

**BEFORE THE BOARD OF COMMISSIONERS**  
**FOR LINCOLN COUNTY, OREGON**

Ordinance # 495

1

---

2 **Relating to Small Gatherings, Outdoor Mass Gatherings and Extended Outdoor Mass**  
3 **Gatherings Permits**

---

4

5 Findings:

6 WHEREAS, ORS 203.035(1) allows the Lincoln County Board of Commissioners the  
7 power by ordinance to exercise authority within the County over matters of County concern, to  
8 the fullest extent allowed by the Constitutions and laws of the United States and of this State;  
9 and

10 WHEREAS, ORS 203.035 and ORS 433.735 to 433.770 provides authority for the  
11 regulation of Small Gatherings, Outdoor Mass Gatherings and Extended Outdoor Mass  
12 Gatherings; and

13 WHEREAS, the uncontrolled outdoor gatherings of large groups of persons for extended  
14 periods of time has necessitated a need for the establishment of reasonable health and safety  
15 rules.

16 The Lincoln County Board of Commissioners ordains as follows:

17 SECTION 1

18 Chapter 4 of the Lincoln County Code is amended by adding the following sections 4.405  
19 to 4.510.

Page 1 ORDINANCE # 495

Note: This Ordinance consists of entirely new provisions and does not replace any current provisions of the Lincoln County Code. Since it is not being codified, the usual provision of **boldface** for amendments and ~~strikethrough~~ for deletions does not apply to this Ordinance.

Office of Lincoln County Legal Counsel  
225 West Olive Street, Room 110  
Newport, Oregon 97365  
(541) 265-4108

1           **4.405 Definitions**

2           As used in LCC 4.405 to 4.505, unless the context requires otherwise:

3           (1)    “Assembly of Persons” means any gathering of any person, including but not  
4 limited to spectators, attendees, organizers, performers and participants on any given day.

5           (2)    “Board” means the Lincoln County Board of Commissioners, or its designee.

6           (3)    “Department” means the Lincoln County Planning Department.

7           (4)    “Director” means the Director of Lincoln County Planning, or his or her designee.

8           (5)    “Extended Outdoor Mass Gathering” (hereinafter “EMG”) means and includes an  
9 Assembly of Persons, including but not limited to spectators, for which the actual cumulative  
10 number is or is reasonably expected to be more than 3,000 persons for a period that continues to  
11 be for more than 120 hours, excluding set up, placement, storage and removal or similar action  
12 of any equipment, materials, structures, vehicles, supplies and so forth, within any continuous  
13 three-month period, and that is primarily held in open spaces and not in any permanent structure  
14 within the unincorporated area of Lincoln County. The duration begins on the earlier of when  
15 the first attendee can or is anticipated to arrive at the assembly and when the last attendee has left  
16 the assembly.

17          (6)    “Hearings Body” means the following:

18          (a)    For Outdoor Mass Gatherings, the Board;

19          (b)    For EMGs, the County Planning Commission;

20          (c)    For appeals of a decision of the County Planning Commission, the Board;

21          (d)    For appeals of a decision of the Director or Board, the Lincoln County Circuit  
22 Court.

23          (7)    “Organizer” includes any person who conducts, stages or sponsors a Small  
24 Gathering, Outdoor Mass Gathering or EMG, and the owner, lessee, or possessor of the real  
25 property upon which the Small Gathering, Outdoor Mass Gathering or EMG is to take place.

26          (8)    “Outdoor Mass Gathering” (hereinafter, “MG”) means and includes an assembly  
27 of persons, including but not limited to spectators, and whose number is or is reasonably  
28 anticipated to be more than 3,000 persons for a period that continues or can reasonably be

Page 2 ORDINANCE # 495

Note: This Ordinance consists of entirely new provisions and does not replace any current provisions of the Lincoln County Code. Since it is not being codified, the usual provision of **boldface** for amendments and ~~strike through~~ for deletions does not apply to this Ordinance.

Office of Lincoln County Legal Counsel  
225 West Olive Street, Room 110  
Newport, Oregon 97365  
(541) 265-4108

1 expected to continue for more than 24 hours, but less than 120 hours, excluding set up,  
2 placement, storage and removal or similar action of any equipment, materials, structures,  
3 vehicles, supplies and so forth, within any continuous three-month period and which is primarily  
4 held in open spaces, but not in any permanent structure within the unincorporated area of Lincoln  
5 County. The duration begins on the earlier of when the first attendee can or is anticipated to  
6 arrive at the assembly, and when the last attendee has left the assembly.

