The Emergency Assembly Ordinance was again discussed with District Attorney Woodmansee to some length.

The ordinance (SEP-D-1 ORD-70) was reviewed in total.

An ordinance relating to large assemblies of persons within Iowa County, Wisconsin. The County Board of Supervisors of the County of Iowa, State of Wisconsin, do ordain as follows:

Section 1 Title, effective date, purpose and intent, exceptions
A. This ordinance shall be known and referred to as the Iowa County Emergency Assembly Ordinance, and shall become effective from and after publication hereof.

B. Purpose and intent:
1. It is the intent and purpose of the Board of Supervisors of Iowa County, State of Wisconsin, by this ordinance, to regulate the assemblage of large numbers of persons, in excess of those normally requiring the health, sanitary, fire, police transportation and utility services regularly provided in Iowa County, in order that the health, safety, and welfare of all persons in Iowa County, residents and visitors alike, may be protected.

2. It is the intent of the Board of Supervisors of Iowa County, in adopting this ordinance, that the provisions of this ordinance have an independent existence, and, should any section or provision or term hereof be declared invalid or unconstitutional by any court of competent jurisdiction, it is the intent of this said governing body that any section, provision or term so declared shall be severed from and shall not affect the validity of the remainder of the ordinance. It is further declared by this said governing body that this ordinance in all its provisions is a remedial and emergency ordinance.

3. The issuance of a license pursuant to this ordinance shall in no way affect or dispense with regulations or restrictions imposed by any federal or state law, administrative rule, or by any other ordinance, and all things performed, caused or permitted by any applicant hereunder shall comply with all such federal, state, and local laws, regulations, rules and ordinances.

C. Exceptions:
This ordinance shall not apply to any of the following:
1. To any assembly in or upon any regularly established permanent place of worship, stadium, athletic field, arena, coliseum, or other similar permanently established place of assembly, unless the assembly exceeds or is likely to exceed 10,000 persons, or exceeds or is likely to exceed by more than 250 persons the maximum seating capacity within any seating facility or structure wherein or whereat the assembly is held.

2. To any fairgrounds regularly established and designated as such prior to the adoption of this ordinance.

3. To any assembly sponsored by or held under the auspices of any municipal corporation.

D. Waiver of license requirement or conditions of this ordinance.
The license requirement of this ordinance, or any provision or condition hereunder may be waived by the committee upon application for such waiver when in the judgment of the committee the nature of the proposed assembly clearly demonstrates that such waiver may be granted without endangering public health, safety or welfare, subject to the following:
1. Such waiver shall be granted upon satisfactory proof that the assembly is not likely to substantially increase the number of persons within Iowa County needing health, sanitary, fire, police, transportation or utility services regularly provided in Iowa County.

2. Such waiver shall not be granted if the nature of the assembly indicates that special or substantially increased governmental control or services will be required at or by the assembly beyond that ordinarily furnished in Iowa County.

Section II Definitions
In this ordinance, the following words and phrases have the meanings designated in this section, unless a different meaning is
expressly provided or the context clearly indicates a different meaning:

a. Assembly; A company, group, or gathering of persons gathered together at any location at any single time for any purpose.

b. Person; Any individual natural human being, partnership, corporation, firm, company, association, society, or group.

c. Staff; The applicant, or agents, employees or representatives thereof in general, other than personnel required by this ordinance to be employed on the grounds.

d. Authorized number; That number of individual human beings which may be permitted to enter the grounds as part of an assembly, such number being set forth in the license.

e. Authorized period; That period of time during which an assembly is authorized to exist pursuant to a license, commencing with that time at which persons will first be admitted to the grounds as part of the assembly, and continuing until the grounds are evacuated.

f. Grounds; That area described in the application and license constituting the area upon which an assembly is authorized to take place and exist, within the fence required by this ordinance.

g. Camping; The placement or erection of any tent or other shelter and the placement of any blankets, sleeping bags or other materials, for the purpose of overnight occupation of any place; also, the act of occupying any such tent, shelter, blanket, sleeping bag, or other material so placed.

h. Solid waste; Garbage, refuse, paper, carton, cans, bottles, and all other trash other than liquids or dissolved matter therein.

Section III License requirement, committee, and procedure.

A. No person shall, as principal, agent, or in any other capacity, for profit or otherwise, permit, maintain, promote, conduct, advertise, undertake, organize, manage, or act as entrepeneur of or for, or sell or give tickets or passes of admission to or for an actual or reasonably anticipated assembly of 5,000 or more persons at any time during such assembly, which said assembly continues or can reasonably be expected to continue for 18 or more consecutive hours, whether the assembly occurs or is expected to occur on public or private property, unless a license to hold the assembly has first been issued pursuant to the provisions of this ordinance.

