Fireworks-Proof of Insurance

- 1. Temporary sites must have insurance in effect for the entire sales period, which is June 13- July 8.
- 2. Permanent sites must have proof of insurance that is in effect during both sales periods.

To comply with this requirement, the licensee must either:

- a. provide proof of insurance that covers both sales periods, which are June 1-July 8 and Dec. 10-January 3, or,
- b. provide proof of insurance that covers June 1-July 8, and then later provide proof of insurance that covers the second sales period, Dec. 10-Jan. 3.
- 3. The proof of insurance provided must cover an entire sales period (June 1-July 8 or Dec. 10- Jan. 3) to be accepted. For example, a proof of insurance that is from June 1-July 4 is not acceptable, but a proof of insurance from June 1-November 1 would be acceptable, or a renewal that covered November 1-January 3 (or through a later date) would be acceptable
- 4. If option (b) is chosen,
 - a. The licensee is responsible for uploading the renewal insurance certificate for each of the sites.
 - b. If the licensee is not going to sell during the December sales period, then the licensee should state that on the application to provide notice to the State Fire Marshal. The violation only occurs if sales take place when there is no proof of insurance.

When a licensee submits proof of insurance that only covers one of the sales periods, the State Fire Marshal will provide a notice to the licensee that if sales occur when there is no insurance coverage for that sales period, that will be evidence of an intentional violation of the license and proceedings may be initiated to revoke the license. Authority: IAC 661—265.40 (revocation of license) and 661—265.24(1)(f)(proof of insurance required for licensing). A criminal investigation may also be initiated under 100.19(8). The notice can be provided to the licensee in an email.