7 (9) "Permanent Structure" includes a stadium, an arena, an auditorium, a coliseum, a  
8 fairground, a commons, or other similar established places for assemblies and public gatherings.

9 (10) "Person" or "Persons" means any individual, firm, partnership, corporation, joint  
10 venture, association, social club, fraternal organization, fraternity, sorority, non-profit  
11 organization, estate, trust, receiver, trustee, syndicate or other group, organization or  
12 combination acting as a unit.

13 (11) "Sheriff" means the Lincoln County Sheriff or his/her designee.

14 (12) "Small Gathering" (hereinafter, "SG") means and includes an assembly of  
15 persons, including but not limited to spectators, whose actual cumulative number is or is  
16 reasonably anticipated to be less than 3,001 persons but more than 300 persons for a period that  
17 continues or can reasonably be expected to continue for more than 6 hours but not more than 120  
18 hours, excluding set up, placement, storage and removal or similar action of any equipment,  
19 materials, structures, vehicles, supplies and so forth within any continuous three month period,  
20 and that is held primarily in open spaces and not in any permanent structure within the  
21 unincorporated area of Lincoln County. The duration begins on the earlier of when the first  
22 attendee can or is anticipated to arrive at the assembly and when the last attendee has left the  
23 assembly.

24 (13) "Spectator" means any person located within, alongside or near the SG, MG or  
25 EMG, whether or not that person pays a fee to participate in the SG, MG or EMG.

26 (14) "Sponsor" means any person that allows, promotes or causes an SG, MG or EMG.

27 (15) "Temporary Structure" includes stages, tents, trailers, chemical toilet facilities and  
28 other non-permanent structures customarily erected or sited for temporary use.

1 (16) "Traffic Control" means signs, warning markers and other regulatory devices  
2 meeting the standards of the Manual of Uniform Traffic Control Devices.

3 **4.410 SG, MG and EMG Exclusions**

4 (1) The requirements in this Code for SGs, MGs and EMGs shall not apply to any  
5 regularly scheduled religious service or religious organized activity that takes place on  
6 institutional property, regularly organized and supervised school district activity or program that  
7 takes place on school property, any activities at the Lincoln County Fairgrounds or Commons,  
8 any activity at a County park, or any activity of a municipal corporation or governmental agency.

9 (2) The Director or Hearings Body, as applicable, may waive all or part of the permit  
10 requirements for certain limited SGs, upon a showing by the Organizer of good cause, when no  
11 significant public health, safety or welfare issues are involved or when the Director or Hearings  
12 Body determines that no County law enforcement or other County resources are necessary.  
13 Notwithstanding the above, there shall be no waiver of fire protection standards (Section 4.450).

14 **4.415 SG, MG and EMG Permit Required**

15 (1) No Organizer shall hold, conduct advertise or otherwise promote an SG, MG or  
16 EMG or allow an SG, MG or EMG to be held on real property in the unincorporated areas of  
17 Lincoln County unless the Organizer obtains a permit to hold such an SG, MG or EMG.

18 (2) No permit for an SG, MG or EMG shall be issued unless the landowner of the  
19 property that is the site of the SG, MG or EMG also signs the application.

20 (3) All SGs and MGs are exempt from the requirements of Chapter 1 of the Lincoln  
21 County Code, except where noted.

22 (4) One permit shall be required for each SG, MG or EMG.

23 (5) A permit issued under these provisions does not entitle the SG, MG or EMG  
24 Organizer to construct any permanent physical alterations to or on the real property which is the  
25 site of the SG, MG or EMG.

26 (6) The Organizer of a proposed SG, MG or EMG shall file an application with the  
27 Department at least 90 days prior to the SG, MG or EMG.

28 (7) The application shall include the following:

Note: This Ordinance consists of entirely new provisions and does not replace any current provisions of the Lincoln County Code. Since it is not being codified, the usual provision of **boldface** for amendments and ~~strikethrough~~ for deletions does not apply to this Ordinance.

