AMUSEMENT RIDE ACT

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48-1801. Act, how cited. Sections 48-1801 to 48-1820 shall be known and may be cited as the Nebraska Amusement Ride Act.

Source:  
Laws 1987, LB 226, §1  
Laws 1994, LB 608, §1

48-1802. Terms, defined. For purposes of the Nebraska Amusement Ride Act, unless the context otherwise requires:

(1) Amusement ride shall mean any mechanical device that carries or conveys passengers along, around, or over a fixed or restricted route or course or within a defined area for the purpose of giving its passengers amusement, pleasure, or excitement, but such term shall not include

   (a) any single-passenger coin-operated ride that is manually, mechanically, or electrically operated and customarily placed in a public location and that does not normally require the supervision or services of an operator, or

   (b) nonmechanized playground equipment, including, but not limited to, swings, seesaws, stationary spring-mounted animal features, rider-propelled merry-go-rounds, climbers, slides, trampolines, and physical fitness devices. Bungee jumping is specifically designated as an amusement ride for purposes of the act and shall mean the sport, activity, or other practice of jumping, diving, stepping out, dropping, or otherwise being released into the air while attached to a bungee cord, whereby the cord stretches, stops the fall, lengthens, and shortens allowing the person to bounce up and down, and is intended to finally bring the person to a stop at a point above a surface or the ground;

(2) Bungee cord shall mean a cord made of rubber, latex, or other elastic-type material, whether natural or synthetic;

(3) Commissioner shall mean the Commissioner of Labor or his or her designee;

(4) Operator shall mean a person actually engaged in or directly controlling the operations of an amusement ride;

(5) Owner shall mean a person who owns, leases, controls, or manages the operations of an amusement ride and may include the state or any political subdivision of the state;

(6) Qualified inspector shall mean any person who is

   (a) found by the commissioner to possess the requisite training and experience to perform competently the inspections required by the Nebraska Amusement Ride Act and

   (b) certified by the commissioner to perform inspections of amusement rides; and

(7) Reverse bungee jumping shall mean the sport, activity, or practice whereby a person is attached to a bungee cord, the bungee cord is stretched down so that such person is on a fixed catapult, launch, or release position, and such person is catapulted or otherwise launched or released into the air from such fixed position, while attached to a bungee cord, whereby the cord stretches, stops the fall, lengthens, and shortens allowing the person to bounce up and down, and is intended to finally bring the person to a stop at a point above a surface or the ground.

Source:  
Laws 1987, LB 226, §2  
Laws 1994, LB 608, §2

48-1803. Commissioner; adopt rules and regulations; administer act. The commissioner shall adopt and promulgate rules and regulations.
(1) for the safe installation, repair, maintenance, use, operation, and inspection of amusement rides as the commissioner may find necessary for the protection of the general public and

(2) necessary to carry out the provisions of the Nebraska Amusement Ride Act.

Such rules and regulations shall be of a reasonable nature, based upon generally accepted engineering standards, formulas, and practices, and, insofar as practicable and consistent with the Nebraska Amusement Ride Act, uniform with rules and regulations of other states. Whenever such standards are available in suitable form they may be incorporated by reference by the commissioner. The commissioner shall administer and enforce the Nebraska Amusement Ride Act and all rules and regulations adopted and promulgated pursuant to such act. The commissioner shall coordinate all regulatory and investigative activities with the appropriate state agencies.

Source: Laws 1987, LB 226, §3

48-1804. Amusement ride; permit required; inspection. Except for purposes of testing and inspection, no amusement ride shall be operated without a valid permit for the operation issued by the commissioner to the owner of such amusement ride. The owner of an amusement ride shall apply for a permit under section 48-1805 to the commissioner on an application furnished by the commissioner and shall include such information as the commissioner may require. Every amusement ride shall be inspected before it is originally put into operation for public use and at least once every year after such ride is put into operation for public use.

Source: Laws 1987, LB 226, §4

48-1804.01. Reverse bungee jumping rides; prohibited. No person shall operate a reverse bungee jumping ride in this state.

Source: Laws 1994, LB 608, §5

48-1805. (Operative date January 1, 2005.) Permit; issuance; conditions; fee; waiver of inspection.

(1) The commissioner shall issue a permit to operate an amusement ride to the owner of such amusement ride upon presentation by the owner of

(a) an application for a permit,

(b) a certificate of inspection by a qualified inspector,

(c) proof of liability insurance as required in section 48-1806, and (d) the permit fee. Such permit shall be valid through December 31 of the year in which the inspection is performed.

(2) The commissioner may waive the requirement of subdivision (1)(b) of this section if the owner of the amusement ride gives satisfactory proof to the commissioner that such amusement ride has passed an inspection conducted or required by a federal agency, any other state, or a governmental subdivision of this or of any other state which has standards for the inspection of such an amusement ride at least as stringent as those adopted and promulgated pursuant to the Nebraska Amusement Ride Act.

Source: Laws 1987, LB 226, §5
Laws 2004, LB 947, §1

Operative date January 1, 2005.