B. The Iowa County Emergency Assembly Committee is hereby constituted as follows:

1. The said committee shall consist of seven members, as follows:
   a. The chairman of the Iowa County Board of Supervisors, who shall be the chairman of the committee.
   b. The chairman of the town wherein the proposed assembly is located, who shall act as vice-chairman, and who shall preside over meetings of the committee in the absence of the chairman.
   c. The Iowa County Clerk, who shall be a voting member and shall act as secretary of the committee.
   d. the Iowa County Sheriff.
   e. The Iowa County health officer.
   f. The Iowa County highway commissioner
   g. The Iowa County zoning commissioner

2. Any four members shall constitute a quorum.

3. It shall be the duty of the committee:
   a. To receive applications filed pursuant to this ordinance, investigate matters relating to and act upon the application.
Full power to grant license or deny the same is hereby delegated to the committee. Action by the committee shall be final, except that upon written notice to the clerk at least 10 days prior to any regularly scheduled meeting of the Iowa County Board of Supervisors, such decision may be appealed to that body as a whole. Such notice shall contain a complete statement of all matters concerned in the appeal. The appeal shall be presented at such meeting by the registered agent, and decision of the board shall be submitted in writing to the registered agent within 10 days following the meeting at which appeal is presented.

b) To make the following appointments not later than the initial meeting of the committee with respect to any application:

1. Chief of medical services, who shall be a doctor of medicine, duly licensed to practice medicine in this state. It shall be the duty of the chief of medical services to examine the application and proposed or offered structures, equipment, supplies, and personnel required by this ordinance to be furnished in connection with the medical center upon the ground, to approve the same if adequate under the circumstances and in accordance with this ordinance, and to disapprove the same if not adequate in his judgment or not in compliance with this ordinance. The chief of medical services shall, as soon as is practicable, and in no case later than 15 days prior to the commencement of the authorized period submit his approval or disapproval to the committee, with particulars as to the basis of any disapproval. It shall be the duty of the chief of medical services to supervise the medical center, including ambulance equipment and personnel.

2. Chief of nursing who shall be a duly qualified registered nurse, holding a current certificate of registration under Chapter 149 Wis. Statutes, whose duty it shall be to supervise all nurses, nurses aides, and orderlies required by this ordinance to be on duty at the medical center.

3. Fire chief, who shall be a trained fireman having at least one year experience as a fireman, whose duty it shall be to supervise all fireman and fire control equipment required by this ordinance to be furnished upon the grounds, and to examine the application personnel and equipment furnished by the applicant, and approve the same if adequate, and disapprove if not adequate, and to submit his approval or disapproval in writing to the committee no later than 15 days prior to the commencement of the authorized period. It shall further be the duty of the fire chief, upon discovery of any deficiency in the inventory of equipment or personnel proposed by the applicant, or of any substantial deficiency in the quality or condition of equipment actually furnished, to notify the committee, specifying the nature of the deficiency, with recommendations for corrections thereof.

4. Communications technician, whose duty shall be to examine and monitor all sound outlets and amplifiers used by the staff upon the grounds, and report any violation of this ordinance arising from the use thereof to the sheriff, and to perform maintenance services upon all communications equipment used by the sheriff, fire department, or medical center upon the grounds.
 BOARD OF SUPERVISORS, 1970

(5) Hydraulic technician, whose duty it shall be to examine, patrol, and maintain all water systems required by this ordinance to be upon the grounds.

(6) Electrical technician, whose duty it shall be to examine, patrol, and maintain all electrical systems required by this ordinance to be upon the grounds.

(7) Telephone technician, whose duty it shall be to maintain all telephones required by this ordinance to be upon the grounds.

C. Application procedure.

1. Application for a license hereunder shall be submitted to the Clerk of Iowa County, in writing, complete with all required supporting information, plans, signatures, proofs, and affidavits, consisting of an original and at least 12 complete copies, at least 90 days prior to the proposed commencement day of the authorized period.

2. Within 3 days after the receipt of the application, the clerk shall forward one copy thereof to each of the members of the committee and to the district attorney, together with notice of the time, date and place of the initial meeting of the committee, which shall be within 10 days after receipt of the application by the clerk. The clerk shall designate the time, date and place of the initial meeting. All members and the district attorney shall attend the initial meeting.