- 1 (a) Name and mailing address, email address and phone number of the Organizer  
2 (and of the Property Owner, Lessee, or Possessor, if different).
- 3 (b) Legal description and address, if any, of the location of the proposed SG, MG or  
4 EMG.
- 5 (c) A map of the SG, MG or EMG showing access roads and assembling and  
6 disbanding points.
- 7 (d) The date or dates of the proposed SG, MG or EMG.
- 8 (e) The proposed starting and ending time(s) of the SG, MG or EMG.
- 9 (f) The estimated number of persons, vehicles and animals that will be attending,  
10 participating in or viewing the SG, MG or EMG.
- 11 (g) The nature of the proposed SG, MG or EMG.
- 12 (h) A sketch, and other detailed information showing the type, number and location  
13 of all toilets, washing facilities, water supply, food preparation, food service facilities and solid  
14 waste collection locations.
- 15 (i) The name and phone number of the contact person who shall be easily identified  
16 and who shall remain at the SG, MG or EMG site at all times.
- 17 (j) Approval by the authorized representative of the rural fire protection district  
18 under ORS Chapter 478, or State Fire Marshal, or State Forester, as applicable.
- 19 (k) A water supply plan showing compliance with OAR 333-039-0010; a drainage  
20 plan showing compliance with OAR 333-039-0020; a sewerage plan showing compliance with  
21 OAR 333-039-0025; a refuse storage and disposal plan showing compliance with OAR 333-039-  
22 0030; a food and sanitary food service plan showing compliance with OAR 333-039-0035, an  
23 emergency medical facilities plan showing compliance with OAR 333-039-0040; a fire  
24 protection plan showing compliance with OAR 333-039-0045; a security personnel plan  
25 showing compliance with OAR 333-039-0050; and a traffic plan showing compliance with OAR  
26 333-039-0055.

Page 5 ORDINANCE # 495

Note: This Ordinance consists of entirely new provisions and does not replace any current provisions of the Lincoln County Code. Since it is not being codified, the usual provision of **boldface** for amendments and ~~strike through~~ for deletions does not apply to this Ordinance.

Office of Lincoln County Legal Counsel  
225 West Olive Street, Room 110  
Newport, Oregon 97365  
(541) 265-4108

1 (l) A copy of the proposed participant entry form for the SG, MG or EMG, including  
2 a release agreement releasing Lincoln County, its officers, agents, employees or volunteers from  
3 liability for any or all injuries.

4 (m) A signed indemnity agreement on a form provided by the County.

5 (n) Information on whether alcohol will be part of the SG, MG or EMG, and if so, in  
6 what way, and what arrangements have been made for appropriate licensing.

7 (o) Such other appropriate information as the Director or Board may require in order  
8 to ensure compliance with the provisions of this chapter, as well as the rules of the Oregon  
9 Department of Human Services.

10 (8) The application for an SG, MG or EMG shall be accompanied by the appropriate  
11 fee pursuant to the County fee schedule. Except as provided in subsection (9) below, no rebate or  
12 refund of money paid for a permit shall be made.

13 (9) Incomplete applications shall be denied and the application fee, less County costs,  
14 shall be returned to the permit applicant.

15 (10) If the application is submitted fewer than 90 days prior to the event and the  
16 Director or Board accepts the application, the processing fee shall be double.

17 (11) The Director shall furnish a copy of the SG, MG or EMG permit to the Sheriff  
18 and to any other jurisdiction with regulatory authority in which the SG, MG or EMG takes place.

19 (12) If a permit for a proposed event under this Ordinance cannot be issued because  
20 the proposed event does not meet the definition of an SG, MG or EMG, the proposed event shall  
21 not be authorized unless it otherwise complies with Chapter 1 of the Lincoln County Code.

22 (13) No more than one SG, MG, or EMG may be held at the same location within a  
23 three month period.

#### 24 **4.420 SG, MG and EMG Permit Processing/When Hearings Are Required**

25 (1) SG permits shall be processed administratively by the Director without a hearing.

26 (2) No application for an MG permit shall be approved without review by the Board  
27 following a public hearing.

1 (3) No application for an EMG permit shall be approved without review by the  
2 Planning Commission following a public hearing in accordance with ORS 433.763.

