chapter. Such decision shall be made by the Village Board within one day following the conclusion of any such hearing. (Ord. 2016-07-05D, 7-5-2016)

4-7-11:4-7-10. EMERGENCY REVOCATION:

Notwithstanding any other provision in this code, if in the judgment of the <u>Village President</u> through a declared State of Emergency, the <u>Village Board</u>, <u>Fu7]the</u> Sepecial Eevent Aadministrator, the <u>Cehief</u> of <u>Ppolice or the Sugar Grove Ffire Pprotection Ddistrict Ffire Cehief</u>, <u>Fu8</u> or their designees, an emergency situation has been created such that the continued use of public or private property by a permittee will immediately threaten life, health or property, <u>any of the above-cited parties the special event administrator Special Event Administrator</u>, the chief of police or the fire chief, or their designees, upon the issuance of a written order stating the reason for such conclusion and without notice or hearing may immediately revoke the permit

and require the use of the property to immediately cease. No person shall continue to use property contrary to such order. (Ord. 2016-07-05D, 7-5-2016)

4-7-12:4-7-11. PERMIT REQUIREMENTS:

The following requirements shall be observed by special events applicants:

- A. Insurance Required: Prior to the issuance of the permit required by this chapter, the event sponsor shall provide the special event administrator Special Event Administrator with a certificate of general liability insurance naming the village as a primary, noncontributory coinsured with limits of not less than the following:
- 1. Low impact event: Specific coverage for most events in this category can be waived based upon review by the special events committee and approval of the village administrator. If a private, and/or nonprofit group is sponsoring this event, a minimum of three hundred thousand dollars (\$300,000.00) per occurrence and/or aggregate limit of liability for personal injury, bodily injury and property damage.
- 2. Medium impact event: General liability with broad form general liability endorsement or equivalent. Limits of liability shall not be less than five hundred thousand dollars (\$500,000.00) per occurrence and/or aggregate combined single limit for personal injury, bodily injury and property damage.
- 3. High impact event: General liability with broad form general liability endorsement or equivalent. Limits of liability shall not be less than one million dollars (\$1,000,000.00) per occurrence and/or aggregate combined single limit for personal injury, bodily injury and property damage.

The applicant must submit an original Certificate of Insurance and the Additional Insured Endorsement page naming the Village of Sugar Grove, and their respective public officials, officers, employees, volunteers, agents and assigns, as an additional insured in the general aggregate amount of not less than \$1,000,000.00. Furthermore, the event that is covered by the insurance must be named on the certificate.

Such certificate shall provide that the insurance shall not be terminated or renewed for any reason without thirty (30) days' advance written notice to the village. Such insurance shall not be required for residential block events and noncommercial expressive activities protected under the first amendment of the constitution of the United States. The special event coordinator Special Event Administrator may waive the insurance requirement or request additional insurance at their discretion depending on the scope of the proposed event.

B. Reimbursement For Village Expenses: Prior to the issuance of the permit required by this chapter, the event organizer or sponsor (the "sponsor") shall also provide the payment of a deposit for the cost to the Village of the direct and reasonable costs incurred by the Village to provide additional police and public works services for the special event, including pre-event planning, except that such deposit payment shall not be required for residential block events and noncommercial expressive activities protected under the First Aamendment of the Ceonstitution of the United States. In the event the actual amount of the additional police and public works services incurred for any event exceed the amount of the deposit provided by the sponsor, the Village will send the sponsor a bill for the additional amount within thirty (30) days of the conclusion of the event. Within thirty (30) days after the date of the bill, the sponsor shall pay to the Village said additional costs. In the event the deposit made by the sponsor exceeds the actual amount of the additional police and public works costs incurred, the Village will within thirty (30) days of the conclusion of the event reimburse to the sponsor the balance of monies.

