

MODIFYING Chapters 723, “Streets and Sidewalks, Use Regulations,” 883, “Public Assembly Permit,” 865, “Theaters and Exhibitions,” and Title XV, “Code Compliance and Hearings,” of the Cincinnati Municipal Code by **ORDAINING** new Sections 883-1-E “Event,” 883-1-F, “Facility for Public Assembly; Facility,” 883-1-F1, “Facility Manager,” and 883-1-P1, “Person,” and by **AMENDING** the provisions of Chapter 883, “Public Assembly Permit,” to establish a clear and effective framework for ensuring the safety, security, and welfare of persons at public assembly events where such events may require heightened safety considerations; and further **AMENDING** Sections 723, “Applicability,” 865-31, “Emergency On-the-Scene Authority of Police and/or Fire Officer in Charge,” 865-33, “Selling of Tickets Over Capacity of Places of Assembly,” Section 1501-11, “Class E Civil Offenses,” to make the provisions consistent with the changes provided herein; and further **REPEALING** Chapter 881, “Facilities for Public Assembly,” of Title VIII, “Business Regulations,” as the provisions are duplicated and incorporated into the modifications provided for herein.

WHEREAS, Cincinnati Municipal Code (“CMC”) Chapter 883, “Public Assembly Permit,” requires persons to first obtain a permit when they seek to have an event at a private facility wherein large crowds of the general public may attend; and

WHEREAS, these permits are the primary tool by which the City of Cincinnati (“City”) ensures that the event and the facility associated with the event, are safe and the health, safety, and welfare of any patrons of the event are reasonably protected; and

WHEREAS, events where large crowds of people gather present elevated concerns for the safety, security, and welfare of the persons attending the event, the employees of the facility, and the City’s ability to respond to health and safety emergencies; and

WHEREAS, Council accordingly wishes to modify Chapter 883, “Public Assembly Permit,” to clearly and effectively establish conditions for obtaining a permit to hold public assembly events to provide for the health, safety, and welfare of persons and ensure the City’s ability to respond to health, safety, and welfare issues, and further wishes to establish the penalties associated with the failure to satisfy those conditions; and

WHEREAS, additionally, City Council wishes to repeal CMC Chapter 881, “Facilities for Public Assembly,” and modify CMC Section 865-31, “Emergency On-the-Scene Authority of Police and/or Fire Officer in Charge,” Section 865-33, “Selling of Tickets Over Capacity of Places of Assembly,” and Section 723, “Applicability,” to provide clarity and consistency for the changes provided for herein; now, therefore,

BE IT ORDAINED by the Council of the City of Cincinnati, State of Ohio:

Section 1. That Chapter 883, "Public Assembly Permit," of the Cincinnati Municipal Code is hereby amended to read as follows:

Sec. 883-1. Definitions.

For the purposes of this chapter, the words and phrases defined in the sections hereunder Chapter 881 of this code shall have the meaning therein respectively ascribed to them unless a different meaning is clearly indicated by the context.

Sec. 883-1-E. Event.

"Event" shall mean a live, videotaped, recorded, televised or transmitted speech, performance, presentation or gathering of persons, including but not limited to concerts, dramatic or dance presentations, variety shows, sports presentations, exhibitions or other performances, presentations or gatherings of people where the intent of the person attending can be construed to be the visual or auditory observation of persons, performers or objects and for which a separate admission is required regardless of whether tickets are issued, sold or required or whether a fee is charged.

Sec. 883-1-F. Facility for Public Assembly; Facility.

"Facility for public assembly" or "facility" shall mean a stadium, theatre, arena, concert hall or other place having a gathering of 1,800 persons or more which is in a wholly or partially enclosed area, whether indoors or outdoors, having limited access through a restricted number of entrances.

Sec. 883-1-F1. Facility Manager.

"Facility manager" shall mean a person who owns, operates, or manages a facility for public assembly.

Sec. 883-1-P1. Person.