3 (4) Public hearings shall be set at the discretion of the Director, but, in no case, earlier  
4 than 10 days from the date of the application.

5 **4.425 SG, MG and EMG Departmental and Agency Notice**

6 (1) The Director shall send notice of the application to the following officers at least  
7 10 calendar days prior to the administrative decision (for the SG) or hearing (for the MG or  
8 EMG): Lincoln County Counsel (serving as Risk Manager), County Sheriff, the Director of  
9 Lincoln County Health and Human Services, the County Roadmaster, and the Chief of the Fire  
10 District, if there is one, in which the SG, MG or EMG is proposed, the State Fire Marshal and the  
11 State Forester.

12 (2) The Director shall publish notice of his or her administrative decision for an SG in  
13 a newspaper of general circulation in the County within 10 calendar days of the date of his or her  
14 decision.

15 (3) The Director shall publish notice of the hearing for a MG or EMG permit at least  
16 10 calendar days before the hearing in a newspaper of general circulation in the County.

17 **4.430 SG, MG and EMG Approval Criteria**

18 (1) An SG, MG or EMG permit shall be approved upon demonstration by the  
19 Organizer of compliance with or the ability to comply with the provisions of this chapter, as well  
20 as all health and safety rules adopted by the Oregon Department of Human Services, as  
21 applicable.

22 (2) Each public official receiving notice of the application for an SG who wishes to  
23 comment on the application shall submit such comment in writing to the Director within 10 days  
24 of receiving notice of the application. Each public official receiving notice of the application for  
25 an MG or EMG permit who wishes to comment on the application shall submit such comment in  
26 writing to the Hearings Body no later than the date and time for the hearing.

Page 7 ORDINANCE # 495

Note: This Ordinance consists of entirely new provisions and does not replace any current provisions of the Lincoln County Code. Since it is not being codified, the usual provision of **boldface** for amendments and ~~strike through~~ for deletions does not apply to this Ordinance.

Office of Lincoln County Legal Counsel  
225 West Olive Street, Room 110  
Newport, Oregon 97365  
(541) 265-4108

1 (3) The comment from any public official regarding an SG, MG or EMG permit may  
2 include recommendations related to the official functions of the officer as to granting the permit  
3 and any recommended conditions that should be imposed.

4 (4) The Director or Hearings Body shall consider the imposition of any suggested  
5 changes submitted by the public officials who received notice of the proposed gathering.

6 (5) The Director or Hearings Body may consider and impose any reasonable  
7 condition on a permit under this chapter.

#### 8 **4.435 SG, MG and EMG Appeals**

9 (1) When the County Planning Commission is the Hearings Body, any person who  
10 participated in the hearing before the Planning Commission shall be deemed a party and may  
11 appeal the decision to the Board.

12 (2) All SG decisions of the Director and MG decisions of the Board shall be  
13 reviewable only by the Lincoln County Circuit Court for the State of Oregon only by writ of  
14 review under the provisions of ORS 34.010 to 34.100.

15 (3) All EMG rulings of the Board are appealable to the Land Use Board of Appeals.

#### 16 **4.440 SG, MG and EMG Insurance**

17 (1) If the Director, Board or Planning Commission, as applicable, determines that the  
18 SG, MG or EMG creates a potential for injury for persons or property, they may require  
19 Organizers to obtain a commercial general liability insurance policy in an amount commensurate  
20 with the risk, with single limit policy limits of not less than \$2,000,000.

21 (2) The insurance policy may not be cancelable and shall provide coverage against  
22 liability for death, injury or disability of any human or for damage to property arising out of the  
23 SG, MG or EMG.

24 (3) The insurance policy must be an "occurrence" policy, or its equivalent, that  
25 provides for payment of claims made during the 180 day period after the scheduled termination  
26 of the SG, MG or EMG.

1 (4) The Organizer shall furnish the Director with an insurance certificate and a copy  
2 of the insurance policy naming the County as an additional insured under the policy, at least 14  
3 days before the first day of the SG, MG or EMG.

4 (5) The permit for an SG, MG or EMG shall be voided by the Director if the  
5 Organizer does not file proof of the non-cancelable insurance required by this section with the  
6 Director at least 14 days before the first day of the SG, MG or EMG.

