

Park City Permit for Relief of Noise Restrictions 2020

A Permit for Relief of Noise Restrictions is required of any person or company that engages in an activity in violation of Park City Code 6-3. Per the Park City Code Section 6-3-11, applications for a permit for relief from the noise restrictions may be made to the Chief of Police as it pertains to special events, community, or private functions or events. Any permit granted by the Chief of Police shall contain all conditions upon which the permit has been granted, including, but not limited to, the effective dates, time of day, location, sound pressure level, or equipment limitation and name and contact information for the on-scene officiator.

Applicant Name:	
Purpose of Activity:	
Address of Event (property on which noise gen	nerating activity will occur):
Date(s) of Event: Time of Amplified N	Noise (Include Sound Check):
Type of Noise Generated:	
Estimated Number of People in Attendance: _	
Level of Noise Permitted:	
stated above is correct. As the applicant, I will between the times of to (all p	understand Park City Code 6-3 and certify that all information have amplified sound no higher than a decibel limit of permits expire at 10:00 PM). Should I violate the terms of the ation or be subject to the penalties listed below.
Signature:	Date:
Responsible person who will be attending the	event and will be monitoring noise levels:
Onsite Officiator:	Phone:
Please Note:	

The officiator in charge of the event is responsible to monitor and maintain the permissible sound levels spelled out in this permit. Additionally, the officiator is responsible to mitigate complaints received by the Park City Police Department. Failure to mitigate complaints immediately, once brought to the officiator's attention, may result in a criminal citation and/or a revocation of this permit.

Approved by (PCPD):	
Signature:	Date:
Required Information:	
-	e no objection to the type of noise that will occur at the location, and
The following residential property owners have the date and time, given above:	e objection to the type of noise that will occur at the location, and at

Please Note: As per Park City Code Section 6-3-4, the Police Department shall be responsible for the administration of these rules and regulations and any other powers vested in it by law and shall make inspections of any premises and issue orders as necessary to effect the purposes of these regulations, and do any and all acts permitted by law that are necessary for the successful enforcement of these regulations.

As per Park City Code Section 6-3-14, the Police Department may upon discovery or report of a violation be able to issue a criminal citation for the violation or may file a report with the City Prosecutor's Office for review and issuance of information and summons to court to answer the charges.

As per Park City Code Section 6-3-15, any person who is found guilty of violating any of the provisions of these rules and regulations, either by failing to do those acts required herein or by doing a prohibited act, is guilty of an infraction. Each day such violation is committed, or permitted to continue, shall constitute a separate violation. The City Attorney may initiate legal action, civil or criminal, requested by the Department abate any condition that exists in violation of these rules and regulations. In addition to other penalties imposed by a court of competent jurisdiction, any person(s) found guilty of violating any of these rules and regulations shall be liable for all expenses incurred by the Department in removing or abating any nuisance or other noise disturbance.