## **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the nursose of initiating the civil docket sheet.

(SEE INSTRUCTIONS ON NEVY PAGE OF THIS FORM.)

purpose of initiating the civil de	ocket sheet. (SEE INSTRUC	THONS ON NEXT PAGE C	OF THIS FO						
I. (a) PLAINTIFFS				DEFENDANTS					
Russ McKamey			Attorney General Jonathan Skrmetti and Commissioner						
Nuss McNamey									
				Carter Lawrenc			icities		
<b>(b)</b> County of Residence of	_	.awrence		County of Residence	of First Liste	ed Defendant <u>[</u>	Davidson		
(EX	XCEPT IN U.S. PLAINTIFF CA	ISES)				LAINTIFF CASES O			
				NOTE: IN LAND CO THE TRACT	NDEMNATION	ON CASES, USE TH	HE LOCATION	OF	
				THE TRACT	OF LAND IN	VOLVED.			
(c) Attorneys (Firm Name,	Address, and Telephone Numbe	er)		Attorneys (If Known)					
•	-		0	•					
	orthstar Litigation P.0								
Suite 560 37203	3, 615-866-1156, da <sup>,</sup>	vis@northstarpc.o	com						
		· ·							
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)		FIZENSHIP OF PI	RINCIPA				
				(For Diversity Cases Only)		а	and One Box for		
1 U.S. Government	x 3 Federal Question			PT				PTF	DEF
Plaintiff	(U.S. Government)	Not a Party)	Citize	en of This State	1 1	Incorporated or Pri		4	4
						of Business In T	his State		
2 U.S. Government	4 Diversity		Citize	en of Another State	12 🗆 2	Incorporated and P	Principal Place	□ 5	☐ 5
Defendant		ip of Parties in Item III)	CITIZE	on of Amount State		of Business In A			
	(	4 3							
			Citize	en or Subject of a	3 3	Foreign Nation		☐ 6	6
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120 Marine	310 Airplane	365 Personal Injury -	· ⊢°-	of Property 21 USC 881	423 With			am (31 US)	
130 Miller Act	315 Airplane Product	Product Liability	69	0 Other		USC 157	3729(		
140 Negotiable Instrument	Liability	367 Health Care/				LLECTUAL	_ `	Reapportion	nment
150 Recovery of Overpayment	320 Assault, Libel &	Pharmaceutical			PROPE	CRTY RIGHTS	410 Antitro	ust	
& Enforcement of Judgment		Personal Injury			820 Cop	yrights		and Banki	ng
151 Medicare Act	330 Federal Employers'	Product Liability			830 Pate	nt	450 Comm		
152 Recovery of Defaulted	Liability	368 Asbestos Personal				nt - Abbreviated	460 Depor		4 4
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	Cite the U.S. Civil Sta	itute under which you ar	e filing (I	Oo not cite jurisdictional stat	utes unless di	versity):			
VI. CAUSE OF ACTIO	42 U.S.C. 1983 and 28	3 U.S.C. § 2201							
VI. CAUSE OF ACTION	Brief description of ca	nuse:							
	State officials have vio	lated and persist in violat	ing Plainti	ff's First, Fourth, and Fifth	Amendment	rights; Facial chall	lenge to TCA 4	7-18-106	
VII. REQUESTED IN	CHECK IF THIS	IS A CLASS ACTION	I D	EMAND \$	C	HECK YES only	if demanded in	n complai	int:
COMPLAINT: UNDER RULE 23, F.R.Cv.P. 0 JURY DEMAND: Yes No									
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VIII. RELATED CASI	$\mathbb{E}(S)$								
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3-29-24		/s/ DFG							
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## INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

  United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

  Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

  Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)
- **III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- V. Origin. Place an "X" in one of the seven boxes.
  - Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.

PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

  Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

  Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

RUSS MCKAMEY,	)	
	)	
Plaintiff,	)	
	)	
	)	
V.	)	<b>Case No.</b>
	)	
	)	
JONATHAN SKRMETTI, Attorney General	)	
for the State of Tennessee, in his official	)	
capacity; and	)	
	)	
<b>CARTER LAWRENCE, Commissioner of the</b>	)	
<b>Tennessee Department of Commerce and</b>	)	
Insurance and State Fire Marshal, in his	)	
official capacity;	)	
	)	
Defendants.	)	

### AFFIDAVIT OF RUSS MCKAMEY

Pursuant to 28 U.S.C. § 1746, I hereby swear under penalty of perjury that the following is true and correct to the best of my knowledge and understanding:

- 1. My name is Russ McKamey and I am over the age of eighteen with personal knowledge of the facts stated herein.
- 2. On October 12, 2023, a documentary called "Monster Inside: America's Most Extreme Haunted House" ("the Documentary") about my immersive horror experience, McKamey Manor, was released on Hulu. I did not participate in the documentary.
- 3. The Documentary claimed I was unlike any of the other so-called "extreme haunts" and that my conduct related to McKamey Manor was criminal.

- 4. The Documentary includes, in part, the following:
- W.P. West, a self-described "producer and creator of immersive horror" participated as a subject matter expert in the Documentary and stated, "[I]t isn't just torturing people [...] There is subtext to the show [...] There is subtext to the things I'm talking about [...] But, that isn't always the case [...] There's one person basically running a torture chamber." The Documentary then shows a clip of Mr. McKamey. West further stated in the Documentary, "If people want to do it, i'm not going to stop them, but it's not going to shock me if someone dies one day and [McKamey] goes to jail because of it."
- Dr. Lindsay Bira, a self-described "Clinical Health Psychologist and PTSD and trauma specialist" participated as a subject matter expert in the Documentary and stated, "I'm worried about these types of experiences because there's no real structure [...] There's no real limits [...] The limits keep getting pushed [...] But, the most important thing is to be very careful who is leading an extreme experience [...] There can easily be an abuse of power and we don't know how far to trust somebody."
- Melissa Everly, a repeat guest of "McKamey Manor", stated in the Documentary:

I drive down for the second tour. Russ ends up coming over to the hotel room. And I knew from the Youtube videos this isn't the first time he's been in somebody's hotel room.

[...]

The conversation ended up taking a turn kind of for the worse. He started going into his sexual history with past contestants. Talking about how he liked a very competitive outgoing girl, but he wants a woman that's going to submit to him when it comes to being aggressive during sex. In that moment, I was feeling very nervous. Like, I'm just there. I'm barely participating in conversation

because I don't really know what to say. I don't want to give any leading responses because I just wanted to go through the Manor. I was tired. I was exhausted. I was willing to listen to him, but I was also scared that if I was propositioned, I'm not going to be able to have this experience if I decline.

My brain was like mashed potatoes when he picked me up when he came and picked me up and we headed out to go for my next tour. It's just me and Russ on this tour. He had no helpers. Through the bamboo run is when he started, like, whispering in my ear and, like, complimenting my neck and kind of grabbing my neck and being sexual. But, in that moment, I'm like, 'Oh this is part of the tour.' You know, this is part of what he does. I was dead to the world. By the end of it, I was over 30 hours no sleep. I was beyond sleep deprived. I remember at that point, I had fell asleep, and he told me it was fine to go to sleep. He covered me up with towels. Well, sometime after the tour, and I'm going to fast forward for a moment because I asked him how the footage went, and he was like, 'Well, there was this one time that I didn't get the footage I really wish I had.' What happened? What did he do when I was asleep? Because he never answered me, and I think I deserve the right to know. Like what did he mean? What footage did he miss? That's always going to haunt me. I will question myself that until the day I die. 'Cause I don't want and I never have wanted to do anything with Russ. And, just the fact that that may have been a possibility disgusts me. He is a cruel, fucking disgusting person.

- Kris Smith, a repeat guest and former assistant at "McKamey Manor" stated in the Documentary after this account from Everly, "There's always gonna be that doubt [...] There's always gonna be that doubt."
- When asked by Documentary director Andrew Renzi, "Why did you decide to
  do this?", Everly stated in the Documentary, "I am here because I want
  everyone to know the truth about [McKamey]."
- Gabi Hardiman, a repeat guest of "McKamey Manor", stated in the Documentary, "You can have your kinks and that's perfectly fine, but don't invite people into your kinks without them knowing that that's exactly they're going to be in [...] If I knew that I was getting into [McKamey's] fantasy world

and living out whatever fantasies he wanted to see, I would probably would have felt different about it, but I was supposed there to survive my own horror experience, not survive Russ McKamey's fantasy experience."