7 (6) The Organizer must agree in writing to indemnify, defend and save and hold  
8 harmless the County, its commissioners, boards, officers, employees and agents, from all suits,  
9 actions damages or claims to which the County may be subjected to of any kind or nature  
10 whatsoever, resulting from, caused by, arising out of or as a consequence of such SG, MG, or  
11 EMG and the activities permitted in connection therewith.

12 **4.445 SG, MG and EMG Sanitary Facilities and Food Preparation**

13 (1) The County Environmental Health Division shall have the responsibility for  
14 approving all sanitation and related facilities required by the Director or Hearings Body for an  
15 SG, MG or EMG permit to ensure that reasonable minimum standards have been or will be met  
16 by the Organizer, in accordance with the procedures outlined in this chapter and OAR 333-039.

17 (a) Water. An adequate supply of water meeting state drinking water standards for  
18 chemicals and bacteria shall be provided.

19 (b) Food Service Facilities. Food service facilities shall comply with the Oregon  
20 Department of Human Services regulations that pertain to the operation of temporary restaurants.  
21 All food service providers must be validly licensed.

22 (2) Such approval of an SG, MG or EMG permit by the County Environmental  
23 Health Department shall indicate the number, type, and location, when appropriate, of the  
24 various sanitary facilities and shall include a description of the specific type of food preparation  
25 and food service facilities to be provided.

26 **4.450 SG, MG and EMG Fire Protection Standards**

27 (1) No SG, MG or EMG permit shall be granted under this chapter unless the  
28 Organizer has shown that the authorized representative of the rural fire protection district under

1 ORS Chapter 478 has approved the type, size, number and location of fire protection devices and  
2 equipment available at, in or near any location, including outdoor sites, buildings, tents, stadium  
3 or enclosure, during the course of an SG, MG or EMG for which a permit is required under this  
4 chapter.

5 (2) If the site for which the permit is applied for is located outside a fire protection  
6 district, the Organizer must show approval from the Office of the State Fire Marshal, or State  
7 Forester, as applicable.

8 **4.455 SG, MG and EMG Medical Service**

9 (1) Sheriff shall have responsibility for approving plans as to medical service  
10 required for the SG, MG or EMG.

11 **4.460 SG, MG and EMG Public Safety**

12 (1) The Organizer must submit plans for public safety at the SG, MG or EMG  
13 demonstrating the following:

14 (a) Adequate traffic control and crowd protection policing shall be contracted for or  
15 otherwise provided by Organizer.

16 (A) There shall be provided one traffic control person for each 250 persons expected  
17 or reasonably expected to be in attendance at any time during the SG, MG or EMG.

18 (B) Further, there shall be provided one crowd control person for each 100 persons  
19 expected or reasonably expected to be in attendance at any time during the SG, MG or EMG.

20 (b) The Organizer shall submit the names and necessary background information as  
21 required by the Director or Hearings Officer for all traffic-control and crowd-control personnel  
22 to be utilized during the MG or EMG.

23 (c) All such personnel must meet the following minimum standards in order to be  
24 approved as suitable:

25 (A) Be at least 18 years of age;

26 (B) Must have the physical capability to perform the traffic control and traffic control  
27 responsibilities;

1 (C) Have training or experience acceptable to the County to conduct traffic and or  
2 crowd-control duties.

3 (2) All of the traffic control and crowd control personnel must wear appropriate  
4 safety vests or jackets.

5 (3) The required number of crowd-control personnel must be on duty during the  
6 entire SG, MG or EMG unless a relief schedule has been planned and approved.

7 (4) A relief schedule will be approved only when sufficient crowd-control strength on  
8 duty has been maintained to meet the minimum strength standards set forth in this chapter.

9 (5) It is the duty of the crowd control personnel to report any violations of the law to  
10 the Sheriff.

11 **4.465 SG, MG and EMG Parking Facilities**

12 (1) Prior to or on the date of application for an SG, MG or EMG, the Organizer shall  
13 provide a scale drawing showing that adequate parking facilities have been made available  
14 within or adjacent to the location for which the permit is requested.

15 (2) Such parking facilities shall provide parking space for one vehicle for every four  
16 persons expected or reasonably expected to attend.