- C. Cleanup Required: The sponsor shall be responsible for complete cleanup of the special event site at the conclusion of the event. In the event the sponsor fails to satisfactorily clean up the premises, the sponsor shall also pay to the V+illage within thirty (30) days after the conclusion of the permitted event, the direct and reasonable costs as required to provide for cleanup of the property if such service is not performed by the sponsor. Additionally, the amount of payment shall include compensation for loss or damage to V+illage property.
 - D. Use Of Public Right Of Way And Municipal Property:
- 1. Use Of Public Right Of Way: All processions, parades, footraces, marathons, walk-athons, bike-a-thons, bike races, open air public meetings, or any other group sponsored activity occupying or using any street or public place in the <u>V</u>village, hereinafter referred to as an "event", except funerals, are forbidden unless a special event permit is first obtained. It is unlawful for any person to participate in any of the aforementioned activities that have not been authorized by a special event permit. Use of public right of way shall comply with all applicable <u>V</u>village policies.
- 2. Use Ofof Municipal Property: A special event permit shall be required to use municipal property. The applicant shall be responsible for securing such permit prior to the proposed activity in accordance with this chapter. Issuance of a special event permit does not entitle exclusive use of any municipal property. Nongovernment use of municipal property requires general liability insurance and must comply with all applicable Village policies.
- E. Sound Amplifying Devices: The use of loudspeakers or amplifiers connected with any radio, phonograph, microphone or any such device on any public street or public place is permitted, however, the V+illage reserves the right to discontinue the use of any amplified sound if deemed unreasonable [LJ9] deemed unnecessary by the V-village P-police D-departmentas defined in 4-5-2.
- F. Sale And Consumption of Alcoholic Beverages: Any sponsor who desires to include the sale of alcoholic liquor in a special event shall be responsible for applying for and obtaining a special event liquor license as provided in title 3, chapter 2 of this code.
 - G. Sponsor Responsible Forfor Conduct Of Special Event:
- 1. The special event sponsor shall be strictly liable for the acts of its agents, volunteers, officers and employees and shall indemnify and hold harmless the Vvillage, its officers, agents and employees from any claim, suit or liability whatsoever including, but not limited to, any court costs or reasonable attorney fees arising out of or in any way connected with any acts or omissions of sponsor, its agents, volunteers, officers and employees, or the special event.
- 2. Nothing herein shall relieve a sponsor, its officers, agents and employees as well as any other participants, such as restaurants, in any special event from complying with all applicable laws and regulations of the village, state and the United States, including, but not limited to, obtaining any other permits or approvals as required by law.
- H. Special Event Cosponsored By The Village: Notwithstanding anything to the contrary in this chapter, in the event persons or entities desiring to conduct a special event on public property are requesting that such a special event be cosponsored by the village, such special events proposed to be cosponsored by the village shall also be subject to the procedures and requirements as may be set forth by the village.
- I. Duration Of Special Event: Except as may be provided to the contrary herein, the maximum duration for any single special event occurrence shall be ten (10) consecutive days.

- J. Resident <u>aAnd/oOr</u> Business Notification[LJ10]: For those events that require street closures, or may cause disruption for village residences or businesses, the permit applicant is responsible for providing mailed or hand delivered notification to the affected parties thirty (30) days prior to the event. <u>The special events coordinator will have the discretion to determine the method of notification.</u> The village will determine which parties are to be notified and the village will provide the event organizer with a mailing list for the affected areas.
- K. Compliance www.ith Firearm Concealed Carry Act: Compliance with the Setate of Illinois Ffirearm Ceoncealed Cearry Aact, 430 Illinois Compiled Statutes 66, is a requirement for the issuance of a special event permit being held on public property. It is the responsibility of event sponsors to post concealed carry signage on the premises pursuant to the act and to notify police dispatch if a concealed carry is spotted at the event.
- L. Non_transferability of Special Event Permit: No special event permit issued pursuant to this chapter shall be transferred or assigned or used by any person other than the one to whom it is issued, or at any location other than the one for which it is issued. (Ord. 2016-07-05D, 7-5-2016)

4-7-13:4-7-12: ADDITIONAL STANDARDS AND CRITERIA FOR SPECIFIC SPECIAL EVENTS:

In addition to the foregoing, the following special events shall be required to comply with the following standards and criteria:

