FIREWORKS DISPLAY AGREEMENT

Display Date: 8/2/2022

AGREEMENT by and between Santore's World Famous Fireworks, LLC whose address is 846 Stillwater Bridge Road, Schaghticoke, NY 12154 (hereinafter "Santore"); and **The City of Mamaroneck for National Night Out** (hereinafter "**SPONSOR**").

WHEREAS, SANTORE designs, produces, and conducts fireworks displays; and WHEREAS, SPONSOR wishes to engage Santore to design, produce and perform a fireworks display on the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of the terms, conditions and covenants hereinafter set forth, the parties hereto do mutually agree as follows:

1. FIREWORKS DISPLAY: On, August 2, 2022 (hereinafter "the Display Date"), Santore shall provide the fireworks and equipment for

the display at the Fireworks Display location. The display will be under the supervision of a **Santore** trained technician. It is agreed that **Santore** shall be the sole fireworks supplier and producer for the event contracted for herein. (**Note**: **The actual start and stop time** of the display will be determined by the governmental authorities having jurisdiction over the display).

ALTERNATE DATE: TBD

2. COST AND PAYMENTS:

FIREWORKS DISPLAY PRICE:	8	
The total (Fireworks Display Price plus all oth	ner applicable charges) sum of	shall be due and payable as follows:
a. The sum of : \$ is due on		
b. The Balance of \$ (which included made payable to Santore no later than the		s sale) shall be paid by <u>Official</u> Check
excise, license, permit, entertainment, or oth see Section 16(c) below.	er fees, taxes or surcharges imposed or o	nd taxes, including, but not limited to, sales, use otherwise applied to this exhibition. Also, please
. POSTPONEMENT/RESCHEDULING: TBD	-T	
Description	% of Fireworks Display Price	Additional Costs
If notified by 6:01 AM on 8/2/22	10%	Any 3 rd Party Vendor Expenses
When fireworks tech leaves facility	20%	Any 3 rd Party Vendor Expenses
Any request made by SPONSOR for reschedu 1994. It is understood and agreed that SANTO weather or reasons beyond the control of SAN	DRÉ shall have no obligation to reschedu	
. SPONSOR'S AGENT:		_ all be designated as SPONSOR'S agent to
whom all questions and inquiries shall be relay		