17 (3) Adequate ingress and egress shall be provided from such parking area to facilitate  
18 the movement of any vehicle at any time to or from the parking area of the SG, MG or EMG.

19 (4) Should buses be used to transport the public to the SG, MG or EMG, it shall be  
20 shown that adequate parking is available at any site from which buses are scheduled to pick up  
21 persons to transport them to the SG, MG or EMG.

22 **4.470 SG, MG and EMG Permit Display and Set Up and Clean Up Requirements**

23 (1) The Organizer of an SG, MG or EMG shall have a copy of the permit available  
24 for inspection upon request.

25 (2) Any permit for an SG, MG or EMG shall not be transferrable or assignable  
26 without the consent of the Director or Board.

27 (3) Any permit for an SG, MG or EMG shall be kept posted in a conspicuous place  
28 upon the premises of such assembly.

Note: This Ordinance consists of entirely new provisions and does not replace any current provisions of the Lincoln County Code. Since it is not being codified, the usual provision of **boldface** for amendments and ~~strikethrough~~ for deletions does not apply to this Ordinance.

1 (4) All onsite activities required to prepare the assembly site must occur within 72  
2 hours prior of the advertised time the assembly is scheduled to begin. The Director or Hearings  
3 Body may, upon a showing of necessity, allow preparation to begin more than 72 hours before  
4 the advertised time of the assembly but those activities are limited to set up only and not  
5 commercial vending, rehearsals or sound checks. All of the facilities shall be in place at least 2  
6 hours before the SG, MG or EMG begins.

7 (5) The organizer must remove and repair all remaining residue, debris, or damage to  
8 property resulting from the assembly 72 hours after termination of the assembly.

9 **4.475 SG, MG and EMG Inspection of Premises**

10 (1) No SG, MG or EMG permit shall be granted unless the Organizer shall, in  
11 writing, upon the application for such permit, consent to allow the Director, law enforcement,  
12 public health and fire control officers to come upon the premises for which the permit has been  
13 granted for the purpose of inspection and enforcement of the terms and conditions of the permit  
14 and this chapter and any other applicable laws or ordinances.

15 (2) If any inspections reveal deficiencies in compliance with State or local law, the  
16 inspectors may return as often as needed until the deficiencies are cured. If the deficiencies are  
17 not cured or cannot be cured, the Sheriff may suspend or terminate the SG, MG or EMG.

18 **4.480 SG, MG and EMG Restricted Hours of Operation**

19 (1) No SG, MG or EMG shall be conducted, including set up, placement, storage,  
20 staging, removal or similar action of any equipment, materials, structures, vehicles, supplies and  
21 so forth, between the hours of 1:00 A.M. and 9:00 A.M.

22 (2) The gathering must comply with the Lincoln County Noise Ordinance (Lincoln  
23 County Code Sections 2.2000 to 2.2045).

24 **4.485 SG, MG and EMG Enforcement**

25 (1) The Organizer shall provide a contact person who shall be easily identifiable with  
26 readily visible ID and who shall remain at the SG, MG or EMG site at all times.

1 (2) If any Organizer of an SG, MG or EMG violates any provisions of this chapter,  
2 the Sheriff may immediately suspend, revoke or terminate any permit for an SG, MG or EMG  
3 and may seek any legal remedy available.

4 (3) The SG, MG or EMG Organizer shall keep a reasonable count of persons and  
5 vehicles entering and leaving the SG, MG or EMG.

6 (4) If, at any time during the SG, MG or EMG held under a valid permit, the number  
7 of persons or vehicles attending the SG, MG or EMG exceeds by 10% or more the number of  
8 persons or vehicles estimated in the permit application, the Sheriff has the authority to require  
9 the Organizer to limit further admissions until a sufficient number of individuals or vehicles have  
10 left the site to bring the actual attendance down to the number estimated by the Organizer.

11 (5) For any SG, MG or EMG held under a valid permit, the Sheriff has the authority  
12 to order the crowd to disburse and leave the SG, MG or EMG site if the Organizer cannot  
13 maintain order and compliance with all applicable State and local laws or refuses or is unable to  
14 adhere to the terms and conditions of the permit.

15 (6) In addition to the State law provisions in ORS Chapter 433, including ORS  
16 433.990(7), the County Counsel or District Attorney for Lincoln County may maintain an action  
17 in any court of general jurisdiction to restrain or enjoin any violation of this Ordinance.