- A clip is shown of Mr. McKamey performing with a band during the Captain's Pizza Party on the USS Independence CV 62 in 1993 while he was in the United States Navy. In the selected clip, Mr. McKamey is shown playing as the frontman of the band and singing, "I really, reall
- Brandon Vance, a repeat guest of McKamey Manor, stated in the Documentary,
   "[McKamey] lives in the dark [...] The world needs to see what this man has done to people."
- Vance further stated in the Documentary, "McKamey Manor was 'Tinder" to him [...] Was his 'Plenty of Fish' [...] That's what he used it for [...] That's the impression that I got."
- Kris Smith stated in the Documentary, "He was my friend [...] Like, I don't
  want to think that he would actually purposefully manipulate these women, but
  he does."
- Everly states in the Documentary, "I went to meet Russ at the park for my waiver signing [...] I was nervous [...] I was shaking [...] My hands were trembling, and I was trying to fake that I was fine." Documentary director Andrew Renzi asked Everly, "Had you signed the waiver ahead of time

- already?", to which she replied, "No." Renzi then asks her, "Ok, so you were signing it on the spot?" to which she replied, "Yes."
- Vance states in the Documentary, "That was the infamous waiver [...] That was the waiver that you're basically signing your life away."
- Hardiman paraphrased the waiver in the Documentary stated, "We're not responsible if you die, like, you're agreeing to sign up for this."
- Vance read from a copy of the waiver in the Documentary, stating, "Participant fully understands and agrees that once participant enters MM there is no quitting unless serious psychological injury is present." Vance went on to quote from a list of potential injuries to which guests of McKamey Manor consented by signing the waiver, "Head, neck, back injuries; death; stroke; traumatic brain injury; brain aneurysm [...] retinal hemorrhage; subdural hematoma; loss of consciousness; whiplash; harmful heart reactions; nausea; headache; dizziness; lacerations; broken or sprained bones."
- Regarding the process of signing the waiver, Hardiman stated, "I wasn't
  allowed to, like, look at the person who gave us the waiver [...] We had very
  weird instructions."
- Haridman further stated, "I don't know how he's still able to legally do this because I don't feel that it's legal."
- Regarding the process of signing the waiver, Everly stated, "I had too much
  excitement running through my veins at the time [...] If it would've said a
  man's gonna come out of the woods and murder you during this event, I would

- have signed it." Defendant Skrmetti's office quoted this statement in the October 31, 2023 letter I received.
- Smith stated in the Documentary, "That camera, when that camera is in front, your limits are gone [...] Anything that you sign thinkin' that you were getting into and those were the rules that were set in place, those don't exist."
- In response to the question from Director Andrew Renzi, "Was there one that really made you realize, like, 'oh my god?" Smith further stated in the Documentary, "So, it was a person that they sent me photos I hadn't seen [...] And it was the photos of Lori [...] I'm seeing this girl that was just beaten like a gang initiation [...] When I saw these pictures of Lori, I –I couldn't do it anymore."
- In response to the question from Director Andrew Renzi, "Do you think that
  Russ's behavior could be construed as criminal?", Vance stated, "Yeah
  absolutely, I— whenever he's physically abusing the females who he entraps in
  his house."
- In response to the question from Director Andrew Renzi, "Was there ever a specific moment where you revoked consent and things still kept happening?", Hardiman stated, "Maybe the spider [...] But, I don't think I made it clear with anything else that I was like, not consenting [...] I didn't really feel that I could say that, though 'cause I signed the waiver."
- Alka Pradhan, a self described "Human Rights Attorney practicing at Guantanamo Bay and before the International Criminal Court" "employed by the Department of Defense" whose "expertise is in working with torture

victims", participated as a subject matter expert in the Documentary and stated, "Personally, I am really repulsed by the idea of anyone using torture or acts that simulate torture in a way that is entertaining [...] Nothing about torture is entertaining [...] The first thing to keep in mind is that all torture has psychological effects [...] Even if you consent to some aspect of that, the fear created in your mind, what psychologists often call 'uncontrollable stress' can literally change your neural pathways [...] And, it's something that is almost impossible to remove."

- In response to the question from Director Andrew Renzi, "Why do you think Russ hasn't been criminally charged with anything or anyone's actually gone after him substantively?" Pradhan stated, "There may be an element of shame in the fact that you signed up for this experience, um, in this sense that you kind of brought on yourself [...] But, under the law, even if they have signed a waiver, they may still have recourse for what was done to them."
- Pradhan further stated in the Documentary, "It is certainly possible when you attend, for example, a haunted house, to consent to certain acts that may cause fear or that may even touch you in what would otherwise be considered offensive contact or battery [...] But the line is drawn when something constitutes serious bodily injury [...] Examples of that would be traumatic brain injuries, fractures, back injuries, and psychological injuries that require prolonged treatment [...] So it is not possible for someone to say, 'Yes, I am okay with permanent physical or psychological damage" [...] Even if they say that, under the law, that cannot be valid [...] But, the other aspect of it is that

it's a violation of your consent, if, for example, your mouth is covered so you cannot say the safe word, or the circumstances in that situation are such that you really couldn't reasonably be expected to remember or be able to say a safe word but are acting in other ways that make it very clear that you've withdrawn consent, then I think [Mckamey] may have a real problem."

- 5. On October 31, 2023, Defendant Skrmetti tweeted that McKamey Manor posed a serious risk to "the safety and wellbeing of all Tennesseans." Defendant Skrmetti tagged a Twitter/X profile that he appears to think was me.
- 6. On October 31, 2023, I received a letter from Defendant Skrmetti's office stating, in part:

This office is responsible for protecting the public interest, including enforcing consumer protection laws in Tennessee.

[...]

We are concerned by recent reports regarding McKamey Manor and its practices. Specifically various sources and reports allege that:

McKamey Manor either does not offer, or honor, a means for a participant to stop the tour. In Hulu's 2023 documentary about McKamey Manor, you are quoted as saying, "we're known for no quitting and no safe wording."

Participants do not have access to the lengthy waiver that describes the risks involved with a "tour" before signing up, traveling long distances to Tennessee, or even before the tour begins. Former participants describe the adrenaline and pressure they felt when reviewing the waiver at the start of the tour. One interviewee from the Hulu documentary stated, "I had too much excitement going through my veins at the time. If [the waiver] would have said that a man is going to come out of the woods and murder you during this event, I would've signed it.

- 7. On November 15, 2023, I received a "Request for Information Issued Pursuant to Tenn. Code Ann. § 47-18-106" ("RFI"). The RFI states, in part, "You are required, pursuant to Tenn. Code. Ann. § 47-18-106(a)(1), to respond in writing to the attached Requests for Production of Documents and Information and provide a Written Statement Under Oath [...] by completing the attached Affidavit of Compliance."
- 8. "McKamey Manor" does not operate and has never operated under or as an entity in the State of Tennessee.
  - 9. All information sought in the RFI is my personal information.
- 10. I first invoked my Fifth Amendment privilege from providing any response to the RFI through my attorney on January 5, 2024.
- 11. Defendant Skrmetti continues to pursue information, documents, and testimony from me all under oath despite my invocation of the Fifth Amendment privilege.
- 12. I first invoked my Fourth Amendment privilege to be free of warrantless searches of my property by Defendant Lawrence on January 30, 2024.
- 13. I also exercised my right under the First Amendment not to speak by refusing to complete and submit the affidavit demanded of me by Defendant Lawrence's office.
- 14. The response from Defendant Lawrence's office was that "continued inspections will occur" until I provided a sworn affidavit that was not even required by law.
- 15. Due to the Defendants' actions in violation of my rights, I have incurred considerable expenses in attorneys fees and other costs to try and defend myself.
- 16. As I have previously stated to Defendant Skrmetti, I refuse under the Fifth Amendment to cooperate with the RFI and this affidavit does not waive such privilege.

17. As I have previously stated to Defendant Lawrence, I refuse to allow him or any of his agents onto my property without a warrant and satisfaction of other administrative procedures required under state law.

Russ McKamey

**RUSS MCKAMEY** 

03 / 28 / 2024

DATE



Title Affidavit of Russ McKamey (2).pdf

 File name
 Affidavit%20of%20...%20%20%282%29.pdf

 Document ID
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Audit trail date format MM / DD / YYYY

Status • Signed

## This document was requested from app.clio.com

## **Document History**

$\bigcirc$	03 / 28 / 2024	Sent for signature to Russ McKamey
SENT	17:32:15 UTC	(musicalexcitementwithruss@yahoo.com) from
		davis@northstarpc.com
		IP: 204.48.38.236
$\odot$	03 / 28 / 2024	Viewed by Russ McKamey (musicalexcitementwithruss@yahoo.com)
VIEWED	18:32:57 UTC	IP: 35.130.120.114
Jr.	03 / 28 / 2024	Signed by Russ McKamey (musicalexcitementwithruss@yahoo.com)
SIGNED	18:33:33 UTC	IP: 35.130.120.114
(S)	03 / 28 / 2024	The document has been completed.
COMPLETED	18:33:33 UTC	
COMPLETED		

## Office of the Attorney General



JONATHAN SKRMETTI ATTORNEY GENERAL AND REPORTER

P.O. BOX 20207, NASHVILLE, TN 37202 TELEPHONE (615)741-3491 FACSIMILE (615)741-2009

October 31, 2023

Russ McKamey 12 Stephenson Road Summertown, TN 38483

Re: McKamey Manor "Survival Horror" Tours

Dear Mr. McKamey:

This office is responsible for protecting the public interest, including enforcing consumer protection laws in Tennessee. I am writing to express serious concerns about McKamey Manor, the "extreme haunted attraction" you operate in Summertown, Tennessee.

It is our understanding that you own McKamey Manor and relocated from California to Summertown, Tennessee in 2017 following your San Diego operation being shut down due to public outcry. A 2019 promotional video from McKamey Manor's YouTube page depicts some of the horrors visitors are subjected to, which includes getting dragged via heavy chains or locked into confined spaces while water pours in.