- A. Car Wash Events: Permits may only be granted for fundraising activities.
- B. Zoos, Animal Exhibits (Except Charitable Pet Adoptions), Petting Zoos, And Animal Rides: A permit and entertainment license shall be required for a carnival, zoo, animal exhibit (except charitable pet adoptions), petting zoo, or animal rides. A limit of two (2) permits per calendar year will be allowed at the same location. All operations shall cease activities by ten o'clock (10:00) P.M. Sunday through Thursday and eleven o'clock (11:00) P.M. Friday and Saturday. A permit and entertainment license shall not be required for a small animal petting zoo and/or animal ride at a residential private party.
- C. Arts <u>aAnd</u> Crafts Show: Permits shall be valid for a period of not more than ten (10) days and may be renewed up to twice during any calendar year.
- D. Circuses, Carnivals: Each special event permit shall be valid for a period not to exceed ten (10) days. A limit of two (2) permits per calendar year will be allowed at the same location.
- E. Film Production: A film production using public or private property within the V-village for the purpose of producing, videotaping or filming of commercials, movies, television programs, training tapes or films and other moving picture media activity shall require a permit. The special event administrator Special Event Administrator may authorize a permit for more than ten (10) days if warranted. Film production for the filming of actual news events in progress by the media or by the V-village and other governmental entities serving the community shall not require a special event permit.
- F. Neighborhood Garage Sales: A special event permit is required for unified neighborhood garage sales conducted and coordinated by several residential property owners within the same block or contiguous blocks, and may be allowed only in accordance with the provisions of this code.

- G. Parades: A special event permit shall be required for any parade, motorcade, march, ceremony, show, exhibition, pageant or procession of any kind, or any similar display (a "parade") in or upon any street in the village.
- 1. Parade Application: Any person seeking to conduct a parade, motorcade or procession shall first file a parade permit application with the Sepecial Eevent Administrator not less than five (5) days before the date on which it is proposed to conduct the parade on forms provided by the V-illage. The application for a parade permit shall set forth the following information:
- a. The name, address and telephone number of the person seeking to conduct the parade.
- b. If the parade is proposed to be conducted for, on behalf of, or by an organization, the name, address and telephone number of the headquarters of the organization, and of the authorized and responsible heads of the organization.
- c. The name, address and telephone number of the person who will be the parade chairman and who will be responsible for its conduct.
 - d. The date when the parade is to be conducted.
 - e. The route to be traveled, the starting point and the termination point.
- f. The approximate number of persons who, and animals and vehicles which, will constitute such parade; the types of animals; and description of the vehicles.
 - g. The hours when the parade will start and terminate.
- h. A statement as to whether the parade will occupy all or only a portion of the width of the streets proposed to be traversed.
 - i. The location by streets of any assembly areas for the parade.
 - j. The time at which units of the parade will begin to assemble at the assembly areas.
 - k. The interval of space to be maintained between units of the parade.
- I. If the parade is designed to be held by, or on behalf of or for, any person other than the applicant, a communication in writing from the person proposing to hold the parade, authorizing the applicant to apply for the permit.
- m. Any additional information which the director shall find reasonably necessary to a fair determination as to whether a permit should issue.
- 2. Authority: The <u>Sepecial Eevents Aadministrator</u>, where good cause is shown therefor, shall have the authority to consider any parade application that is filed less than five (5) days before the date the parade is proposed to be conducted.
- 3. Standards Forfor Issuance: The Sepecial Eevents Aadministrator shall issue a parade permit when, from a consideration of the application and from such other information as may otherwise be obtained, the Aadministrator finds that:
- a. The conduct of the parade will not substantially interrupt the safe and orderly movement of other traffic contiguous to its route.