18 (7) If persons remain on site after the scheduled end of the permitted SG, MG or  
19 EMG, or if the Organizer fails to remove all debris or residue within 72 hours after termination  
20 of the SG, MG or EMG, or if the Organizer fails to remove all temporary structures within three  
21 weeks after the termination of the SG, MG or EMG, the County may issue citations to the  
22 Organizer, all persons remaining at the site, and/or all persons who have left debris behind.

23 (8) In addition to any other remedies provided, if the SG, MG or EMG site is not  
24 restored to its previous condition, or better, the County may arrange for cleanup of the site, and  
25 then file an action for damages against the Organizer or successor landowner.

26 **4.490 SG, MG and EMG Intoxicating Liquor Prohibition**

27 (1) No Organizer, nor any person having charge or control thereof at any time when  
28 an SG, MG or EMG is being conducted shall permit any person to bring into such SG, MG or

Note: This Ordinance consists of entirely new provisions and does not replace any current provisions of the Lincoln County Code. Since it is not being codified, the usual provision of **boldface** for amendments and ~~strikethrough~~ for deletions does not apply to this Ordinance.

1 EMG or upon the premises thereof, any intoxicating liquor, nor permit intoxicating liquor to be  
2 consumed on the premises, and no person during such time shall take or carry onto such  
3 premises or drink thereon intoxicating liquor.

4 (2) Subsection (1) of this section shall not apply to the sale and consumption of  
5 intoxicating liquor from a facility located on the premises of an SG, MG or EMG when validly  
6 licensed by the State.

7 **4.495 SG, MG and EMG Unlawful Controlled Substances Prohibition**

8 (1) No firm, person, society, association or corporation conducting an SG, MG or  
9 EMG, nor any person having charge or control thereof at any time when an SG, MG or EMG is  
10 being conducted shall permit any person to possess any controlled substances that are unlawful  
11 under Oregon law.

12 **4.500 SG, MG and EMG Compliance Required**

13 (1) Compliance with the terms and conditions of this chapter shall constitute  
14 minimum health, sanitation and safety provisions; and failure to comply with the terms and  
15 conditions of this chapter or state laws shall constitute a public nuisance and shall be subject to  
16 all criminal, civil and equitable remedies as such.

17 **4.505 SG, MG or EMG Violation Enforcement**

18 (1) For an SG, MG or EMG, violation of this chapter is subject to enforcement  
19 pursuant to Chapter 10 of the Lincoln County Code, and other legal remedies available under the  
20 law.

21 **4.510 Review of Ordinance # 495**

22 (1) Prior to December 31, 2018, the Lincoln County Board of Commissioners shall  
23 review this Ordinance for possible amendments.

24  
25 SECTION 2

26 Severability

1 The sections, subsections, paragraphs and clauses of this Ordinance are severable. The  
2 invalidity of one section, subsection, paragraph or clause shall not affect the validity of the  
3 remaining sections, subsections, paragraphs and clauses.

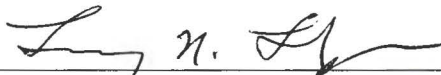
4  
5 SECTION 3

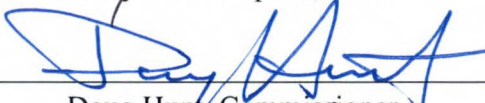
6 Repeal of Sections 4.105 to 4.160 (Re Entertainment Assemblies) of the Lincoln County  
7 Code


8 On the effective date of this ordinance, Sections 4.105 to 4.160 (regarding Entertainment  
9 Assemblies) of the Lincoln County Code are repealed.

10  
DATED this 16<sup>th</sup> day of August, 2017.

LINCOLN COUNTY BOARD OF COMMISSIONERS

  
\_\_\_\_\_  
Terry N. Thompson, Chair

  
\_\_\_\_\_  
Doug Hunt, Commissioner

  
\_\_\_\_\_  
Bill Hall, Commissioner

APPROVED AS TO FORM:

  
\_\_\_\_\_  
Wayne Belmont, County Counsel

ATTESTED TO:

  
\_\_\_\_\_  
Casey Miller, Public Information Officer