"Person" shall mean the city of Cincinnati, any individual, corporation, firm, partnership, association, organization, university, school, or agent thereof, or any other group acting as a unit as well as individually, and shall also mean an executor, administrator, trustee, receiver, or other representative appointed according to law.

Sec. 883-3. Public Assembly Permit.

- (a) No person shall operate or admit patrons to a facility for public assembly for an event without first obtaining a permit approved by the Cincinnati fire chief or the fire chief's designee.
- (b) Before a permit is issued under this chapter, the facility manager of a permanent facility for public assembly shall make application on a form, including by electronic means, provided by the city manager ~~360~~ days prior to the date of the

event. The facility manager of a facility or person responsible for a facility involving street events or other events requiring a special event permit, shall also make application as required by Cincinnati Municipal Code Chapter 765 ~~on a form provided by the city manager 90 days prior to the date of the event.~~ The city manager may allow application within a shorter time upon a showing of special circumstances. The application shall include all information required by the rules and regulations provided for in Section 883-13 which shall include the following information and meet the following requirements:

- (1) The name and location of the facility for public assembly at which the event is to be held;
- (2) The type of activity or event;
- (3) The name and description of the event and any acts within the event;
- (4) The number of persons participating in the event and each act thereof;
- (5) The number of support personnel, including stage hands, electricians, technicians and other persons whose activities support the staging of the event;
- (6) The date and time of each event;
- (7) The amount of time and time of day the doors will be open to admit patrons to the event, which time shall be in accordance with Section (c)(2)(iii) below. The number of doors shall comply with the Fire Code and the Building Code, and as required by any rules and regulations which may consider requiring one door per 1000 patrons ~~not less than 90 minutes prior to the publicized start of the event for a general admission or festival seating event, nor 60 minutes prior to the publicized start of the event for a reserved seating event, unless the time is determined to be otherwise by the fire chief, police chief or their designate; in addition, the facility manager or facility representative shall be prepared to open the doors at least two hours ahead of the publicized start of the event if necessary to avoid a risk of substantial danger or injury to persons or property;~~
- (8) An estimate of the duration of the event;
- (9) The number of persons anticipated to attend the event;
- (10) The name, address and telephone number of the promoter or sponsor of the event;
- (11) The arrangements of seating for the event, including the location of the stage (A diagram of the arrangements including the stage shall be included with the application);

- (12) The person or persons in charge of the event and each act of the event and the name of the facility representative who will be present at the facility during the event;
 - (13) City services or personnel to be used during the event;
 - (14) Additional plans for the event to protect the safety and welfare of patrons and the public ~~not addressed in the facility's plan of operating procedure approved under Chapter 881;~~
 - (15) The respective responsibilities of the promoter, the operator of a facility, and persons performing or participating in the event for crowd management and the provision of a safe environment for patrons to the event and the public;
 - (16) Insurance coverage, per the city's regulations, including type of risk and amount, of promoter of an event, operator of the facility, performers and participants; ~~if the city of Cincinnati is~~ shall be named as an additional insured of any insurance policy for the event and a copy of the policy shall be attached to the application;
 - (17) The date on which ticket sales will commence;
 - (18) Such other information as may be required by regulations promulgated pursuant to the provisions of Section 883-13 of this chapter.
- (c) Festival seating or general admission must be clearly indicated on the application. For festival seating or general admission seating, a Life Safety Evaluation will be required and shall include an assessment of the following conditions and related safety measures:
- (1) Nature of events and the participants and attendees:
 - (i) The type of music or event;
 - (ii) The type of crowd including the anticipated age span of the crowd;
 - (iii) Require a written plan on the steps that will be taken to address aggressive behavior such as "Moshing" and "Body Surfing";
 - (iv) Performances may be interrupted upon orders of the commanding fire officer due to safety concerns;
 - ~~(v) The fire chief will determine the number of fire personnel required to assure public safety for any event.~~
 - (v) A written show stoppage procedure detailing the steps to be taken to stop the performance in an emergency;

- (vi) Location of a formal command post including representation from fire, police, facility, and event manager. The facility and event manager shall ensure proper staffing to ensure stoppage of an event if needed;
- (vii) The fire chief will determine the number of fire personnel required to assure public safety for any event, which may require a minimum of two life safety officers; and
- (viii) whether there is the removal of the fire alarm system or changes to the fire alarm systems.