3. As many additional meetings as are necessary to a complete consideration of the application and action thereupon shall be held, at time and place designated by the chairman, and upon notice to the members from the clerk. When deemed necessary or advisable by the chairman, the registered agent shall be notified to attend the meeting. If said agent fails to attend, the application shall be denied in the absence of prompt showing of cause for such failure.

4. The application shall be either approved or denied at least 10 days prior to the commencement of the authorized period. Notice of the action taken by the committee shall be served upon the registered agent within 3 days after action is taken upon the application.

5. No license shall be issued authorizing more than the proposed authorized number or authorized period stated in the application.

6. If all conditions are complied with, the license shall be issued.

7. If the application is denied, the notice of such denial shall contain a statement of the basis for the denial.

8. The application shall designate, by name and mailing address, one registered agent. It shall be an express condition of any license issued hereunder that the applicant shall, in the text of the application, so designate such registered agent, and that each person required by Section III D of this ordinance to sign the application, shall by so signing, constitute that registered agent his duly authorized representative to receive in his stead all notice served to applicant hereunder, and further to act as his personal agent for purposes of service of all process during the pendency of the application, during the authorized period, and for a period of one year following termination.
of the authorized period. It is further a condition of any license hereunder that the said registered agent be a bona fide resident of the State of Wisconsin continuously for at least one year immediately prior to his designation as such, and that the committee shall have the right to approve or disapprove the said designated agent. In the event of disapproval the applicant shall, within 10 days after notice thereof submit the name of an alternate proposed agent, and the time for action on the application by the committee upon the application shall be automatically extended 10 days.

(9) A separate license and application shall be required for each assembly.

D. Every application shall be in writing, printed or typed, on substantial paper, clearly legible on all copies thereof, and shall contain a statement made upon oath or affirmation that the statements and information contained therein and in any and all supporting plans, information and documents submitted therewith are true and correct to the best knowledge of the applicant, and statement that the designated registered agent named in the application is thereby duly constituted the agent of each signer of the application for all purposes required by Section III C. 8. of this ordinance, and that all signers have read the application and are familiar with the provisions of this ordinance and agree to abide by the same. The said statement upon oath or affirmation shall be signed and sworn to by the individual making the application, in the case of a natural human being, by all officers and directors in the case of a corporation, by all partners in the case of a partnership, and by all officers and members of an unincorporated association, society or group. The said statement upon affirmation or oath must apply to all information required by this ordinance to be submitted with the application.

E. Every application shall, at the time of filing, have attached or appended thereto, and to all its copies, clearly legible on substantial paper, the following supporting information, plans, signatures, proofs, affirmations, documents, and affidavits, all of which are referred to in this ordinance and covered by the term "supporting information."

1. General Information.
   a. The name, age, residence and mailing address of all persons required to sign the application, and in the case of a corporation, a certified copy of the articles of incorporation or charter together with the name, age, residence and mailing address of each person holding 10% or more of the shares of said corporation, and in the case of a foreign corporation, the name and mailing address of the registered agent of that corporation in this state and a certified copy of its certificate of authority to transact business in this state.

   b. The address and legal description of all property upon which the assembly is to be held together with the name, residence and mailing address of the record owner or owners of the property comprising the proposed grounds, and the name, residence and mailing address of all tenants and occupants of such property, if any there be other than the owner or owners thereof.
c. Proof of ownership and rights of occupancy with respect to all property and persons described in b., immediately preceding, and a statement made upon oath or affirmation by all such persons that the applicant has permission to use such property, describing the same, for the purposes stated in the application and during the authorized period stated in the application, such statement reciting the purposes and period covered.

d. A complete statement of the purpose of the assembly.

e. Statement of the proposed authorized period.

f. Statement of the proposed authorized number.

2. Publications, and sales of admissions.

a. Statement of applicant's plan for publication relative to the assembly, including the text or samples of all publications, proposed to be made or made prior to the filing of the application, and full statement of the means of such publication.

b. Statement of plan for limiting sales of admission to the assembly and for limiting the number of persons to be attracted to such assembly, including full disclosure of all such sales made prior to the application. This statement shall include the identity and address of all sales agents.

c. Statement of plan for limiting actual admissions to the assembly to that figure set by the authorized number.

3. Statement of all entertainment events, including time schedule, and identity and stage names of entertainers or groups.

