Drone Policy

Out of safety concerns for guests, employees, and resort property, as well as concerns for individual privacy, Granlibakken Tahoe prohibits the operation or use of unmanned aerial systems, or drones, by the general public—including recreational users and hobbyists—without the prior written authorization from the resort. This prohibition includes drones used for filming or videotaping, as well as any drone use by media or journalists operating above or within Granlibakken Tahoe resort boundaries. This prohibition on drone operations or use extends to any drones launched or operated from resort property, as well as drones launched from private property outside of Granlibakken Tahoe. Please contact a resort representative if you have any questions or if you seek prior authorization to operate any aerial drones. Any authorized operation of aerial drones may be governed by Federal Aviation Administration (FAA) rules and regulations, local law enforcement, and or US forest Service rules, as well as those policies separately established by this resort, which may include certification, training, insurance coverage, indemnification requirements, and waivers or releases of liability. Any violation of this policy may involve suspension or your skiing or snowboarding privileges, the revocation of your season pass, as well as confiscation of any drone equipment, and may subject violators to any damages, including, but no limited to, damages for violations of privacy and/or physical or personal injuries or property damage, as well as regulatory fines and legal fees.

Truncated Language:

Unmanned aerial drone use by guests or the media is prohibited without prior written approval of Granlibakken Tahoe.