(2) Access and egress movement, including crowd density problems:

- (i) The number of tickets available for festival seating. All tickets for festival seating must be sold prior to the event;
- (ii) Maximum occupancy for the festival seating area will be determined according to the criteria established by the National Fire Protection Association's Life Safety Code standards;
- (iii) Doors must be prepared to open 2 hours prior to the start of the event and will open upon the command of the fire officer on the scene. All ushers and security personnel will be in place 2 and 1/2 hours prior to the start of the event. Doors shall not open less than 90 minutes prior to the publicized start of the event for a general admission or festival seating event, nor 60 minutes prior to the publicized start of the event for a reserved seating event, unless the time is otherwise determined by the fire chief, police chief or their designee;
- (iv) The number of additional ushers and security personnel assigned specifically to the festival seating area;
- (v) A procedure detailing the plan to stage and escort patrons into the festival seating area;
- (vi) If only part of the event is for general or festival seating admission, then all ~~All~~ (floor/festival seating) patrons will be required to wear a wrist band or, if permitted by the Cincinnati fire chief or a designee, electronic banding for tickets on electronic devices;
- (vii) A written emergency plan in place addressing the control and evacuation of patrons from the festival seating area;
- (viii) A description of the facility, including ~~T~~the number and locations of exits from the floor/festival seating area, including the width of the exits, the configuration of the facility and event, including aisle

widths, and such other information as may be required by regulations promulgated pursuant to the provisions of Section 883-13 of this chapter.

- (3) Medical emergencies:
 - (i) Refer to emergency procedure plan as required on current permit requirements;
 - (ii) A diagram of the ingress and egress maintained for emergency personnel.
- (4) Fire hazards:
 - (i) Refer to emergency procedure plan as required on current permit requirements.
- (5) Permanent and temporary structures:
 - (i) Diagram detailing the placement of barricades and exit doors as well as any queuing lines that may be needed. Such diagrams shall show the widths of all exits.
- (6) Severe weather conditions:
 - (i) Refer to emergency procedure plan as required on current permit requirements.
- (7) Earthquakes:
 - (i) Refer to emergency procedure plan as required on current permit requirements.
- (8) Civil or other disturbances:
- (9) Hazardous materials incidents within and near the facility:
 - (i) Refer to emergency procedure plan as required on current permit requirements.
- (10) Relationships among facility management, event participants, emergency response agencies, and others having a role in the events accommodated in the facility.
- (11) Such other information as may be required by regulations promulgated pursuant to the provisions of Section 883-13 of this chapter.

- (12) This section shall not apply to high school ~~and collegiate~~ athletic events, including club-sponsored athletic events; nor to religious events sponsored by bona fide religious organizations; nor to business expositions or exhibitions where the activity involved consists of the viewing of stationary exhibits by persons for whom seating is not available.

Sec. 883-5. Issuance or Denial of Permit.