We are concerned by recent reports regarding McKamey Manor and its practices. Specifically, various sources and reports allege that:

- McKamey Manor either does not offer, or honor, a means for a participant to stop the tour. In Hulu's 2023 documentary about McKamey Manor, you are quoted as saying, "we're known for no quitting and no safe wording."
- Participants do not have access to the lengthy waiver that describes the risks involved with a "tour" before signing up, traveling long distances to Tennessee, or even before the tour begins. Former participants describe the adrenaline and pressure they felt when reviewing the waiver at the start of the tour. One interviewee from the Hulu documentary stated, "I had too much excitement going through my veins at the time. If [the waiver] would have said that a man is going to come out of the woods and murder you during this event, I would've signed it."

The supposed \$20,000 prize offered to anyone who completes the McKamey Manor "challenge" does not exist and/or is impossible to win. When a journalist from the Nashville Scene asked you if anyone has won the challenge, you responded bysaying, "Of course not, and they never will! Because it's so mentally and physically challenging. But it will be the most exciting thing you've ever done."

In the coming days, our Office will be sending you a formal request for documents and information to answer the numerous questions we have about the business practices of McKamey Manor and whether these practices violate consumer protection laws. We will direct these requests to the address listed above unless you request they be directed elsewhere. You may contact Assistant Attorney General Kristine Knowles by email at kristine.knowles@ag.tn.gov to offer any instruction for how the requests should be directed.

Sincerely,

/s/ Kristine Knowles Kristine Knowles Assistant Attorney General

Cc: David McDowell Deputy Attorney General

> Kelley Groover Senior Assistant Attorney General



## STATE OF TENNESSEE OFFICE OF THE ATTORNEY GENERAL AND REPORTER

## REQUEST FOR INFORMATION Issued Pursuant to Tenn. Code Ann. § 47-18-106

## PENALTIES FOR NON-COMPLIANCE

## IN RE INVESTIGATION OF MCKAMEY MANOR

TO:

**RUSS MCKAMEY** 

SERVE:

C/O Tanner C. Gibson

5141 Virginia Way, Suite 320

Brentwood, TN 37027

ISSUED:

November 15, 2023

YOU ARE REQUIRED, pursuant to Tenn. Code Ann. § 47-18-106(a)(1), to respond in writing to the attached Requests for Production of Documents and Information and provide a Written Statement Under Oath. Your response must be made in accordance with the attached definitions and instructions and must be made under oath by completing the attached Affidavit of Compliance. Contact the attorney listed below with any questions. Your response must be received on or before the deadline of \_December 15, 2023\_\_ at 5:00 pm CT.

YOU ARE REQUIRED, pursuant to Tenn. Code Ann. § 47-18-106(a)(2), to provide one or more witnesses who are knowledgeable about McKamey Manor's practices in Tennessee, the responses to this Request for Information, and the defined subject areas for the purposes of providing testimony under oath on \_February 6, 2023 at 10:00 am CT. The sworn testimony shall continue as necessary until completion. The witness(es) shall appear for this sworn testimony at the Office of the Tennessee Attorney General, UBS Tower, 315 Deaderick Street, Nashville, Tennessee 37243, or at a time and place mutually agreed upon by the parties prior to the date set forth above.

Unless otherwise agreed, your response must be either hand delivered or mailed to:

Kristine Knowles

Assistant Attorney General Telephone: 615-741-1341

Email: Kristine.Knowles@ag.tn.gov

Hand Delivery or Courier:

Office of the Tennessee Attorney General

Consumer Protection Division

UBS Tower, 20th Floor 315 Deaderick Street

Nashville, Tennessee 37243

Kelley Groover

Senior Assistant Attorney General

Telephone: 615-532-2591

Email: Kelley.Groover@ag.tn.gov

U.S. Mail:

Office of the Tennessee Attorney General

Consumer Protection Division

P.O. Box 20207

Nashville, Tennessee 37202-0207

This Request for Information is made pursuant to Tenn. Code Ann. § 47-18-106 in connection with an investigation by the State of Tennessee, through Jonathan Skrmetti, Attorney General and Reporter (the State). The State has reason to believe that Russ McKamey and McKamey Manor are engaging in, have engaged in, or are about to engage in unfair or deceptive acts or practices in violation of the Tennessee Consumer Protection Act of 1977 (TCPA), Tenn. Code Ann. § 47-18-101 et seq., in connection with McKamey Manor's unfair and deceptive practices towards consumers.

Please read Tenn. Code Ann. § 47-18-106 carefully, which is attached for your review. Any petitions filed pursuant to Tenn. Code Ann. § 47-18-106(b) must be filed within 10 days of receipt of this Request for Information and served in accordance with state law. Responses to this Request for Information are confidential pursuant to Tenn. Code Ann. § 47-18-106(g).

NOTICE OF PRESERVATION DUTY: This Request for Information shall serve as notice to you that documents and information that may be relevant to this investigation, including the documents and information requested below, should be preserved during the pendency of this investigation and during any resulting enforcement action. Failure to preserve relevant documents may result in penalties under Tenn. Code Ann. § 47-18-106(e), sanctions for spoliation, including an adverse inference, a default judgment, the disallowance of a defense, or other remedies otherwise allowed by law.

Please take notice that under Tenn. Code Ann. § 47-18-106(a), you are required to produce your written response and the requested documents, and to appear and testify on the date specified and any subsequent day if necessary.

Failure to comply with this Request for Information may result in a court action against

you.

JONATHAN SKRMETTI

Attorney General and Reporter

#### I. **DEFINITIONS**

For the purpose of this Request for Information, the following words or terms have the following definitions:

- "You," "Your," "Russ McKamey" and/or "McKamey Manor" means and 1. includes Russ McKamey, McKamey Manor LLC, and all of its officers, directors, owners, members, partners, affiliates, predecessors, successors, parents, subsidiaries, divisions, and all of his or its agents, consultants, attorneys, employees, and representatives.
- 2. "Advertisement" means any written, oral, graphic, or electronic statement, illustration, or depiction that is designed to create interest in the purchasing of, impart information about the attributes of, publicize the availability of, or affect the sale or use of, goods, services, or other offerings.
- "Agent" includes all current and former employees and/or volunteers of McKamey Manor.
- "Communication(s)" means any of the following: letter; email; posts or direct messages on any social media platform or other Internet platform; memorandum; record or recording of a meeting, conversation, or discussion; or note or other transmittal of information or message. The definition refers to all such communications, whether transmitted in writing, orally, electronically or by any other means.
- "Custodian" means any person that, as of the date of this Request for Information, maintained, possessed, or otherwise kept or controlled such communication or document.
- 6. "Document" means all records and other tangible media of expression of whatever nature however and wherever created, produced, or stored (manually, mechanically, electronically, or otherwise), including all versions whether draft or final, and all annotated, nonconforming, or other copies. Any non-identical version of a document constitutes a separate document within this definition, including drafts or copies bearing any notation, edit, or any other alteration of any kind resulting in any difference between two or more otherwise identical documents.
- "Goods" means any tangible chattels leased, bought, or otherwise obtained for use by an individual primarily for personal, family, or household purposes or a franchise, distributorship agreement, or similar business opportunity.
  - 8. "Identify" means the following:
    - a. With respect to a natural person, the complete name, any stage name or alias, social security number, date of birth, occupation, title(s), job responsibilities, street and mailing address for both home and business at the time in question and at the time of responding (if different), home, cellular, and business telephone numbers, and personal and business email addresses;

- b. With respect to an entity, its name(s), business address(es), legal address(es), state(s) of incorporation, registered or unregistered tradename(s), name(s) under which it does business, or any other affiliated name(s), electronic email domains and websites operated by the entity, tax identification number(s), and the identity of its agent(s) for the service of process; and
- c. With respect to a document, its Bates or other sequential notation, title, date, location, author(s), signatory, recipient(s), description (e.g., memorandum, letter, contract, form), the number of pages, and a summary of the contents.
- 9. "Participant" and any definition thereof means any natural person who has expressed interest in participating in a Tour of McKamey Manor, has been interviewed by Russ McKamey or anyone else affiliated with McKamey Manor for consideration for participating in taking a Tour, who has traveled to McKamey Manor's location in either Summertown, TN or Huntsville, AL for the purpose of participating in a Tour, and/ or anyone who has participated in challenges either on Your property or as a test before being allowed to participate in a Tour.
- 10. "Person" means a natural person, individual, governmental agency, partnership, corporation, trust, estate, incorporated or unincorporated association, and any other legal or commercial entity however organized.
- 11. "Product(s)" means something that is distributed commercially for use or consumption.
- 12. "Service(s)" means any work, labor, or service, including services furnished in connection with the sale or repair of goods or products.
- 13. "Tour" means any activity a Participant has done or been directed to do by either Russ McKamey or an Agent as part of McKamey Manor's "extreme haunted attraction", "survival horror theater", "survival horror challenge" and/or a similar experience. This includes activities Participants are directed to do outside McKamey Manor in order to qualify for or begin a Tour.
- 14. "Trade or commerce" means the advertising, offering for sale, lease or rental, or distribution of any goods, services, or property, tangible or intangible, real, personal, or mixed, and other article, commodities, or things of value wherever situated.