4. A Diagram of the proposed grounds and approach routes drawn to scale and showing the following information:

a. The exterior boundary of the grounds, showing the dimensions thereof and the relationship thereof to and upon the lands described in E 1. b. hereof, in sufficient detail and clarity to locate the grounds exactly.

b. The location of the fence and all gates, emergency and otherwise, giving the dimensions of the said gates, and describing the height and construction specifications of the fence.

c. Location and layout of all camp sites and access lanes thereto, stating the dimensions thereof, and stating the total number of sites.

d. Location and dimensions of parking area, showing all parking spaces and streets, and stating the dimensions of each space, individually or by collective blocks of the same sized spaces.

e. Location of all access routes from public highways or private drives, and location of all points of intersection of such routes with public highways or private drives.

f. Location of primary water source upon the grounds, and all proposed water conduit systems, specifying size of pipe and describing all pressure maintaining equipment.


g. Location of all drinking, toilet and bathing units, indicating the manner of grouping, if in other than single unit installations, and description of the equipment constituting such units.
h. Location of the primary electric power source upon the
grounds, and location and description of all electric
power transmission systems, specifying the wire used,
safety devices, and all components of the system.
i. Location and description of all lighting units and
equipment.
j. Location of all telephones.
k. Boundary of proposed municipal area.
l. Location, floor plan, and construction specifications of
the medical center.
m. Ambulance parking spaces.
n. Location, floor plan and construction specifications for
the control center and fire station.
o. Location, size, and construction specifications for all
structures proposed to be erected or placed upon the
grounds for use of the staff, together with statement of
proposed use for each such structure.
p. Location of staff office upon the grounds.
q. Location, dimensions and construction specifications of
the solid waste holding bin.
r. Location and capacity of all trash cans.
s. Location and description of all fire extinguishers.
t. Location of all sound outlets and amplifiers for staff
use, and description of each unit.
u. Location of all food, drink or other concessions,
specifying the nature thereof.
v. Location, description, nature and purpose of any and
all installations of whatever nature proposed by the
applicant not specifically required by this ordinance,
relating to housing, electrical equipment.
5. Identity and mailing address of all proposed builders,
materialmen, movers, installers.
a. Identity and mailing address of all proposed builders,
materialmen, movers, installers, suppliers and sources,
herein collectively called source or sources, of any and
all structures, water and electrical systems, fencing,
drinking, toilet and bathing units, camping facilities,
water, electric power, medical equipment, ambulances,
fire control equipment, police equipment, sanitation
materials and equipment, and all other materials and
equipment required by this ordinance to be provided,
together with a statement executed under oath or
affirmation by an authorized representative of each
source including the following declarations and
information:
(1) particulars as to the service, material or act to be
furnished or performed by the source,
(2) assurance that source is able to and agrees to so
furnish and perform;
(3) the time during which the furnishing and
performance will be effective and carried out and
maintained;
(4) Description of the grounds upon and whereat the
furnishing and performance will be effective, carried
out and maintained;
(5) if license for such furnishing or performance is
required by federal, state or local law or ordinance,
a copy of such license shall be attached thereto.
b. Identity and mailing address of all personnel required by this ordinance to be present or available, together with a written statement executed under oath or affirmation by each person so required, including the following declarations and information:

(1) Statement of the service to be performed by each person
(2) that the source is able and has agreed to so perform
(3) the on duty schedule of each person during which period the said person will be in the active performance of the stated function upon or related to the grounds and assembly.
(4) Description of the grounds
(5) Copy of any and all licenses required by such person to so perform.
(6) Statement that the person looks solely to the applicant, naming the same, for compensation, and absolving Iowa County and all of its officers and agents from liability for the same.

6. General statement of plans for:
   a. solid waste collection, removal and disposal
   b. disabled and wrongfully parked vehicle removal
   c. food, drink and other concessions to be allowed upon the grounds, including identity and mailing address of proposed concessioners, statement of nature of product or service to be furnished or performed, and copy of all licenses required thereby under any law.

F. The applicant shall during the pendency of the application and during the authorized period promptly furnish to the committee any and all information reasonably required and requested by said committee in addition to that furnished with the application and necessary to complete analysis of actual or reasonably anticipated health, safety or sanitation problems that may arise relative to the assembly.

G. In the event the application discloses a deficiency or conflict with the requirements of the conditions herein set forth, the committee shall notify the registered agent of such deficiency or conflict, stating the nature thereof and stating the required action by applicant to amend the application. The applicant shall promptly, and within a reasonable time, which may be set in the said notice, file the amendment and additional proofs accordingly. Nothing in this provision shall affect the provisions for revocation of license.

Section IV Conditions for issuance of license.