- (a) The Cincinnati fire chief or a designee~~director of safety~~ shall grant or deny a public assembly permit for an event being held in a ~~permanent~~ facility within ~~230~~ 30 days of the date of a full and completed application. The Cincinnati fire chief or a designee~~director of safety~~ shall grant or deny a public assembly permit for an event involving street events or other events requiring a special event permit in accordance with Chapter 765 of the Cincinnati Municipal Code ~~within 30 days of the date of the event~~.
- (b) If the Cincinnati fire chief or a designee~~director of safety~~ finds that the applicant is reasonably protecting the safety and welfare of the patrons to the event and the public and that the facility in which the event is to take place ~~is operated pursuant to a license issued under Chapter 881~~, the Cincinnati fire chief or a designee~~director~~ shall issue a permit to hold the event.
- (c) The Cincinnati fire chief or a designee~~director of safety~~ may deny a permit, withhold final issuance, or grant conditional issuance if the Cincinnati fire chief or a designee~~director~~ determines that:
- (1) The information provided is incompatible; or
 - (2) The information is complete but the applicant is not reasonably protecting the safety of patrons to the event or the public; or
 - (3) Applicant has not complied with applicable federal, state and local laws and regulations pertaining to public safety.
- (d) When the Cincinnati fire chief or a designee~~director of safety~~ determines that in order to reasonably protect the safety and welfare of patrons to an event and the public it will be necessary for the applicant to use city services or personnel, the Cincinnati fire chief or a designee~~director~~ may condition a permit upon the use of such city services and personnel as the Cincinnati fire chief or a designee~~director~~ deems adequate. Further, the applicant shall reimburse the city for the costs of such city services and personnel at the city's established rate, unless the city has otherwise agreed.
- (e) In determining whether the applicant is reasonably protecting the safety and welfare of the patrons to the event and the public, the Cincinnati fire chief or a designee~~director of safety~~ shall consider:

- (1) The number, age and anticipated conduct of patrons and others attracted to the event;
 - (2) Whether the information submitted with the application for a permit, ~~information submitted pursuant to Section 881-3,~~ and other information known to the Cincinnati fire chief or a designee director establishes that:
 - a. The applicant has made arrangements to ensure safe ingress and egress to the event;
 - b. The applicant has made adequate provisions for crowd control and emergency medical services;
 - c. The applicant has made adequate arrangements for communication between internal and external security personnel, including city personnel, if any, and arrangements for emergency communication with patrons;
 - d. The applicant has adopted adequate procedures for admission to ensure the safety of patrons and the exclusion of others not entitled to entry;
 - e. The applicant has made adequate plans for emergencies, including but not limited to methods for safe ingress and egress.
 - (3) Prior experience of city personnel and others which relates to applicant's provision of an environment which reasonably protects the safety of patrons to the event and the public.
- (f) If the Cincinnati fire chief or a designee director ~~of safety~~ makes a preliminary determination that a permit should not be issued or that the granting of a permit should be conditional, the applicant shall be notified in writing with the reasons for such determination specified. The applicant shall be provided with an opportunity for a hearing. If after such hearing the Cincinnati fire chief or a designee director finds that information has been presented or conditions agreed to by the applicant which establish that the applicant is reasonably protecting the safety of patrons to the event and the public, the Cincinnati fire chief or a designee director shall issue the permit.
- (g) If after hearing the Cincinnati fire chief or a designee director ~~of safety~~ denies the issuance of the permit, the Cincinnati fire chief or a designee director shall specify in writing the findings of fact and conclusions of law upon which the denial is based.

Sec. 883-7. Revocation of Permit.

If the Cincinnati fire chief or a designee director ~~of safety~~ finds upon hearing that a permit holder has failed to comply with the provisions of this chapter, the laws of the state of

Ohio, or the ordinances of the city of Cincinnati, has misrepresented the information provided in the application, or fails to provide the level of services set forth in the application, the Cincinnati fire chief or a designee ~~director~~ may revoke or suspend the permit for that event until such time as the person holding such permit establishes that procedures are in existence to reasonably protect the safety and welfare of the patrons to the event and the public.

The Cincinnati fire chief or a designee ~~director~~ shall notify the permit holder in writing of the findings of fact and conclusions of law upon which the revocation or suspension is based. The Cincinnati fire chief or a designee ~~director~~ may, in case of emergency which immediately threatens the safety and welfare of the patrons to an event or the public, suspend or revoke a permit without hearing.

Sec. 883-9. Single Event and Series Permit Fees.

A series permit may be issued where a number of substantially similar events are scheduled within a defined time period not to exceed one year.