#### II. INSTRUCTIONS

- 1. Time Period. Unless otherwise indicated, documents to be produced pursuant to this Request include each and every document prepared, sent, dated, received, in effect, or that otherwise came into existence during the period from January 1, 2017 to the date of the production of the documents. Similarly, Your response to an information request should include information addressing the period from January 1, 2017 to the date of your response to the request.
- Maintaining Organization of Documents. Produce all documents in accordance with and as they are kept in the usual course of business, keeping all document families together, and in accordance with Instruction No. 3 below.
- 3. Identifying Responses. When providing your responses, identify each Request to which the document or information is responsive. In addition to listing the information included under the definition of "identify," provide the Bates number or other sequential notation of the responsive document(s). If you believe that responsive documents or information have already been produced by you, specify by Bates number or other sequential notation which documents or information are responsive to which specific Requests.
- **Providing All Document Versions.** For each document that you produce, produce the current version along with all earlier editions, versions, or predecessor documents during the relevant time period, even though the title of earlier documents may differ from current versions.
- Possession, Custody, and Control. This Request requires you to produce all responsive documents in your possession, custody, or control without regard to the physical location of those documents or the person or persons by whom or for whom the documents were prepared (e.g., your employees, distributors or dealers, competitors, or others).
- Documents No Longer In Your Possession. If any responsive documents or information requested are no longer in your possession, custody, or control, produce a description of each such document, including the following:
  - The name of each author, sender, creator, and initiator of such document; a.
  - The name of each recipient, addressee, or party for whom such document was b. intended:
  - The date the document was created; c.
  - d. The date(s) the document was in use;
  - The title of the document; e.
  - f. A detailed description of the content of the document;
  - The reason it is no longer in your possession, custody, or control; g.

- h. The document's current location and custodian thereof:
- i. The date the document left your possession, if applicable; and
- The reason the document is no longer in your possession. į.
- **Document No Longer Exists.** If the document is no longer in existence, in addition to providing the information indicated above, identify the person(s) responsible for such destruction, state the date and manner of the destruction, the reason for such destruction, and why such destruction does not violate Tenn. Code Ann. § 47-18-106(e).
- No Responsive Documents or Information. If you do not have any documents or information responsive to a particular request, state this fact within your response.
- **Privilege.** If you assert a privilege in response to a document request, you must state the privilege and the basis for the privilege. In addition, identify the communication or document or portion thereof to which the privilege is asserted. For any document to which a privilege is asserted, state:
  - a. The type of document (e.g., letter, memorandum, contract, etc.), the date of the document, and the subject matter of the same;
  - The name, address, and position of the author of the document and of any b. person who assisted in its preparation;
  - The name, address, and position of each addressee or recipient of the C. document or any copies of it; and
  - d. The present location of the document and the identity of the person who has custody of it.

Such information must be supplied in sufficient detail to permit the State to assess the applicability of the privilege claimed. All responsive documents that are subject to an asserted privilege shall not be destroyed, mutilated, or otherwise altered, shall be maintained in their original format, and are subject to the provisions of Tenn. Code Ann. § 47-18-106(e).

- 10. Continuing Obligation to Produce. If you obtain documents or information responsive to any Request after you have submitted your written responses or production, you should supplement your responses and/or production with any new and/or different documents or information that become available to you.
- 11. **Document Production Format.** Produce all documents electronically, unless otherwise specified or agreed to by the Office of the Attorney General. Any questions regarding electronic document production should be directed to the attorneys whose contact information is listed on the second page of this Request for Information.
- 12. **Affidavit of Compliance.** All documents shall be produced along with the attached Affidavit of Compliance by the person(s) responsible for compiling your response.

### III. REQUESTS FOR PRODUCTION OF DOCUMENTS AND INFORMATION

In accordance with the requirements set forth in the "Definitions" and "Instructions" sections of this Request for Information, you are specifically required to respond in writing to each of the following Requests and produce responsive documents and information within the time frame set forth above:

- All documents that show the business structure of McKamey Manor, including but not limited to identifying all Agents and those persons' job titles and job descriptions.
- All documents that show any changes to the business structure of McKamey Manor since you began operating it in Tennessee.
- All licenses, permits, and/or certifications issued to Russ McKamey, McKamey 3. Manor, or any of its Agents from any Tennessee government entity.
- All versions of any waiver You have required Participants to sign before participating in a Tour since you began operating McKamey Manor in Tennessee.
- All versions of any non-disclosure agreement You have required Participants to sign concerning McKamey Manor since you began operating McKamey Manor in Tennessee.
- All other documents You have provided to Participants before, during, or after a 6. Tour.
- 7. Copies of all Advertisements or marketing materials, including social media posts, that were created, produced, sent, viewed by, or delivered on your behalf to Participants and/or the public about McKamey Manor. This includes Advertisements, marketing materials, scripts, or phone solicitations to people regarding a monetary prize for completing or participating in the McKamey Manor Tour.
- For each year since you began operating McKamey Manor in Tennessee, identify the number of Tours McKamey Manor has operated.
- An electronically searchable list of the names and contact information for all former Participants and those currently scheduled to participate in a Tour. Contact information should include postal address, email address(es), phone number(s), and social media handle(s).
- 10. All documents provided to and/or signed by the Participants identified in Request 9.
- All current and former waitlists to participate in a McKamey Manor Tour since 11. you began operating McKamey Manor in Tennessee.
- 12. All policies, procedures, or practices related to how you or Agents interact with Participants before, during, and after a Tour, including selection criteria for Participants, and how you or your Agents conduct a Tour.

- All complaints, whether from Participants or members of the public, that You have received since you began operating McKamey Manor in Tennessee.
- All lawsuits, pleadings, memoranda, court orders, court opinions, Assurances of Voluntary Compliance, Assurances of Discontinuance, Consent Judgments, consent decrees, or similar documents to which you were a party that have been filed in any state, federal, local, or administrative tribunal.
- All documents or records of communications related to any federal, state, or local investigation or inquiry into You or McKamey Manor.
- All documents that show Your annual gross income derived from McKamey Manor. This includes donations, payments, deposits, income derived from live streaming Tours, posting Tours on social media (including, but not limited to: YouTube, TikTok, Facebook, and Twitter), and wagers on Tours.
- For any charitable donations requested from Participants and accepted by McKamey Manor, documents sufficient to show said donations were forwarded to a nonprofit organization and the identity of any such nonprofit organization.
- All video and audio footage of Tours filmed in the State of Tennessee, including 18. all unedited footage and all edited recordings.
- 19. All other documents related to or relied upon for any of your Written Statements Under Oath in Part IV.

## IV. WRITTEN STATEMENT UNDER OATH

behalf.	1.	Identify the person(s) answering or assisting in answering this Request on your			
		RESPONSE:			
	2.	When did you begin operating McKamey Manor in Tennessee?  RESPONSE:			
	3.	Why did you move McKamey Manor to Tennessee?  RESPONSE:			
		Identify in list form every person who has either worked for or volunteered at nor since you began operating McKamey Manor in Tennessee. Include job titles, ndicate which people were paid for their work versus those who were volunteers.  RESPONSE:			
volunte	5. eer at M	Describe Your selection and screening process for allowing people to work or ackamey Manor.  RESPONSE:			
	6.	How many people are on McKamey Manor's waitlist to participate in a Tour?  RESPONSE:			

7.	What is the average length of time a Tour lasts?  RESPONSE:
8.	Identify everyone who is present during a typical Tour.  RESPONSE:
9.	What are the most common activities that occur on a Tour?  RESPONSE:
10.	Describe how you decide what will occur on each Participant's Tour.  RESPONSE:
11. policies and p	Identify all persons responsible for directing or controlling McKamey Manor's procedures, including the procedures of the Tour.  RESPONSE:
decide who is Participate sta	Describe the selection process to participate in a Tour. Identify all persons who the authority to select Participants. What criteria do you or your Agents use to chosen to Participate in a Tour? What screening process, if any, is done before a arts a Tour? Are there any factors that immediately disqualify a potential f so, identify them in list form.  RESPONSE:

13. Has McKamey Manor ever charged money for a Participant to do a Tour, whether characterized as a donation, deposit, or otherwise? If so, provide details on which Participants were required to pay and how much they were required to pay. What, if any, supplies are Participants required to purchase and bring for the Tour? Are Participants required to give you any goods in exchange for the opportunity to participate? If so, identify the goods.
RESPONSE:
14. Identify every disclosure you make to a Participant at any time before they begin a Tour, specifying what information is disclosed and at what point before a Tour begins.
RESPONSE:
15. When are Participants first given a waiver concerning participation in a Tour?

**RESPONSE:** 

Can Participants access the waiver before the day of the event?

When are Participants first given a non-disclosure agreement concerning McKamey Manor? Can Participants access the non-disclosure agreement before the day of the Tour?

## **RESPONSE:**

What are the terms and conditions of receiving the \$20,000 prize, or any previously offered monetary prize, for completing the Tour?