It is an express condition of the issuance of any license hereunder that prior to and throughout the authorized period the applicant shall provide, complete and in operation or ready for use and occupancy upon the grounds or the required route thereto the following structures, utilities, installations, equipment, services and personnel:

A. Structure and equipment:
   1. A medical center consisting of an enclosed building of sufficient strength and composition to safely and adequately provide space therein for all medical personnel and equipment required by this ordinance for the assembly in the normal operation of an emergency treatment clinic therein, so constructed, as to protect persons and equipment therein for the elements, and shall be fly proof and vermin proof, the floor plan of which shall include one treatment room of reasonable size for every increment of 1500
of authorized number or part thereof, one waiting room with room for 24 seats and one reception desk for every two treatment rooms, one male and one female separately enclosed toilet unit for each waiting room, one reception desk for each waiting room, one drinking unit for every waiting room, one nursing office at least 400 square feet in area, one general purpose room at least 400 square feet in area, all of which shall be appropriately arranged for efficient operation as an emergency treatment clinic. There shall be provided for each treatment room, reception desk, and nursing office that medical equipment and supplies, and office supplies ordinarily furnished in any treatment center of comparable size and purpose. The structure and the equipment and supplies shall meet the approval of the chief of medical services. The medical center shall be equipped with emergency two-way radio capable of communication directly with the Iowa County Sheriff's office, and with at least one outside telephone line for each two treatment rooms, and telephone intercommunication system connecting all treatment rooms, nursing office, and general purpose room. There shall be provided within the said structure water outlets capable of furnishing a continuous supply of potable water, readily available to all treatment rooms, nursing room and all purpose room at a daily rate of at least 400 gallons per increment of 1000 of authorized number, or part thereof. The entire interior and surroundings of the building shall be adequately illuminated at all times for the purposes thereof.

2. Control center, consisting of an enclosed structure suitable for the housing of the office staff of the security police force required by this ordinance, the floor plan of which shall be no less than 1200 square feet in area, and which shall include at least 2 male and 2 female toilet units, and 4 drinking units. The entire interior and surroundings of the control center shall be illuminated at all times adequately to the purpose thereof. There shall be provided at the center a complete radio communication unit providing for communication directly with the Iowa County sheriff's office, an intercommunication system for police use upon the grounds, and at least 4 telephones connected to separate outside lines. There shall be supplied at least 4 desks, 20 chairs, and paper and office supplies as reasonably required to the purposes of the center. The applicant shall further supply whatever police equipment and supplies as may be reasonably required by the sheriff and necessary to the purpose of the security police, including but not limited to one riot club, one gas mask, and one arm band of distinctive design designating the wearer as a security police officer, for every security police officer required by this ordinance. The control center and all equipment and supplies shall be subject to and meet the approval of the sheriff.

3. Fire station, consisting of an enclosed structure suitable for the housing of all required fire control equipment and personnel in a condition of readiness which said structure shall contain an equipment room no less than 6000 square feet in area, and a squad room no less than 800 square feet in area, and shall include at least 2 toilet units and 4 drinking units, and appropriate water outlets capable of delivering an adequate water supply to the station. The station shall be equipped with 1 mobile truck tank and pumping unit having a capacity of 750 gallons per minute for each increment of 10,000 of authorized number, with a
minimum of 2 such units, fire extinguishers of at least 5 pound rating of ABC chemical in such number and distributed as directed by the fire chief, 1 back pack or Indian pump for each 1000 of authorized number, and such other equipment as reasonably required by the fire chief. The fire station and all equipment shall be subject to and meet the approval of the fire chief.

4. A substantial fence completely surrounding and enclosing the grounds, of sufficient height and strength to prevent persons from gaining access to the grounds except through authorized gates. The fence shall have 2 gates not less than 16 feet nor more than 20 feet in width for motor vehicle traffic, and 2 gates not less than 6 feet nor more than 10 feet in width for pedestrian traffic, for every increment of 5000 authorized number, or part thereof, and one emergency gate providing access directly to the municipal area from outside the grounds, at least 16 feet in width. The gates shall be distributed, as nearly as is practicable, equidistant around the said fence.

5. Solid waste holding bin completely enclosed and covered and of sufficient capacity and strength to contain 3 pounds of solid waste for each person of authorized number per day of authorized period, and of sufficient strength to contain the said waste throughout the authorized period.

6. At least one drinking unit in and upon the public portion of the grounds for each 40 persons of authorized number, distributed throughout the grounds in such manner as to be readily available to all persons present. Each unit shall consist of a faucet or bubbler supplied with a continuous supply or running potable water under pressure, and if other than a fountain type outlet, equipped with a continuous supply of disposable individual drinking cups or containers. There shall be no common drinking vessels.