In determining whether to grant a series permit, the Cincinnati fire chief or a designee ~~director of safety~~ may consider the similarity of the events, the dates of the events, whether the information required to be included in the application is similar for each event, and whether the applicant is reasonably protecting the safety of patrons to the event and the public.

All permit fees, application fees, and other fees and costs as provided for in this chapter, when such are to be established by the city manager or the Cincinnati fire chief, shall be limited to those costs and expenses incurred by the city or estimated to be incurred by the city, including but not limited to, for the application, inspection, and oversight in the administration of the relevant program as provided for in this chapter. Any such fees shall be available on the city's website and shall be paid in accordance with the relevant program section addressing the program and the payment of such fees and costs.

No permit shall be issued prior to the payment in full of all permit fees. Further, the city manager may require a deposit of funds for any amounts for city services or other fees and costs expected to be incurred by the city for the event.

Sec. 883-11. Notice of Modifications.

Every person granted a permit under the provision of this chapter shall notify the ~~director of safety~~ the Cincinnati fire chief or a designee of any material change or modification to the information included in the application for the permit. Such notice shall be made in writing 14 days prior to implementation of such change or modification, unless the Cincinnati fire chief or a designee ~~director of safety~~ agrees to a lesser period upon a showing of special necessity. The Cincinnati fire chief or a designee ~~director of safety~~ may allow such modification upon finding that the modification or change is consistent with the safety and welfare of patrons to an event and the public.

If the Cincinnati fire chief or a designee ~~director of safety~~ finds that such change or modification is not consistent with the safety and welfare of patrons to an event or the public, the ~~director~~ Cincinnati fire chief or a designee shall disapprove such modification.

Sec. 883-13. Rules and Regulations.

The Cincinnati fire chief or a designee ~~director of safety~~ may issue rules and regulations, including the establishment of permit fees and city costs, governing events at facilities for public assembly necessary to implement the provisions of this chapter and to provide for the safety and protection of patrons of such events and the general public.

Such rules and regulations shall be ~~filed with the law and public safety committee of council~~, published on the city's website ~~in the city bulletin~~ and sent to all persons ~~having a facility for public assembly license or~~ having been issued a public facility permit within the last year.

Such rules and regulations shall take effect and be in force 30 days after such rules and regulations are published on the city's website ~~filed with the law and public safety committee unless formal action is taken by the committee within that time to modify, disapprove or hold for consideration such rules and regulations.~~

Sec. 883-15. Exemptions.

The provisions of this chapter shall not apply to events to which ~~no more~~ less than ~~3,000~~ 1,800 patrons will be admitted.

Sec. 883-17. Hearings.

Any hearing held pursuant to this chapter shall be within 10 days of the request for the hearing or preliminary determination of denial by the Cincinnati fire chief or a designee ~~director of safety~~ unless the applicant or permit holder agrees to an extension of time. The hearing shall be heard by the office of administrative hearings. ~~The director~~ Cincinnati fire chief or a designee shall cause a record to be made of all evidence admitted or proffered by the applicant or permit holder. All testimony shall be given under oath.

The applicant or permit holder shall be permitted to appear and be heard in person or by an attorney:

- (a) To present the position, arguments and contentions of the applicant or permit holder;
- (b) To offer and examine witnesses and present evidence;
- (c) To cross-examine witnesses purporting to refute the position, arguments, and contentions of the applicant or permit holder;
- (d) To offer evidence, to refute evidence and testimony offered in opposition to the position, arguments, and contentions of the applicant or permit holder;
- (e) To proffer any such evidence into the record, if admission thereof is denied.

Sec. 883-19. Appeal to the City Manager.

Any revocation, suspension or denial of a permit may be appealed to the city manager or person designated by the city manager, who may reverse, affirm or modify the decision of the Cincinnati fire chief or a designee ~~director of safety~~. The appeal shall be confined to a review of the written record, including written statements of the appellant and such additional information as may be permitted. The review on appeal shall be limited to consideration of the standards and requirements set forth in this chapter. The city manager or the designee may adopt the findings of fact and conclusions of law issued by the Cincinnati fire chief or a designee ~~director of safety~~ or make such other findings and conclusions as appropriate.