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- **5. EXHIBITION PLANNER CHECKLIST:** It is understood and agreed by the parties hereto that the Fireworks Display shall be contingent upon the strict compliance by **SPONSOR** with all items specified on the Exhibition Planner Checklist (EPC) which is annexed hereto and made a part hereof. Failure on the part of **SPONSOR** to comply with all requirements set forth in the EPC to the satisfaction of **Santore** within the time limits therein set forth shall be deemed to be an event of default of **SPONSOR'S** obligations hereunder.
- 6. SECURITY/SAFETY: SPONSOR shall provide and maintain sufficient Security before, during and after the Fireworks Display until the pyrotechnician in charge declares the area clear. Security shall be deemed to include, but not limited to, be all security lines, police protection, snow fencing, rope lines, barricades or any other item deemed necessary by the local government or by Santore. SPONSOR shall also provide and maintain an area clear of any buildings cars and spectators with a minimum radius as specified by current edition of NFPA Code 1123, as a Fire Safety Zone (FSZ) during the entire period commencing from the time the fireworks are delivered to the site until the area is declared clear by the pyrotechnician. It is understood and agreed that Santore will cease all fireworks discharge due to any security breach of the FSZ. Santore shall not be responsible for personal injury, vehicle or property damage occurring within the FSZ as a result of the SPONSOR's failure to maintain the FSZ in accordance with the standards of current edition of NFPA 1123 which, incidentally, are only minimum standards of distances. SPONSOR acknowledges and agrees that Santore responsibilities are limited to the Fireworks Display and that Santore is relying on SPONSOR to maintain the aforementioned FSZ and to comply with all Federal. State, municipal and local laws, orders, regulations and ordinances pertaining to the implementation of any and all security measures at the site of the Fireworks Display. Any site visits made during the display setup by or on behalf of SPONSOR shall be in accordance with the current edition of NFPA 1123- and under the direct supervision of the Santore technician in charge. Any such inspection shall not in any way interfere with the safety, setup or schedule of the preparation for and disassembly after the Fireworks Display. The Santore technician in charge may, at his discretion, cancel any inspection that in his sole opinion may compromise the safety of the setup or the Fireworks Display or the setup schedule. The SANTORE technician may at any time temporarily discontinue the discharge of fireworks for any reason.
- 7. CREDITS: As a material inducement to Santore agreeing to enter into this Agreement, SPONSOR shall give Santore program credit as sole fireworks supplier and producer in all press releases, advertising, and any other program announcements, printed or otherwise.
- **8. INABILITY to DELIVER or CONDUCT FIREWORKS DISPLAY/FORCE MAJEURE.** Santore shall not incur any liability for any loss or for any failure to perform any obligation hereunder due to causes beyond its reasonable control including without limitation legal or regulatory restrictions, labor disputes of whatever nature, power loss, telecommunications failure, acts of God, or any other cause beyond its reasonable control. In the event SANTORE is unable to deliver the Fireworks Display on the Delivery Date this contract will remain in full force and effect and the Fireworks Display will be performed on the Alternate Date or if no Alternate Date is stated then on such other date as may be agreed upon by the parties.
- 9. CONTRACT SUBJECT TO GOVERNMENT REGULATION: This Agreement and Santore obligations hereunder are subject to all applicable Federal, State, Municipal and local laws, rules, ordinances, regulations and codes, now or hereinafter in effect, and to the conditions and limitations contained in the permits required to be obtained by SPONSOR prior to the Fireworks Display. In the event any Federal, State, municipal or local law, rule, regulation or ordinance shall be enacted which (a) in any way prohibits, limits or restricts the sale, performance or operation of the exhibition of the Fireworks Display, or (b) in any way limits or reduces SPONSOR'S ability to allow spectators onto SPONSOR'S property to enjoy the Fireworks Display on the Display Date to less than [750] spectators, or (c) or in the event SPONSOR'S permit in any way limits or restricts the sale, performance or operation of said exhibition, Santore shall limit or restrict its performance or the Fireworks Display so as to comply with such law, rule, regulation or ordinance or limitation or restriction of SPONSOR'S permit and in the case of section (b) herein, SANTORE and SPONSOR agree to reschedule Firework Display to a date where such restrictions are removed and that any Deposit or Balance made by SPONSOR shall be deemed a credit towards the rescheduled date and if Fireworks Display cannot be rescheduled in the same calendar year, such Deposit and/or Balance paid shall be credited to 2022 Fireworks Display. SPONSOR acknowledges that any such limit or restriction placed on the performance or operation of the Fireworks Display shall in no way result in or entitle SPONSOR to a reduction or abatement in the full contract price.

10. GENERAL PROVISIONS:

a) This agreement constitutes the entire agreement between the parties relating to the subject matter hereof, and may not be changed, modified, renewed or extended except by a written agreement, signed by both parties. SPONSOR acknowledges and agrees that Santore has not made any representations or warranties except those specifically set forth in this contract.

Should any clause, section, or part of this agreement be held or declared to be void or illegal for any reason, all other clauses, sections, or parts of this agreement which can be effected without such illegal clause, section, or part shall nevertheless continue in full force and effect.

- b) SPONSOR is responsible for removal of paper debris associated with the Fireworks Display.
- c) Santore is not responsible for procuring any marine services associated with the production of SPONSOR'S event. Should SPONSOR require these services, Santore may, upon written request, assist SPONSOR in the location and contracting of