7. At least one bathing unit in and upon the public portion of the grounds for each increment of 50 of authorized number. Each unit shall consist of a shower type outlet supplied with a continuous supply of potable water under pressure, and completely enclosed so as to provide privacy, and equipped with a clothes hook or hanger. Half of the required units shall be for the use of females exclusively and conspicuously so posted, and half for the use of males exclusively, and conspicuously so posted. It shall be permissible that more than one shower outlet be included within any one enclosure. Every unit shall be continuously supplied with soap and adequately illuminated at all times.

8. At least 1 toilet unit in and upon the public portion of the grounds for the exclusive use of females, and conspicuously so posted, for each 60 of authorized number, and at least 1 toilet unit in and upon the public portion of the grounds for the exclusive use of males and conspicuously so posted, for each 60 of authorized number. Each unit shall consist of one efficient and sanitary depository for human animal waste products, together with one lavatory with a continuous supply of running potable water under pressure, and a continuous supply of soap and disposable or roll type towels. Each unit shall be completely and separately enclosed so as to provide for complete privacy and shall be adequately illuminated at all times. Each male unit shall be equipped with a urinal in addition to the other equipment. All such units shall be maintained at all times in a sanitary and
efficient operating condition, and shall be fly tight and vermin proof. No such unit shall be located within 75 feet of camping area, municipal area, or any food or drink concession.

9. Staff office, which shall be located upon the grounds within a structure, and be at all times occupied by a representative of the applicant, who shall be prepared and able at any time to contact the registered agent, and shall be equipped with 1 telephone connected with a separate outside line. It shall be the duty of the occupant to receive and pass on messages between the sheriff or committee and the registered agent.

10. Observation towers as deemed necessary and requested by the sheriff, not to exceed 25 feet in height. Such towers shall be constructed by the applicant forthwith upon request by the sheriff and shall be so constructed as to safely support five persons upon any such tower.

11. At least one ambulance for every increment of 6,000 of authorized number, but in no case less than 4 such ambulances, each of which shall be subject to and meet the approval of the chief of medical services as to design, condition and equipment, and shall be maintained in full readiness at all times.

12. All equipment reasonably necessary to a continuous sanitation and waste collection operation throughout the grounds and cleanup and disposal of solid waste upon termination of the authorized period.

B. Utilities

1. A primary water source upon the grounds and a system of enclosed water conduits to every point, outlet and installation required by this ordinance to be supplied with water. The system shall contain adequate pressure equipment. All conduits to the municipal area shall be independent of conduits to the public portion of the grounds. The system shall be in service with water actually in supply as required prior to admission of any person to the assembly. The said system shall supply potable water to all drinking units, toilet units and bathing units, and to all outlets required for the municipal area at a rate to furnish the following daily supply:
   a. One gallon per person of authorized number for drinking;
   b. Ten gallons per person of authorized number for bathing;
   c. 100 gallons per day to the control center;
   d. 10,000 gallons per day to the fire station;
   e. 400 gallons per day per increment of 1000 of authorized number of part thereof for the medical center

2. A primary electric power source and distribution system actually connected and furnishing power to all required points and installations required to be in operation upon the grounds, including:
   a. medical center
   b. control center and fire station
   c. all light units upon the grounds required to maintain illumination of the grounds in general, including all structures, as required by this ordinance
   d. to all bathing and toilet units
   e. to all gates
   f. to the police public address system

3. A lighting system consisting of sufficient lighting units throughout the entire grounds to illuminate every part thereof, and the interior of every structure thereon at the rate of at least five foot candles. The said system shall be so constituted and
arranged as to prevent light from shining unreasonably beyond the boundaries of the grounds. The system shall include adequate lighting to and for the purposes of the medical center, control center and fire station, and shall include sufficient lighting at all gates to permit reading of printed matter thereat.

4. Sufficient trash cans throughout the area to hold 3 pounds of solid waste per person of authorized number. Such cans shall be metal and be equipped with a tight fitting metal lid, and be without holes or vents.

5. At least 1 telephone for general use of the assembly, on a separate outside line, for every increment of 1000 of authorized number or part thereof.

6. A public address system of sufficient power and volume adequate to reach throughout the entire grounds for use exclusively by order of the sheriff, such system to be separate of and independent from any other sound system upon the grounds.

C. Roads and designated areas.

1. A free parking area for motor vehicles within the grounds containing marked parking stalls for at least one standard private automobile for every 4 persons of authorized number. Each stall shall be no less than 10 feet wide and no less than 24 feet long. Additional stalls shall be marked out for larger vehicles, no less than 12 feet wide and no less than 45 feet long, one such stall for every 50 persons of authorized number. The parking area shall be so laid out in parking stalls and streets so that no vehicle parked therein can be blocked from access or exit to or from any street. All streets shall be of sufficient width to allow adequate maneuvering space for all vehicles to and from the parking stalls, and shall in no case be less than 30 feet wide.