Appeals shall be made to the city manager within 10 days of receipt of the decision of the Cincinnati fire chief or a designee ~~director of safety~~ in writing setting forth the decision appealed from and the reasons why the appellant believes the decision is erroneous.

Sec. 883-21. Prohibitions.

- (a) No person shall make any material change or modification to the plans set forth in the permit application without complying with the provisions of this chapter.
- (b) No person shall fail to protect the safety and welfare of patrons to a facility or the public by conducting an event at a facility for public assembly not in accordance with the plan of operating procedure of the facility or such conditions as may have been imposed by the Cincinnati fire chief or a designee ~~director of safety~~ upon issuance of the permit.

Sec. 883-23. Penalties.

Whoever violates the provisions of Section 883-3 or 883-21 of this chapter or who gives false information in order to obtain a permit under this chapter shall be fined not more than \$5,000 or imprisoned not more than 6 months, or both.

If a corporation violates the provisions of Section 883-3 or 883-21 of this chapter or gives false information on any application form or other written document required by the provisions of this chapter, it shall be fined not more than \$10,000.

Violations of this chapter shall be enforceable by members of the Cincinnati fire department. Each and every day on which a person or corporation continues to violate any provision of this chapter shall constitute a separate offense.

Section 2. That existing Sections 723, “Applicability,” 865-31, “Emergency On-the-Scene Authority of Police and/or Fire Officer in Charge,” 865-33, “Selling of Tickets Over Capacity of Places of Assembly,” and 1501-11, “Class E Civil Offenses,” of the Cincinnati Municipal Code are hereby amended to read as follows:

Sec. 723. - Applicability.

The standards set forth in this chapter apply to the use of streets, sidewalks and public rights-of-way and the placement of structures upon said streets, sidewalks and public rights-of-way, including, but not limited to:

- (a) Benches and other street furniture
- (b) Planters
- (c) Sandwich board signs
- (d) Parcel drop-off boxes
- (e) Newsracks
- (f) Retail sidewalk displays
- (g) Bus stop shelters
- (h) Outdoor dining areas
- (i) Informational kiosks
- (j) Sidewalk vending
- (k) Awnings, Marquees and Projecting Signs
- (l) Mailboxes
- (m) Mobile food vending
- (n) Bike share stations
- (o) Parking sign pylons
- (p) Access ramps for persons with mobility impairments
- (q) Temporary signs or banners in accordance with duly enacted City event promotion policy

Structures not provided for within these regulations are not allowed within the city rights-of-way unless specifically permitted elsewhere in the Cincinnati Municipal Code. This chapter shall not apply to the following activities, which are governed by other city policies or sections of the Cincinnati Municipal Code:

- (a) Placement of lines or conduit by any public utility

- (b) Public Assemblies and Special events (CMC Chapter 883 and CMC Chapter 765)
- (c) Street construction (CMC Chapter 721)
- (d) Public parks (Regulations of the City of Cincinnati Park Board)
- (e) Building encroachments within the rights-of-way (CMC Title XI - Cincinnati Building Code), except as set forth in CMC 723-27, "Access Ramps"
- (f) Designated markets (CMC Chapter 845)
- (g) Pay telephones (CMC Chapter 405)
- (h) Ticket Sales (CMC Chapter 840)
- (i) Peddlers and Itinerant Vendors (CMC Chapter 839)
- (j) Way-finding signs placed by the City of Cincinnati.

Sec. 865-31. - Emergency On-the-Scene Authority of Police and/or Fire Officer in Charge.

At all theaters, arenas, concert halls and all other places of assembly when the maximum capacity of the facility is 1,800 ~~3,000~~ or more, or the anticipated crowd is ~~3,000~~ 1,800 or more, the sponsor of the event shall publicize at least 48 hours prior to the event the time at which patrons may be permitted to enter the facility and shall obtain a public assembly permit under Chapter 883 of the Cincinnati Municipal Code.