### **RESPONSE:**

Filed 03/29/24

18. describe how value).	Do You currently have the funds to pay out if a person were to win? If so, those funds are currently held (e.g., cash, bank account, securities, other form of <b>RESPONSE:</b>
19.	Has a Participant ever won the prize?  RESPONSE:
20.	Is it possible for a Participant to win the prize?  RESPONSE:
21. attempted to veach of those	Identify in list form every person, along with their contact information, who has win the prize since you began operating McKamey Manor in Tennessee. How did Tours end?  RESPONSE:
22. monitor the ho	Identify any and all procedures you and/or Agents of McKamey Manor have to ealth and safety of Participants while they are participating in a Tour.  RESPONSE:
23.	Has McKamey Manor ever facilitated medical treatment for a Participant?  RESPONSE:

24. participating injuries, if kn	To your knowledge have any Participants sought medical treatment soon after in a Tour? If so, identify in list form the name(s) of the Participant(s) and the own.  RESPONSE:
25.	Identify in list form all props and supplies you have used during a Tour.  RESPONSE:
custody, or co	Are all Tours filmed? Identify every Tour that was filmed since you began Kamey Manor in Tennessee. For each such Tour, if you no longer have possession, ontrol of such film, explain why and include any information you have about the custodian and location.  RESPONSE:
27. amount of fur	Explain how McKamey Manor is funded, identifying each funding source and the ends from that source that has been spent in the operation of McKamey Manor.  RESPONSE:
28. income came	List your total gross income by year since 2017. Identify how much of your from the operation of McKamey Manor.  RESPONSE:

#### SWORN TESTIMONY-AREAS OF WITNESS(ES) COMPETENCY V.

Pursuant to Tenn. Code Ann. § 47-18-106(a)(2) and the terms of this Request for Information, you are required to produce one or more witnesses at the above-designated place and time, or any agreed-upon place and time, who are competent to testify under oath as to the subject matters listed below. The sworn testimony shall last from day-to-day until completed and shall be audio- or video-recorded at the election of the Office of the Attorney General. Under this Request for Information, you have the duty to designate one or more witnesses and to undertake reasonable efforts to prepare them to respond to questions pertaining at least to the subject areas listed below:

- The basic personal background, education, job history, and job duty(ies) of each 1. individual You designated to testify pursuant to this Request for Information
- All documents, information, and Written Statements Under Oath that are the subjects of this Request for Information.



## STATE OF TENNESSEE OFFICE OF THE ATTORNEY GENERAL AND REPORTER

## AFFIDAVIT OF COMPLIANCE IN RE INVESTIGATION OF MCKAMEY MANOR State of \_\_\_\_\_\_ County of \_\_\_\_\_ I, \_\_\_\_\_, being duly sworn, state as follows: 1. I am employed by in the position of . 2. The enclosed production of documents and responses to the Request for Information of the Office of the Attorney General, dated \_\_\_\_\_\_, were prepared and assembled under my personal supervision. 3. I made or caused to be made a diligent, complete, and comprehensive search for all documents and information requested by the Request for Information, in full accordance with its definitions and instructions. 4. The enclosed responses and production of documents to the Request for Information are complete and correct to the best of my knowledge and belief, and they are in no way misleading or calculated to withhold information that is available to me and is requested. 5. No documents or information responsive to the Request for Information have been withheld from this production and response, other than responsive documents or information withheld on the basis of a legal privilege. 6. All responsive documents or information withheld on the basis of a legal privilege have been identified on a privilege log composed and produced in accordance with the instructions in the Request for Information. 7. The documents contained in these productions and responses to the Request for Information are authentic, genuine, and what they purport to be. Initials

- 8. No documents or information in the possession, custody, or control of McKamey Manor have been concealed, withheld, mutilated, falsified, or by any other means altered.
- 9. Attached is a true and accurate record of all persons who prepared and assembled any productions and responses to the Request for Information, all persons under whose personal supervision the preparation and assembly of productions and responses to the Request for Information occurred, and all persons able competently to testify: (a) that such productions and responses are complete and correct to the best of such person's knowledge and belief; and (b) that any documents produced are authentic, genuine, and what they purport to be.

Signature of Affiant	Date
Printed Name of Affiant	_
Street Address/City/State/Zip Code	_
Telephone	_
Email address	_
Subscribed and sworn to before me on, 202	
Notary Public	
My Commission Expires:	
Initis	

In re Investigation of McKamey Manor

Request for Information (Russ McKamey)

West's Tennessee Code Annotated Title 47. Commercial Instruments and Transactions Chapter 18. Consumer Protection (Refs & Annos) Part 1. Consumer Protection Act of 1977 (Refs & Annos)

T. C. A. § 47-18-106

§ 47-18-106. Requests for information, violations; destruction of documentary materials; service of process

Effective: September 30, 2019 Currentness

- (a) Whenever the attorney general has reason to believe that a person is engaging in, has engaged in, or, based upon information received from another law enforcement agency, is about to engage in any unlawful act or practice under this part, or has reason to believe it to be in the public interest to conduct an investigation to ascertain whether any person is engaging in, has engaged in, or is about to engage in such act or practice, the attorney general may:
- (1) Require the person to file a statement or report in writing, under oath or otherwise, as to all the facts and circumstances concerning the alleged violation and to furnish and make available for examination all documentary material and information relevant to the subject matter of the investigation;
- (2) Examine under oath any person connected to the alleged violation; and
- (3) Examine any merchandise or any sample of merchandise deemed relevant to the subject matter of the investigation.
- (b) At any time prior to the return date specified in the attorney general's request for information pursuant to subsection (a), or within ten (10) days following notice of such a request, whichever is shorter, any person from whom information has been requested may petition the circuit or chancery court of Davidson County, stating good cause, for a protective order to extend the return date for a reasonable time, or to modify or set aside the request. The attorney general shall receive at least one (1) day's notice of such a petition and shall be given an opportunity to respond.
- (c) If no protective order from the court is secured and the written request by the attorney general is not complied with by its return date, the attorney general, upon notice to the person requested to provide information, may apply to a court of competent jurisdiction for an order compelling compliance with the request made pursuant to subsection (a).
- (d) Any court of competent jurisdiction in this state, upon a showing by the attorney general that there are reasonable grounds to believe that this part is being, has been, or is about to be violated; that the persons who are committing, have committed, or are about to commit such acts or practices or who possess the relevant documentary material have left the state or are about to leave the state; and that such an order is necessary for the enforcement of this part, may order such persons to comply with subsection (a) whether the attorney general has made a prior request for information or not. The court may also, notwithstanding any provision to the contrary, immediately and without notice, forbid the removal from any place, concealment, withholding, destruction, mutilation, falsification, or alteration by any other means of any documentary material in the possession, custody, or control of any person believed by the attorney general to be connected with acts or practices which violate this part.

- (e) Any person who has received notice of a request for information pursuant to subsection (a), or of an order pursuant to subsection (c) or (d), and with intent to avoid, evade, or prevent compliance, in whole or in part, with any civil investigation or order under this part, removes from any place, conceals, withholds, destroys, mutilates, falsifies or by any other means alters any documentary material in the possession, custody, or control of any person subject to such notice, shall be subject to a civil penalty of not more than one thousand dollars (\$1,000), recoverable by the state in addition to any other appropriate sanction.
- (f) Documentary material or merchandise requested pursuant to this section shall be produced for inspection and copying during normal business hours at the principal office or place of business of the person possessing such documentary material or merchandise, or at such other time and place as may be agreed upon by the possessor and the attorney general.
- (g) No documentary material, merchandise, or other information, including trade secrets, obtained pursuant to a request under this section, unless otherwise ordered by the court for good cause shown, shall be produced for inspection, copied by, or its contents disclosed to, any person other than an authorized representative of the attorney general or other proper law enforcement official for the purpose of prosecution without the consent of the person who produced the material or information. The attorney general may use copies of the documentary material produced in accordance with this section and merchandise impounded under a court order as it determines necessary in the enforcement of this part, including the presentation before any court; provided, that none of the powers conferred upon the attorney general by this part shall be used for the purpose of compelling any natural person to furnish testimony or evidence which may be protected by such person's right against self-incrimination.
- (h) In conducting an inquiry pursuant to this section, the attorney general, whenever such aid is determined to be necessary and desirable, may request the aid of any agency of the state; and any agency, as requested, shall give full aid, support, and cooperation to the attorney general in such investigation.
- (i) Service of any notice, order, or request for information by the attorney general may be made in compliance with the Tennessee Rules of Civil Procedure or by:
- (1) Delivering a duly executed copy of the notice, order, or request for information to the person to be served or to a partner or to any officer or agent authorized by appointment or by law to receive service of process on behalf of that person;
- (2) Mailing by registered or certified mail a duly executed copy of the notice, order, or request for information addressed to the person, to be served at the person's principal place of business in this state, or if the person has no place of business within this state, to the person's principal office, place of business, home, or last known address; or
- (3) Personal service, pursuant to §§ 20-2-214 -- 20-2-220.

### Credits

1977 Pub.Acts, c. 438, § 7; 2019 Pub.Acts, c. 459, § 5, eff. Sept. 30, 2019.

### T. C. A. § 47-18-106, TN ST § 47-18-106

Current with laws from the 2023 Regular Sess. and 1st Extraordinary Sess. of the 113th Tennessee General Assembly. Pursuant to §§ 1-1-110, 1-1-111, and 1-2-114, the Tennessee Code Commission certifies the final, official version of the Tennessee

Code and, until then, may make editorial changes to the statutes. References to the updates made by the most recent legislative session should be to the Public Chapter and not to the T.C.A. until final revisions have been made to the text, numbering, and hierarchical headings on Westlaw to conform to the official text. Unless legislatively provided, section name lines are prepared by the publisher.

