

Section [40-56-230](#). (A) An application for a retail fireworks sales license must be accompanied by evidence that the applicant holds a policy that:

- (1) provides public liability insurance coverage for retail sales activities at the location for the permitted sale period;
- (2) is issued by an insurance company authorized to do business in this State; and
- (3) provides coverage in the following minimum amounts:
 - (a) one million dollars for injuries or damage to any one person in one accident or occurrence;
 - (b) one million dollars for injuries to two or more persons in any accident or occurrence; and
 - (c) one million dollars combined single-limit coverage for any one accident or occurrence.

(B) A policy, except those policies issued for fewer than ninety days' use for seasonal permits, by its original term or an endorsement, must obligate the insurer to not cancel, suspend, or nonrenew the policy without thirty days' written notice of the proposed cancellation, suspension, or nonrenewal being given to the board. The insured immediately shall give notice to the board if liability insurance is canceled, suspended, or nonrenewed.

Section [40-56-240](#). (A) A person may not store display fireworks in this State unless the person has obtained a wholesale license from the board.

- (B) Only licensed wholesalers shall sell or provide fireworks for displays.
- (C) All buildings and structures used to store display fireworks must meet regulations established by the board.
- (D) These license holders also must comply with U.S. Bureau of Alcohol, Tobacco, and Firearms regulations.