2. If the authorized period extends past midnight following any calendar day of such period, a camping area at least 40,000 square feet in area for every increment of 1,000 of authorized number or part thereof. The camping area shall be clearly marked out in campsites and shall provide access lanes from the boundaries thereof to every campsite without crossing any other campsite. Camping shall be permitted only upon and within marked campsites.

3. A service road at least 20 feet wide around the inside of the fence.

4. An ambulance parking stall marked out at least 30 feet wide and 45 feet long, one such stall for every 10,000 of authorized number or part thereof, but in no case less than 4 such stalls, all of which must be within the municipal area and as nearly as is practicable, adjacent to the medical center, and connected directly to a marked emergency route to the emergency gate.

5. Access routes marked out from public roads and private property to the grounds reasonably passable to ordinary motor vehicle traffic, and adequate to handle traffic reasonably expected at the assembly. The applicant shall mark and post all access points to public highways as directed by the Iowa County highway commissioner.

6. An area shall be marked out and clearly designated as a municipal area, within which the medical center, ambulance stalls, control center, and fire station shall be located. The area shall be large enough to accommodate the said medical center, ambulance stalls, control center, and fire station and provide a cleared space at least 30 feet wide all around the boundary of the area, except along the fence. The area shall be adjacent to the
fence. The municipal area shall be located at the most elevated portion of the grounds and shall be contiguous. The staff and the general public shall be permitted within the municipal area only upon bona-fide business.

D. Personnel.

All personnel required by this ordinance shall be duly licensed as required by any federal, state, or local statute, administrative rule or ordinance. All personnel required by this ordinance except the sheriff shall be compensated by the applicant at no less than the prevailing rate for the services performed, with full consideration for the training and responsibility required, and the hours of service. There shall be on duty upon the grounds at all times during the authorized period:

1. One physician duly licensed to practice medicine in this state for every increment of 1,500 of authorized number or part thereof. In addition, there shall be one such physician appointed by the committee who shall be the chief of medical services.
2. One registered nurse for every required physician, and in addition, there shall be one such nurse appointed by the committee who shall be the chief of nursing.
3. Orderlies and nurses aides as reasonably necessary and requested by the chief of medical services.
4. One security police officer for each increment of 200 of authorized number or part thereof. Every such officer shall be a licensed private policeman or off duty regular police officer, or assigned to such duty by the sheriff. All police shall be under the direct command of the sheriff, and shall be made thereby special sheriff's deputies for Iowa County, their authority as such special deputies limited to the grounds and approach routes thereto, and during the authorized period, unless specifically extended or increased by the sheriff.
5. One ambulance driver for each required ambulance, who shall hold a valid Wisconsin operators license and shall have attained and currently hold a rating of advanced first aid technician according to the standards set forth by the National Red Cross.
6. One assistant ambulance driver for each required ambulance, who shall hold a valid Wisconsin operators license and shall have attained and currently hold a rating of a standard first aid technician according to the standards set forth by the national Red Cross.
7. At least one fireman for every increment of 1000 of authorized number or part thereof, no less than 25% of which shall be trained fireman, or off duty regular firemen, and in no case less than 20 such firemen. In addition, there shall be a fire chief appointed by the committee.
8. One communications technician, who shall hold a first class Federal Communications Commission radio-telephone license and shall be appointed by the committee.
9. One electrical technician, who shall be a duly qualified journeyman electrician and shall be appointed by the committee.
10. One telephone technician who shall be a trained telephone repairman, and shall be appointed by the committee.
11. One hydraulic technician, who shall be a licensed plumber, and shall be appointed by the committee.
12. One counter at each public gate, and one master counter. It shall be the sole duty of such counters to maintain a continuous head count of the assembly and inform the sheriff of such count when requested by the sheriff so to do.
13. Waste collection and clean-up crew as reasonably necessary to
keep the grounds and all structures thereon free from accumulation of trash, waste or debri, and to carry out daily collection of solid waste throughout the grounds, and to carry out clean-up operations and disposal of waste after termination of the authorized period.

14. Assistant electricians, plumbers, and telephone technicians as are necessary and requested by the sheriff.

E. Miscellaneous conditions.

1. Applicant shall provide a service for removal of unlawfully operated and parked vehicles and disabled vehicles from the grounds to a place of storage maintained or otherwise arranged for by the applicant. Vehicles shall be removed as directed by the sheriff.