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- such services. All additional costs and fees associated with marine services are the responsibility of the **SPONSOR**. It is specifically understood and agreed that **Santore** shall not be responsible in any way if any third-party service with which **SPONSOR** has contracted for service fails to perform and the display cannot proceed as planned.
- d) SPONSOR is responsible for any additional marine costs and fees, city permit/escort fees, County /State/PD/FM fees, local town permit fees, etc.
- e) Except as otherwise provided herein in section (b)", in the event SPONSOR cancels the Fireworks Display the full contract price as set forth herein shall become immediately due and payable. SPONSOR will have up to 30 days from the date of cancellation to request Santore to reschedule the Fireworks Display. Fireworks Display shall take place no later than six months from originally scheduled Fireworks Display and may not be rescheduled to 7/1 7/4 of any year without express consent of Santore.
- f) Santore agrees to procure liability insurance on behalf of SPONSOR, and to indemnify SPONSOR, to the extent thereof, for all claims arising out of Santore negligence. Any additional insurance that is required that incurs a cost, will be the SPONSOR'S responsibility.
- 11. SPONSOR'S DEFAULT: In the event SPONSOR shall fail to pay any sum when due under the terms of this contract, SPONSOR shall pay, in addition to such amount, interest at the rate of 1.5% per month on the unpaid amount from the original due date. SPONSOR does further agree that it shall pay Santore reasonable attorney fees and other costs in the event Santore shall commence any proceeding (Arbitration or any other proceeding) or incur fees to compel SPONSOR to pay any sums due hereunder or otherwise as a result of SPONSOR'S default of any of the terms and provisions herein contained.
- 12. LIQUIDATED DAMAGES: It is agreed by and between the parties hereto that in the event of SPONSOR'S default hereunder Santore shall be entitled to receive the entire contract price and same shall be considered "liquidated damages" based upon an understanding between the parties hereto that Santore will have suffered damages due to Sponsor's default. The damages suffered by Santore as a result of Sponsor's default will be substantial, but incapable of determination with mathematical precision. It is, therefore, agreed by the parties that the amount due Santore is not a penalty, but rather a mutually beneficial and reasonable estimate of the damages suffered by Santore.
- **13.** SUBSTITUTIONS: Santore shall have the right, at its discretion, to substitute any fireworks it deems necessary provided same does not detract from the aesthetic value or quality of the program. This includes, but is not limited to, shell sizes, quantities, types and brand names. Any substitutions shall in no way result in or entitle **SPONSOR** to a reduction or abatement of the full contract price.
- 14. ARBITRATION: Any and all disputes, differences, or any other type of controversy arising out of or in relation to this Agreement, including as to the meaning or interpretation of any provision hereof, shall be resolved by arbitration in **Union County**, NJ, pursuant to the commercial rules then obtaining of the American Arbitration Association. Only one (1) arbitrator shall be required, and the arbitrator may award attorneys' fees. The award of the arbitrator shall be final and binding and judgment may be entered thereon in any court of competent jurisdiction. The arbitrator sitting in such controversy shall have no power to alter or modify any express provision of this Agreement, nor to make any award which by its terms effects any such alteration or modification. Either party may seek from the court of competent jurisdiction any provisional remedy in aid of arbitration, including, but not limited to, injunction, attachment or replevin, pending the determination of any claim or controversy in arbitration. Any and all disputes, controversies, actions, claims, causes of action, or proceedings arising under, out of, or in connection with or relating to the terms of this contract, and any amendment thereof, commenced by, between or against any of the parties of this contract shall be deemed to have arisen from a transaction of business in New York, and shall be resolved by application of the substantive laws of the State of New Jersey.
- **15**. **BINDING EFFECT:** This contract shall not be binding on **Santore** until executed by **SPONSOR** and **Santore** and **Santore** is in receipt of the down payment required hereunder.
- 16. EXHIBITION PLANNER CHECKLIST (EPC):
 - a. FIREWORKS <u>DISPLAY PERMIT:</u> (Note: The actual start and stop time of the display will be determined by the governmental authorities having jurisdiction over the display).

SPONSOR'S RESPONSIBILITY: It is Sponsor's responsibility to call your State, City, County, Town, Borough, or Village Fire Marshal or other appropriate authority to file for and obtain the Fireworks Display permit. Santore will prepare the paperwork for the permit application on SPONSOR'S behalf. Upon receipt of your permit, you must send the permit to our office for our records no later than 30 days prior to your display date. Failure to do so could seriously jeopardize your display. You must obtain information on:

- 1. Filing application deadline and fees.
- 2. Local and state requirements for fireworks license for transportation and/or display. If a license is required, fax all forms immediately to us.
- 3. Fire Marshal's requirements for security of fireworks truck upon arrival, and the security of the fire zone before and during the display.