**End of Document** 

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## Formstack Submission For: Centralized Complaint Form Submitted at 11/15/23 2:20 PM

Please choose a profession at the drop-down below. **Building and Fire Safety** (Required):

**Building Name:** 

McKamey Manor

12 Stephenson Rd Summertown, TN 38483

Address (Required): County (Required):

Property/Structure Type:

complaint. (Required):

Lawrence | Lawrence

Public Venue (concerts, weddings, etc.)

Complaint Description:

Egress blocked / Exit obstructed or congested Structural Concerns

amusement facility

Provide specific information about the nature of the

the barn is being used as a special

General Inspection Report 2017 0.1

50 - Lawrence

20053

Complaints (Misc.)

**POCA Approval** 

12/18/2019

**McKamey Manor Complaint CLOSED** 

**COMPLAINT** 

Russell Schwahn



















**Email Distribution:** 

musicalexcitementwithruss@yahoo. Fred.Garbler@tn.gov Christopher.Bainbridge@tn.gov Harvell.Harrell@tn.gov Jennifer.B.Murphy@tn.gov



Division of Fire Prevention **Codes Enforcement Section** 500 James Robertson Parkway Nashville, TN 37241-1162

Inspection Date: Wednesday, December 18, 2019

Inspector: **Russell Schwahn** 

County: 50 - Lawrence

Inspection Type: Complaints (Misc.)

TFM Number: 20053

Document Type: POCA Approval

Building/Project Name: McKamey Manor Complaint CLOSED COMPLAINT

**Street Address:** 12 Stephenson Road

**Summertown** 

ZIP: City: Summertown 38483

Additional Contact: **Fred Garbler** Contact Name: Russ McKamey

> Email: Fred.Garbler@tn.gov

Street Address: 12 Stephenson Road Additional Contact: **Chris Bainbridge** 

> Email: Christopher.Bainbridge@tn.gov

ZIP: 38483 Additional Contact: **Harvell Harrell** 

858-335-9670 Email: Harvell.Harrell@tn.gov Phone

musicalexcitementwithruss@yahoo.com Email:

Additional Contact: Jennifer Murphy Email: Jennifer.B.Murphy@tn.gov

Additional Contact: Email: Additional Contact: Email:

IBC Occupancy Type: Mixed NFPA Occupancy Type: Other

City:

### Operation Deficiencies found. Items below must be corrected.

ltem				Correction
Number	Deficiency	Code Reference	Found Date	Date
1.	The Barn located adjacent to the 3 con ex trailers meets the	Special amusement	11/04/2019	
	definition of a special amusement building under the business	buildings shall be		
	occupancy.	equipped with an		
		automatic fire		
	The Barn will be required to have an automatic fire detection	detection system in		
	system installed by a TN licensed fire alarm company.	accordance with 2012		
		IBC Section 907. 2012		
		and IBC 411.3		

ltem umber	Deficiency	Code Reference	Found Date	Correction Date
2.	Smoke Detectors installed within the Barn shall adhere to the following code	2012 IFC 907.2.12.2 & 2012 IFC 411.5	11/04/2019	
	requirement.			
	[F] 411.5 Alarm. Actuation of a single <i>smoke</i>			
	detector, or other automatic fire detection			
	device shall immediately sound an alarm at the			
	building at a			
	constantly attended location from which emergency			
	action			
	can be initiated including the capability of manual initiation			
	of requirements in Section 907.2.12.2.			
	907.2.12.2 The activation of two or more smoke			
	detectors, a single smoke detector equipped with an			
	alarm verification feature, the automatic sprinkler			
	system or other approved fire detection device shall			
	automatically:			
	Cause illumination of the means of egress			
	with light of not less than 1 footcandle (11 lux) at the			
	walking surface level;			
	waiking surface level,			
	2. Stop any conflicting or confusing sounds and			
	visual distractions;			
	3. Activate an approved directional exit marking			
	that will become apparent in an emergency; and			
	4. Activate a prerecorded message, audible			
	throughout the special amusement building,			
	instructing patrons to proceed to the nearest exit.			
	Alarm signals used in conjunction with the			
	prerecorded message shall produce a sound which			
	is distinctive from other sounds used during normal			
	operation.			
	The staff at the location is expected to be capable of			
	then providing the required egress illumination,			
	stopping the conflicting or confusing sounds and			
	distractions and activating the exit marking required			
	by Section 411. 7.			
	It is also anticipated that the staff would be capable			
	of preventing additional people from entering the			
	building.			
	[F] 411.6 Emergency voice/alarm communications			
	system.			
	An emergency voice/alarm communications system			
	shall be provided in accordance with Sections			
	907.2.12 and 907.5.2.2, which is also permitted to			
	serve as a public address system and shall be			
	audible throughout the entire <i>special amusement</i>			
	building::24-cv-00363 Document 1-@agePzibed 03/29	121 Page 2 of 7 I	PanelD #· 7	<u>'</u> `
53	Case-3.24-cv-00303 Document 1-0/ageriord 03/29	/24 Page 3 of 7 I	ayeıv#. /	<b>4</b> 2/18/20

Item				Correction
Number	Deficiency	Code Reference	Found Date	Date
3.	There are no Exit signs within the Barn	2012 IBC 411.7 & Section 907.2.12.2.	11/04/2019	
	Illuminated Exit signs shall be installed in the Barn.			
	1. Exit signs shall be installed at the required exit or exit access doorways of amusement buildings in accordance with 2012 IBC Sections 411 and 1011. Approved directional exit markings shall also be provided. Where mirrors, mazes or other designs are utilized that disguise the path of egress travel such that they are not apparent, approved and listed low-level exit signs that comply with Section 1011.5, and directional path markings listed in accordance with UL 1994, shall be provided and located not more than 8 inches (203 mm) above the walking surface and on or near the path of egress travel. Such markings shall become visible in an emergency.			
4.	There are no smoke detectors located within the Barn building.  Smoke Detectors shall be installed in the Barn Activation of any single smoke detector, the automatic sprinkler system or any other automatic fire detection device shall immediately sound an alarm at the building at a constantly attended location from which emergency action can be initiated, including the capability of manual initiation.	2012 IBC Section 907.2.11.2. 2012 IBC 411.5	11/04/2019	
5.	Electrical Power shall be installed in the Barn to maintain proper and safe means of operating the special amusement props and fire detection system. It shall be installed by a licensed electrician with the State of Tennessee and must be inspected and approved for use by the State of Tennessee Electrical Inspector and have a Blue tag affixed to the electric panel and the meter base, before the building can be occupied for use as a special amusement building.	State of TN Rule. 2017 NEC	11/04/2019	

ltem Number	Deficiency	Code Reference	Found Date	Correction Date
	, ,			Date
6.	Extension cords were found to be daisy chained into another	2012 IFC	11/04/2019	
	power strip (surge protector) Cords cannot be plugged into	605.5 Extension cords.		
	another extension cord or into a power strip.	Extension cords and flexible cords shall		
	Firther stars and a grad and an array of the same and all array of the same and a same a same a same a same a			
	Extension cords and power strips are not allowed as permanent wiring, and must be removed from use.	permanent wiring.		
	wiring, and must be removed from use.	Extension cords and		
		flexible cords shall		
		not be affixed to		
		structures, extended		
		through walls,		
		ceilings or floors, or		
		under doors or floor		
		coverings, nor shall		
		such cords be subject		
		to environmental		
		damage or physical		
		impact. Extension		
		cords shall be used		
		only with portable		
		appliances.		
		605.5.1 Power supply.		
		<b>Extension cords shall</b>		
		be plugged directly		
		into an approved		
		receptacle, power tap		
		or multiplug adapter		
		and, except for		
		approved multiplug		
		extension cords, shall		
		serve only one		
		portable appliance.		
7.	All interior finishes or fabrics on the interior of the Barn and conex trailers shall meet the Class A flame spread rating. Any	2012 IFC 411.8 Interior Finish & IFC	11/04/2019	
	fabric treated will need to be treated by a compliant fire	803.1		
	retardant. Owner can must show proof either by a			
	manufacturer product cut sheet or the original package of the			
	product used upon a follow up inspection.			

#### Notes:

On **December 18, 2019** a follow up inspection was conducted by SFMO personnel Jeff Gammon, Robert Williams, and Scotty Harrell. Upon arrival they were met on site with owner Russ McKamey. Mr. McKamey escorted SFMO personnel to the Barn to visually inspect if all props have been removed from the Barn. It was confirmed that all equipment has been removed and will no longer be used for the McKamey Manor shows. If at any time in the future another complaint is received and it is verified that Mr. McKamey has returned the props to the barn and intends to use the Barn for the entertainment purposes legal action will be pursued by our office to remedy the action. Mr. McKamey has stated and understands and states he will not use the barn for any other purpose other than storage.

As of this date December 18, 2019 this complaint will now be closed. Thanks for your cooperation to remedy this issue.