- b. The conduct of the parade will not require the diversion of so great a number of police officers of this village to properly police the line of movement and the areas contiguous thereto as to prevent normal police protection to this VvillageVillage.
- c. The conduct of such parade will not require the diversion of so great a number of ambulances as to prevent normal ambulance service to portions of this <u>villageVillage</u> other than that to be occupied by the proposed line of march and areas contiquous thereto.
- d. The concentration of persons, animals and vehicles at assembly points of the parade will not unduly interfere with proper fire and police protection of, or ambulance service to, areas contiguous to the assembly areas.
- e. The conduct of the parade will not interfere with the movement of firefighting equipment en route to an emergency.
- f. The conduct of the parade is not reasonably likely to cause injury to persons or property, to provoke disorderly conduct or create a disturbance.
- g. The parade is scheduled to move from its point of origin to its point of termination expeditiously and without unreasonable delays en route.
- 4. Notice Ofor Permit Rejection: If the special events administrator disapproves the parade permit application, the administrator shall mail to the applicant within three (3) days after the date upon which the application was filed, a notice of such action.
- 5. Alternative Permit: The special events administrator, in denying an application for a parade permit, may authorize the conduct of the parade on a date, at a time, or over a route different from that named by the applicant. An applicant desiring to accept an alternate permit shall, within two (2) days after notice of the action of the administrator, file a written notice of acceptance with the administrator. An alternate parade permit shall conform to the requirements of, and shall have the effect of a parade permit.
 - 6. Contents Of Permit: Each parade permit shall state the following information:
 - a. Starting time.
 - b. Minimum and maximum speed.
 - c. Maximum interval of space to be maintained between the units of the parade.
 - d. The portions of the streets to be traversed that may be occupied by the parade.
 - e. The maximum length of the parade in miles or fractions thereof.
- f. Such other information as the special events administrator shall find necessary to enforce the provisions of this chapter.
- 7. Possession Of Parade Permit: The parade chairman or other person heading or leading the activity shall carry the parade permit during the conduct of the parade.
- H. Grand Openings: Each special event permit shall be valid for thirty (30) calendar days and shall not be renewable unless the business changes ownership, changes name, and/or physically expands the operational floor area.
 - 1. The number of temporary signs associated with this event shall not exceed six (6).

- 2. The maximum total square footage of temporary signs shall not exceed two hundred (200) square feet in surface area.
- 3. Temporary signs shall comply with section of <u>11-14-8</u> Prohibited Signs of the <u>Village Village</u> of Sugar Grove Zoning Ordinance with the exception of <u>11-14-8</u>L Balloons, streamers, inflatable devises, and pennants.
- a. These temporary signs shall be allowed for grand opening events and shall not be counted toward the maximum total square footage of temporary signs allowed.
- b. These signs shall not be setback at least twenty (20) feet from the public right of way and at least ten (10) feet from any property line.
- c. Inflatable devises measuring more than ten (10) feet in height and affixed to the roof of a building or to the ground shall meet all requirements of the Village of Sugar Grove Building Code.
 - d. Inflatable devises shall not occupy required parking spaces.
- e. On property containing other uses, the applicant shall have the written consent of the property owner and all business operators on the property prior to the installation of any inflatable devise which exceeds ten (10) feet in height. (Ord. 2016-07-05D, 7-5-2016; amd. Ord. 2018-11-20B, 11-20- 2018)

SECTION 3- MISCELLANEOUS PROVISIONS.

- **A. Severability.** If any provision of this Ordinance, or the application of any provision of this Ordinance, is held unconstitutional or otherwise invalid, such occurrence shall not affect the other provisions of this Ordinance, or their application, that can be given effect without the unconstitutional or invalid provision of its application. Each unconstitutional or invalid provision, or application of such provision, is severable, unless otherwise provided by this Ordinance.
- **B.** Effective Date. This Ordinance shall be in full force and effect from and after its passage and approval and publication as required by law.

PASSED AND APPROVED by the President and Board of Trustees of the Village of Sugar Grove, Kane County, Illinois this 4th day of January, 2022.

ATTEST:

Jennifer Konen, President of the Board of Trustees
of the Village of Sugar Grove, Kane
County, Illinois

Alison Murphy, Clerk, Village of Sugar Grove

	Aye	Nay	Absent	Abstain
Trustee Matthew Bonnie				
Trustee Sean Herron				
Trustee Heidi Lendi				
Trustee Michael Schomas				
Trustee Ryan Walters				
Trustee James F. White				