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- 4. Federal regulations require that we carry an accurate route plan to the display site. Fax us a copy of the route instructions from the nearest US Interstate to the display area (approved by the fire marshal or other authority, if necessary).
- Notify FAA on day of your display, according to the instructions in the FAA Letter of Approval, which will be forwarded to you prior to your display.

b. COAST GUARD PERMITS (where required):

- 1. If the fireworks are to be displayed on or near the water, the following may be required: (Requests for permits must be filed at least 60 days prior to the Display Date (135 days prior for 4th of July events).
- 2. Coast Guard Application and Permit to Handle Hazardous Materials.
- Coast Guard Marine Event Permit.

c.	SPONSOR RESPONSIBILITIES AND EXPENSES	(The following services need to be provided and paid for by the
	SPONSOR in addition to the Fireworks Display F	Price.

 SECURITY: MUST BE PROVIDED FOR FIREWORKS TRUCK(S) AND TO MAINTAIN THE FIRE SAFETY ZONE AT STAGING AREA FROM FIREWORKS TRUCK(S) ARRIVAL, UNTIL TRUCK DEPARTURE WHICH MAY BE FOLLOWING THE REQUIRED FIRST LIGHT DUD SEARCH ON THE MORNING AFTER THE DISPLAY.

2)	Sand: Please provide yar	ds of sand.			
3)	Laborer(s): laborers to arr	rive at fireworks site o	on	_ (They will not handle firewo	orks).
4)	Hotel Room(s): hotel room	oms (within 10 miles	of show site).		
5)	Vehicle(s): Four-wheel drive ve	hicle for movement o	n sand: Yes	_No	
6)	If you have ordered a set piece crew arrives	(s), you are respons	sible for erecting the s	scaffolding and it must be re	eady when the
d. <u>RA</u> 1) 2)	DIO SIMULCAST EXPENSES (if a Set up and staff a firework simulconduction of the staff and staff	ast command center	·	the display date.	
3)	Speaker system for VIP viewing s	stands.			
e. <u>IN</u>	SURANCE: Please list below the	additional insured, as	they should appear or	n the insurance certificate:	
-	1.		3.		
L	2.		4.		
Name of	f Sponsor	Date	Signature:		Date

Print Name August N. Santore, Jr.

Title Owner

Santore

DISPLAY SITE PLAN QUESTIONNAIRE

Signed by on behalf of Sponsor (Signature)

Title of authorized representative of Sponsor

All items listed below are subject to all governing Federal, State, Municipal and local laws, rules, ordinances, regulations and codes, now or hereinafter in effect, and to the conditions and limitations contained in the permits required or to be obtained by Sponsor.

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Display Date <u>August 2 2022</u> Budget:	Rain Date:
Display Location: National Night	Out at Harbor Island Park
Time of Display:	(Note: The actual start and stop time of the display will be uthorities having jurisdiction over the display).
IMPORTANT: PLEASE PROVIDE A EXACT SPOT WHERE FIREWORK	A SITE PLAN FOR YOUR EVENT LOCATION, INDICATING WITH AN X THE S ARE TO BE SET-UP.
Local Fire Marshal:	Telephone No:Cell Phone No:
Crew Contact Person:	Telephone No: Cell Phone No:
that conforms with fireworks safet	ssary in order for us to provide your community or organization with a display y regulations and for the issuance of your insurance certificate. FIRING AREA TO THE FOLLOWING: FEET
,	RKED CARS
	APARTMENTS, ETC.)
,	OSPITALS, CHURCHES, ETC.)
,	DNCESSIONS, TENTS, ETC.)
•	5NOE33ION3, TENT3, ETC.J
,	NES, LIGHT POLES, TREES, ETC
FUEL STORAGE	
PLEASE PROVIDE DIRECTIONS FI	ROM NEAREST INTERSTATE TO DISPLAY SITE. A MAP WOULD ALSO BE
Local Motels/Hotels:	Telephone Nos.
Signatura	
Signature:	
<u>Title:</u>	
Date:	
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