For crowd control purposes inside or outside at theaters, arenas, concert halls and all other places of assembly, whether indoor or outdoor, the police officer or fire officer in charge at the scene shall have authority to order the placement or removal of barriers, the opening or closing of doors or other entrances, the establishment of check points, or other crowd control measures whenever the size, manner, nature or conduct of the crowd in light of all other facts and circumstances at the time, including the number of personnel on the scene to control and/or to accommodate the crowd, indicate that the risk of substantial danger or injury to persons or property warrants such action.

Nothing in this section shall be construed in any way to lessen in any fashion the liability of those responsible for the management and operation of the event, including the employment of adequate personnel for security, safety, health and sanitation.

Sec. 865-33. - Selling of Tickets Over Capacity of Places of Assembly.

It shall be unlawful to sell, give away or in any other way disseminate tickets to all theaters, arenas, operas, concert halls and other places of assembly over the maximum capacity of said theater, arena, opera, concert hall or other place of assembly, which capacity is determined in accordance with the provisions of Section 1203-3 of the Cincinnati Fire Prevention Code and Cincinnati Building Code.

Sec. 1501-11. - Class E Civil Offenses.

A person who violates a standard of conduct set forth in a provision of the Cincinnati Municipal Code listed below is liable for the civil fine specified in § 1501-99 for a Class E Civil Offense. If the provision is listed under paragraph (a) below, the otherwise applicable civil fine is reduced by 50% if the person charged shows in accordance with § 1501-15 that the violation has been corrected. If a person has previously been found to have violated the same provision of the Cincinnati Municipal Code within one year that person may be charged as a second offender and on being found to have committed a second or subsequent offense is liable for the civil fine for the subsequent offense provided below, the amount of which fine is specified in § 1501-99 and is not subject to reduction for correction of the violation.

(a) Class E Civil Offenses With Civil Fines Subject to 50% Reduction for Correction of Violation:

			Civil Fine for Subsequent Offense
(1)	§ 883-3	Public Assembly Permit	See § 883-23
(2)	§ 883-21	Prohibitions	See § 883-23
(3)	§ 1247-15	Material Safety Data Sheets	Class E
(4)	§ 1247-17	Location of Toxic or Hazardous Substance	Class E
(5)	§ 1113-03	Prohibitions of Certain Excavations, Fills or Grades	Class E

(b) Class E Civil Offenses With Civil Fines Not Subject to 50% Reduction for Correction of Violation:

			Civil Fine for Subsequent Offense
(1)	§ 703-1	Blasting Unlawful Without Permit	Class E
(2)	§ 729-30	Dumping	Class E
(3)	§ 881-3	Facility for Public Assembly License (Reserved)	Class E
(4)	§ 881-19	Prohibitions	Class E
(5)	§ 1247-9	Labeling of Toxic and Hazardous Substances	Class E
(6)	§ 1247-27	Falsification of Information	Class E
(7)	§ 759-3	Use of a Motor Vehicle for Prostitution or Solicitation Prohibited	Class E3

			Civil Fine for Subsequent Offense
(8)	§ 701-50	Nuisance, Dangerous, and Vicious Dogs	Class E

Section 3. That the existing Chapter 881, “Public Assembly License,” of the Cincinnati Municipal Code is hereby repealed.

Section 4. That the City Manager and the proper City officials are authorized to take all necessary and proper actions to carry out the provisions of this ordinance, including by updating applicable rules and regulations, fee schedules, and policies and procedures in accordance with the modifications to the Cincinnati Municipal Code provided for herein.

Section 5. That this ordinance shall take effect and be in force from and after the earliest time allowed by law.

Passed: _____, 2024

Aftab Pureval, Mayor

Attest: _____
Clerk

Additions indicated by underline; Deletions indicated by strikethrough.