48-1806. Liability insurance required. No amusement ride shall be operated unless at the time of
operation the owner has an insurance policy in effect written by an insurance company authorized to do
business in this state insuring the owner and operator against liability for injury to persons arising out of the
operation of such amusement ride. Such insurance policy shall be in an amount not less than the minimum
amount per occurrence as established by the commissioner. Such minimum amount shall be established
with due regard to the protection of the general public and the availability of insurance coverage, but such
minimum amount shall not be greater than one million dollars per occurrence. The commissioner may
require a separate insurance policy from the owner of any equipment used in an amusement ride, subject
to the minimums and limitations provided in this section.

Source:
Laws 1987, LB 226, §6
Laws 1994, LB 608, §3

48-1807. Amusement ride; inspection; suspend permit; when. The commissioner may inspect any
amusement ride without notice at any time while such amusement ride is operating in this state. The
commissioner may temporarily suspend a permit to operate an amusement ride if it has been determined
after inspection to be hazardous or unsafe. An amusement ride shall not be operated while the permit for
its operation is suspended. Operation of such an amusement ride shall not resume until the hazardous or
unsafe condition is corrected to the satisfaction of the commissioner.

Source:
Laws 1987, LB 226, §7

48-1808. Accident; report; suspend permit; inspection. The owner of an amusement ride shall send a
copy of any accident report required by his or her insurer to the commissioner. The commissioner may
provide for the suspension of the permit of operation for any amusement ride the breakdown or malfunction
of which directly caused serious injury or death of any person. The commissioner may also require an
inspection of any amusement ride, whose operation has resulted in any serious injury or death, before
operation of such amusement ride may be resumed.

Source:
Laws 1987, LB 226, §8

48-1809. Permit fees. The commissioner shall establish by rules and regulations a schedule of permit fees
not to exceed fifty dollars for each amusement ride. Such permit fees shall be established with due regard
for the costs of administering the Nebraska Amusement Ride Act and shall be remitted to the State
Treasurer for credit to the Mechanical Safety Inspection Fund.

Source:
Laws 1987, LB 226, §9
Laws 2007, LB265, § 25

Operative date January 1, 2008.

48-1810. Repealed.

Source:
Laws 2007, LB 265, §38

48-1811. Commissioner; certify inspectors. The commissioner may certify such qualified inspectors as
may be necessary to carry out the Nebraska Amusement Ride Act.

Source:
Laws 1987, LB 226, §11

48-1812. Inspection fees.

(1) The commissioner may establish by rules and regulations a schedule of reasonable inspections fees for
each amusement ride. The cost of obtaining the certificate of inspection from a qualified inspector shall be
 borne by the owner of the amusement ride.

(2) A separate schedule of fees shall be established for the inspection of bungee jumping operations, including the inspection of cranes used for bungee jumping. The fees shall be established taking into consideration the cost of such inspections.

Source:
Laws 1987, LB 226, §12
Laws 1994, LB 608, §4

48-1813. Owner; maintain records. Each owner shall retain at all times up-to-date maintenance and inspection records for each amusement ride as prescribed by the commissioner. The owner shall make such records available to the commissioner on request.

Source:
Laws 1987, LB 226, §13

48-1814. Owner; provide schedule. The commissioner may require the owner of an amusement ride to provide the commissioner with a tentative schedule of events at which the amusement ride will be operated within this state. The commissioner shall establish timetables and procedures for providing and updating such schedules.

Source:
Laws 1987, LB 226, §14

48-1815. Operator; requirements. No person shall operate an amusement ride unless he or she is at least sixteen years of age. An operator shall be in attendance at all times that an amusement ride is in operation.

Source:
Laws 1987, LB 226, §15

48-1816. Violation; penalty. Any person who knowingly operates or causes to be operated an amusement ride in violation of the Nebraska Amusement Ride Act shall be guilty of a Class II misdemeanor. Each day a violation continues shall constitute a separate offense.

Source:
Laws 1987, LB 226, §16

48-1817. Application for injunction. The Attorney General, acting on behalf of the commissioner, or the county attorney in a county in which an amusement ride is located or operated may apply to the district court, pursuant to the rules of civil procedure, for an order enjoining operation of any amusement ride operated in violation of the Nebraska Amusement Ride Act.

Source:
Laws 1987, LB 226, §17

48-1818. Act, how construed. The Nebraska Amusement Ride Act shall not be construed to alter the duty of care or the liability of an owner of an amusement ride for injuries or death of any person or damage to any property arising out of an accident involving an amusement ride. The state and its officers and employees shall not be construed to assume liability arising out of an accident involving an amusement ride by reason of administration of the Nebraska Amusement Ride Act.

Source:
Laws 1987, LB 226, §18

48-1819. Local safety standards; authorized. The governing board of any city, county, or village may establish and enforce safety standards for amusement rides in addition to, but not in conflict with, the
standards established by the commissioner pursuant to the Nebraska Amusement Ride Act.

Source:
Laws 1987, LB 226, §19


Source:
Laws 1987, LB 226, §20