On November 18, 2019 I (Russell Schwahn) received the POCA response from Mr. Russ McKamey on his plans to correct the issues found during the complaint inspection. Mr. McKamey has provided the process in which he plans to proceed. All information in the email has been printed and attached to this report. I stated to Mr. McKamey the POCA is accepted and that the complaint will remain open until all the props have been removed from the barn. Once the props have been removed and a follow up inspection is conducted to verify all props have been removed the complaint will then be closed. Mr. McKamey was instructed that the props must be removed in a timely manner and that no use of or shows can take place in the Barn. Mr. McKamey stated that he

understood and will start the process of removing the props from the barn.

On November 4, 2019 our office conducted a site visit at McKamey Manor located at 12 Stephenson Road, Summertown TN 38483 (Lawrence County). Myself, Manager Fred Garbler, Scotty Harrell, Lead Inspector Jeff Gammon and Amusement Inspector Jennifer Murphy met with owner Russ McKamey. Mr. McKamey was very courteous and willing to meet and resolve any complaint that has been issued at the location.

The nature of the complaint came through the TN.Gov website and only stated the location had several fire code violations. Upon meeting with the owner we were shown the entire property which involved several outside props and equipment, which consisted of a zip line, and metal cages for a maze. Also on the property were 3 metal con-ex trailers, wooden barn and a structure with corrugated metal siding. Con-ex Trailers are approximately 40 foot long by 8 feet wide. The wooden barn structure is approximately 31 foot long by 30 foot wide with double swinging doors with padlocks on the exterior of doors. The other structure is approximately 10 foot by 10 foot with corrugated metal siding and a door that is approximately 18 inches wide. Inside the 10 x 10 structure is a corrugated pipe that goes through the floor of the structure straight down into the ground approximately 10 foot deep and the pipe is approximately 24 inches in circumference. Another corrugated pipe exits the building at an angle to the ground/pit area. None of the structures have any electrical power to them. There is an extension cord run from Mr. McKamey's personal residence to the wooden barn which powers a surge protector for the props located within the barn. There is no exit/emergency lighting in any of the structures. Note: The barn is under 1000 square feet and therefore does not meet the requirement to have an automatic sprinkler system installed. All other deficiencies noted above will need to be corrected and approved before the barn can be used for entertainment purposes described by Mr. McKamey. All fire alarm system and components must be installed by a licensed TN fire alarm company along with all electrical work must be done by a licensed electrician. Verification of license of all contractors shall be provided before the complaint is closed.

Mr. McKamey stated to us during our walk through that at no time is any door on any of the buildings ever closed and locked. He is there with the participants at all times and if any issue ever comes up the participation stops.

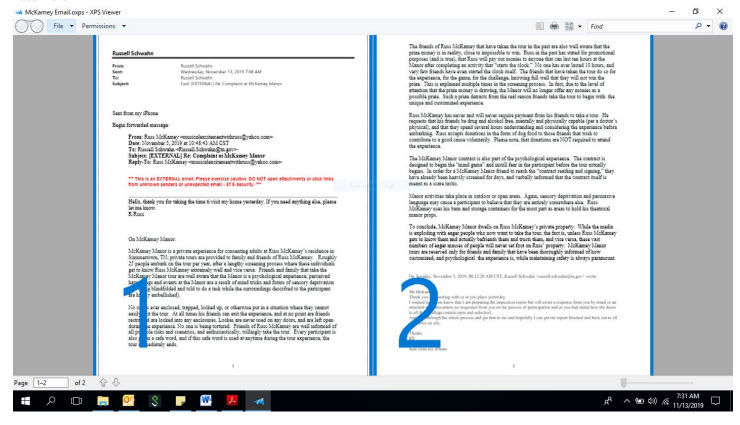
According to the 2012 ICC the Barn located on Mr. McKamey's property due to its size and use falls under the special amusement building designation and with an occupant load of less than 50 falls under the Business designation.

Mr. McKamey will have 7 days from the date of this Inspection Report to submit a Plan Of Corrective Action back to me at Russell. Schwahn@tn.gov on how he plans to correct the found code deficiencies, and once the POCA is received back by our office it will be determined if his POCA will be accepted. POCA RESPONSE IS NEEDED BY NOVEMBER 21, 2019. RESPONSE CAN BE SENT AS A WORD DOCUMENT OR A DETAILED EMAIL TO RUSSELL.SCHWAHN@TN.GOV

THANKS
Russell Schwahn
Mid West Regional Supervisor
TN Codes Enforcement Section

If this box is checked, a Plan of Corrective Action must be submitted. See the attached form, read the directions, fill out form and return it to the inspector by email (address below).						
Fire Safety Specialist Email:	russell.schwahn@tn.gov					
Eiro Safoty Spocialist	Russell Schwahn	Digitally signed by Russell Schwahr Date: 2019.12.18 14:47:57 -06'00'				
Fire Safety Specialist:						

### Attachment 1



Attachment 2

Complaint Inspection Report 2023.11

50 - Lawrence

20053

Complaints (Misc.)

**Complaint Report** 

11/21/2023

**McKamey Manor Complaint** 



**Email Distribution:** 

musicalexcitementwithruss@yahoo. Christopher.Bainbridge@tn.gov George.D.Smith@tn.gov Russell.Schwahn@tn.gov



### **Daniel Garrett**

Complaint Number: 20230536

Complaint Type: Joint Electrical Section

POCA Due Date: 12/5/2023













Division of Fire Prevention Codes Enforcement Section 500 James Robertson Pkwy Nashville, TN 37241-1162

Inspection Date: Tuesday, November 21, 2023

Inspector: **Daniel Garrett** 

County: 50 - Lawrence

Inspection Type: Complaints (Misc.)

TFM Number: 20053

Document Type: Complaint Report

Complaint Number: 20230536

Status: Open - Awaiting POCA

**Initial Inspection** 

POCA Due Date: 12/5/2023

Codes Only Joint Electrical Section Joint Modular/Man. Housing

Building/Project Name: McKamey Manor Complaint

Street Address: 12 Stephenson Road

City: **Summertown** ZIP: 38483

Contact Name: Russ McKamey Additional Contact: **Christopher Bainbridge** 

Email: Christopher.Bainbridge@tn.gov Street Address: 12 Stephenson Road

Additional Contact: George Smith

**Summertown** Email: George.D.Smith@tn.gov City:

ZIP: Additional Contact: 38483 **Russell Schwahn** 

Phone 858-335-9670 Email: Russell.Schwahn@tn.gov

musicalexcitementwithruss@yahoo.com Email:

Additional Contact: Email: Additional Contact: Email: Additional Contact: Email:

IBC Occupancy Type: В NFPA Occupancy Type: Business

Operation Deficiencies found. Items below must be corrected.

Item				Correction
Number	Deficiency	Code Reference	Found Date	Date

Item				Correction
Number	Deficiency	Code Reference	Found Date	Date
	A automatic fire detection system has not been installed in the barn and CONNEX in accordance with Section 907 of the IBC.	2012 IBC 411.3 & 411.5 IFC 907.2.12 &	11/21/2023	
	The barn and adjacent CONEX box meet the definition of a special amusement building under the business occupancy.	907.2.12.1		
	The barn and CONNEX box will be required to have an automatic fire detection system installed by a TN licensed fire alarm company.			
	Fire detection devices installed within the barn and CONNEX box shall adhear to the following code requirements:			
	411.5 Alarm. Actuation of a single <i>smoke detector</i> , or other automatic fire detection device shall immediately sound an alarm at the building at a <i>constantly attended location</i> from which emergency action can be initiated including the capability of manual initiation of requirements in Section 907.2.12.2.  907.2.12.2 The activation of two or more smoke detectors, a single			
	smoke detector equipped with an alarm verification feature, the automatic sprinkler system or other approved fire detection device shall automatically:			
	1. Cause illumination of the means of egress with light of not less than 1 footcandle (11 lux) at the walking surface level; 2. Stop any conflicting or confusing sounds and visual distractions; 3. Activate an approved directional exit marking that will become apparent in an emergency; and 4. Activate a prerecorded message, audible throughout the special amusement building instructing patrons to proceed to the nearest exit. Alarm signals used in conjunction with the prerecorded message shall produce a sound which is distinctive from other sounds used during normal operation.			
2.	Exit signs have not been installed at required exits in the barn and CONNEX box.	2012 IBC 411.7 & Section 907.2.12.2.	11/21/2023	
	Exit signs shall be installed at the required exit or exit access doorways of amusement buildings in accordance with 2012 IBC Sections 411 and 1011.			
	Approved directional exit markings shall also be provided. Where mirrors, mazes or other designs are utilized that disguise the path of egress travel such that they are not apparent, approved and listed low-level exit signs that comply with Section 1011.5, and directional path markings listed in accordance with UL 1994, shall be provided and located not more than 8 inches (203 mm) above the walking surface and on or near the path of egress travel. Such markings shall become visible in an emergency.			
3.	Emergency voice/alarm communications system has not been provided in the barn or CONNEX box.	2012 IBC 411.6	11/21/2023	
	An emergency voice/alarm communication system shall be provided in accordance with sections 907.2.12 and 907.5.2.2, which is also permitted to serve as a public address system and shall be audible throughout the entire special amusement building.			

Item				Correction
Number	Deficiency	Code Reference	Found Date	Date
4.	A portable fire extinguisher has not been provided.	2012 IFC 906.1	11/21/2023	

This inspection addresses only the items in the complaint and any fire/safety deficiencies in plain view. This inspection report does not constitute an approval of the entire structure including items or installations not visible or listed in the complaint.

### Notes:

On November 21, 2023 our office conducted a site visit at McKamey Manor located at 12 Stephenson Road, Summertown TN 38483 (Lawrence County). Regional Supervisor Russell Schwahn, Electrical Inspector Marcus Frey, and I met with owner Russ McKamey.

The complaint stated the location had blocked or obstructed egress and that the barn was being utilized as a special amusement facility. Upon meeting with the owner we were shown the entire property which included several outside props and equipment, 3 metal CONEX boxs, a wooden barn, and a small structure with corrugated metal siding. The CONEX boxs are approximately 40 foot long by 8 feet wide. The wooden barn structure is approximately 31 foot long by 30 foot wide with double swinging doors in the front and rear. None of the structures have any electrical power to them. There is no exit/emergency lighting in any of the structures.

Note: The barn and individual CONEXs are each under 1000 square feet and therefore does not meet the requirement to have an automatic sprinkler system installed. All other deficiencies noted above will need to be corrected and approved before the barn can be used for entertainment purposes described by Mr. McKamey. All fire alarm system and components must be installed by a licensed TN fire alarm company along with all electrical work must be done by a licensed electrician.

Mr. McKamey stated to us during our walk through that at no time is any door on any of the buildings ever closed and locked. No locks were readily apparent. Mr. McKamey stated that only 3 participants have been in the barn within the last three years and the structure is used for storage of props. He also stated that he is there with the participants at all times and if any issue ever comes up the participation can stop and anyone can exit the structures. He stated that only one of the CONEX boxes has been used by participants for a single table prop. Mr. McKamey stated that he would remove the prop table from the CONEX boxes and no longer allow participants inside if it is required to come up to code.

According to the 2012 IBC the barn located on Mr. McKamey's property due to its size and use falls under the special amusement building designation and with an occupant load of less than 50 falls under the Business designation.

Mr. McKamey will have 7 days from the date of this inspection report to submit a Plan Of Corrective Action on how he plans to correct the found code deficiencies. Once the POCA is received back by our office it will be determined if his POCA will be accepted. POCA RESPONSE IS NEEDED BY December 5th, 2023 due to a delay in sending out the report.

Mr. McKamey had stated he was willing to provide a letter documenting that he will cease to use any of the property for special amusement purposes and participants will not be allowed to enter the structures.

If this box is checked, a Plan of Corrective Action must be submitted. See the attached form, read the directions, fill out the form and return it to the inspector by email (address below).

Inspector Email: daniel.g.garrett@tn.gov

Daniel Garrett

Digitally signed by Daniel Garrett Date: 2023.11.28 08:49:42 -06'00'

Inspector:

# Plan of Corrective Action (POCA)

**WARNING:** Converting this file to MS Word format will corrupt the file. Only use Adobe Reader to fill the form and digitally sign it.

**IMPORTANT:** This form must be signed by a person that has executive authority to ensure the corrections are made such as the principal.

In the table below, provide a plan identifying the deficient item number, the corrective action that will be taken and the anticipated completion date.

To assist our office utilize paperless processes, please digitally sign this form after it has been completed. Ensure you have the latest version of Adobe Reader installed on your computer. Instructions for using signatures can be found in the help menu of Adobe Reader. Once signed, email the file to the inspector at the email address at the bottom of the report.

If you choose not to utilize digital signatures. Fill out this form, print it, sign it, scan it and email it to the inspector at

### Your POCA must be received by: 12/5/2023

Item Number		Corrective Action	Completion Date 12/01/2023
1,2,3,4	Will not use	barn for anything besides personal storage.	
Add Another C	orrective Action		•
Remove Last (	Corrective Item		
		Russ McKamey	
Title of Person S	Signing Form:		
Date:	_	12/01/2023	
	_	Russ McKamey	
Signature:	_		
		Office Use Only	
Approved			
O Not Approve	ed		
Reason:			
Attachment(s):	No Ao	dd Image Delete Image	





# **Fwd: McKamey Manor Plan of Corrective Action Affidavit**

2 messages



Begin forwarded message:

From: Christopher Bainbridge < Christopher.Bainbridge@tn.gov>

**Date:** December 15, 2023 at 9:05:37 AM CST **To:** musicalexcitementwithruss@yahoo.com

Cc: "George D. Smith" <George.D.Smith@tn.gov>, Russell Schwahn <Russell.Schwahn@tn.gov>, "Daniel

G. Garrett" < Daniel.G.Garrett@tn.gov>

**Subject: McKamey Manor Plan of Corrective Action Affidavit** 

Mr. McKamey,

I'm the Director of the Codes Enforcement Section of the State Fire Marshal's Office. We adopt and enforce minimum building and fire codes for the state. I have attached a letter and an affidavit for you to review and complete. Once completed and sent back to me, we will approved your Plan of Corrective Action. Please let me know if you have any questions.

Chris Bainbridge | Director of Codes Enforcement

Department of Commerce and Insurance

Fire Prevention Division - TN State Fire Marshal's Office

Codes Enforcement and Plans Review Section

Davy Crockett Tower, 10th Floor 500 James Robertson Parkway Nashville, TN 37243-0565 p. 615-741-7190 d. 615-741-6246 <u>christopher.bainbridge@tn.gov</u> I www.tn.gov/fire

Help us serve you better. Please take a few moments to let us know how we are doing and what we can do better by filling out the following survey <a href="https://www.research.net/r/SFMO">https://www.research.net/r/SFMO</a> CodesEnforcement

### 2 attachments



image001.png



McKamey Manor -- Affidavit.docx





## McKamey Manor POCA

Ben Conrady <Ben.Conrady@tn.gov>
To: Davis Griffin <davis@mockingbirdlaw.com>
Cc: Elizabeth Lefler Schulenberg <Elizabeth.LeflerSchulenberg@tn.gov>

Fri, Feb 2, 2024 at 1:11 PM

Mr. Griffin:

I serve as legal counsel for the State Fire Marshal's Office ("SFMO"). I am contacting you in response to the email below.

Pursuant to Tenn. Code Ann. § 68-102-116, "[t]he commissioner, or the commissioner's deputies or assistants, shall, subject to availability and efficient utilization of time, personnel and resources, inspect buildings or premises within their jurisdiction upon the written complaint of any citizen, or whenever the commissioner, or the commissioner's deputies or assistants, deem it necessary."

Additionally, pursuant to Tenn. Code Ann. § 68-102-130, "[t]he commissioner, the commissioner's deputies or any of the commissioner's assistants may at all hours enter any building or premises for the purpose of making an inspection or investigation that under this chapter, the person may deem necessary to be made."

As you have previously acknowledged, the SFMO has authority over this matter. As you are aware, Mr. McKamey's property was initially inspected in 2019 in response to a complaint received by the SFMO. Mr. McKamey was requested to provide a Plan of Corrective Action ("POCA"). Additional inspections occurred until an acceptable POCA was received by the SFMO. Part of Mr. McKamey's POCA, which was approved by the SFMO, required that props at the barn be removed and no future shows take place within the structure. Additionally, Mr. McKamey expressed his understanding that the barn could not, and would not, be used for any purpose beyond storage. As a result, the complaint was closed.

As you are aware, on November 21, 2023, the SFMO again conducted an inspection at the property in response to a complaint received by the SFMO. Upon inspection, it was discovered that Mr. McKamey was utilizing the barn as a special amusement facility, in conflict with state law and Mr. McKamey's previously submitted POCA. As a result, Mr. McKamey was requested to provide a POCA to address outstanding code deficiencies at the property, including the continued use of the barn.

As you are aware, on or about December 1, 2023, Mr. McKamey submitted a POCA which stated "[w]ill not use the barn for anything besides personal storage." Because of Mr. McKamey's previous actions, wherein he violated a substantially similar POCA and utilized the barn for purposes beyond storage, this statement alone was not deemed sufficient and the POCA was rejected.

Mr. McKamey is not required to bring the barn into compliance with adopted codes and standards so long as he does not use the facility for anything beyond storage. As you are aware, the SFMO suggested that Mr. McKamey complete an affidavit stating that the barn and CONEX boxes would only be used for storage. Such action would constitute an acceptable POCA and the complaint would be closed.

Currently, the complaint against Mr. McKamey's property remains open. At the direction of Assistant Commissioner Gary Farley, continued inspections will occur until an acceptable POCA is received, or the facility is brought into compliance with adopted codes and standards and inspected by the SFMO.

I have informed our staff of your request to be included on future inspection reports.

Respectfully,

Ben Conrady



Ben Conrady | Chief Counsel for Fire Prevention

Office of Legal Counsel

Davy Crockett Tower, 12th Floor

500 James Robertson Parkway, Nashville, Tennessee 37243

615-253-7271

Ben.Conrady@tn.gov

tn.gov/commerce

OUR MISSION: To provide exceptional legal service and valuable counsel to achieve the mission of our clients and serve the people of Tennessee.

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