2. Sound of the assembly shall be continuously so controlled and limited that such sound will not carry unreasonably beyond the boundaries of the grounds, or substantially interfere with the operations of the medical center, control center, or fire station.

3. The grounds shall be well drained and reasonably level.

4. All entertainment performances and other activities of the assembly shall be terminated a sufficient period of time prior to termination of the authorized period to provide for evacuation of the grounds no later than the termination of the authorized period.

F. General and special ground rules.

1. General ground rules.
   a. No person shall enter in or upon the grounds as part of any assembly until all conditions of this ordinance are fully met and complied with or waived by the committee, and no person shall permit such entry.
   b. Any person violating any federal, state or local statute, administrative rule or ordinance shall be expelled forthwith from the grounds. Nothing in this rule shall affect criminal or civil liability of any person under any law.
   c. No person shall operate any motor vehicle, within the grounds except upon the parking area and approaches thereto, and no person shall park any motor vehicle within the grounds except upon and within duly marked parking stalls. This provision does not apply to police, fire, ambulance or other emergency vehicles or necessary staff vehicles engaged in clean-up or maintenance duties.
   d. No person shall operate any vehicle other than police, fire, ambulance or other emergency vehicles upon the grounds at a speed greater than 15 miles per hour.
   e. No person shall take or have in possession upon the grounds any animal, except that when safety considerations permit, animals may be used as necessary in the performance of the declared purpose of the assembly.
   f. The entire grounds, and any and all structures thereon, shall be open to inspection at all times by the sheriff, fire chief, chief of medical services, and health officer, or their duly authorized representatives. No person shall willfully interfere with or obstruct such inspection.
   g. No person shall camp except upon and within duly marked campsites.
   h. If the assembly at any time becomes riotous or so disorderly as to threaten substantial interference with the maintenance of control by existing security police forces, or to threaten loss of life or serious injury to persons within the grounds, the license
shall be forthwith revoked and the grounds forthwith evacuated by whatever force is necessary in the judgment of the sheriff.

i. No person shall take upon the grounds, or have in possession upon the grounds, any gasoline, naptha, distillate, fuel oils or other dangerous flammable materials, except within the fuel tanks of vehicles.

j. No person shall take upon the grounds, or within 500 yards of the grounds, any explosives, firearms, or ammunition. This provision shall not apply to police.

k. No person shall possess or take upon the grounds any fireworks.

l. No person shall burn any trash or other materials upon the grounds except as permitted by the fire chief and according to rules relating to burning posted by or at the direction of the fire chief.

m. No person of the assembly nor any staff member or employee shall enter the municipal area except on bona fide business thereon or as directed by the sheriff or his duly authorized representative.

n. It is an express condition of the license that the general ground rules herein set forth be posted upon the grounds in at least 12 conspicuous places in clearly readable letters and that the same be published by the applicant in the same manner and by the same means as publication of advertisement of the assembly at least 10 days prior to the commencement of the authorized period, such publication to include a statement of the authorized number, defining the same as that number of persons who will be admitted to the grounds.

2. Special ground rules.

Special ground rules, as reasonably necessary to meet any special conditions of or relating to the assembly, may be imposed by the committee, and upon notice thereof to the applicant, such special rules shall be posted upon the grounds in the same manner as general ground rules. Such rules shall become a part of this ordinance as applicable to the assembly for which the same are promulgated.

Section V Organizational meetings, police and fire dept.

A. All designated security police shall appear at an organizational meeting, to be presided over by the sheriff, at a time and place designated by him, prior to the commencement of the authorized period. Every such security officer shall answer roll call, and shall produce his credentials qualifying him as a security officer under this ordinance. The sheriff shall create three duty shifts and issue such instructions as he deems necessary. Notice of the time and place of the meeting shall be served by the sheriff upon the registered agent at least 5 days prior thereto, and the registered agent shall forward such notice to all officers named in the application. Any officer failing to attend, to answer roll call, or to produce satisfactory credentials at such meeting may be stricken from the roll of officers, at the option of the sheriff.

B. All designated firemen shall appear at an organizational meeting, to be presided over by the fire chief, at a time and place designated by him, prior to the commencement of the authorized period. Every fireman designated in the application shall attend, and answer roll call. Any such fireman failing to attend or answer roll call may be stricken from the roll of firemen at the option of the fire chief. Notice of the meeting shall be served as in the case of security police.
Section VI Revocation of license

A. If at any time following issuance of license hereunder it appears that any condition of such license is not complied with, or that any condition having been previously met ceases substantially to be complied with, the committee shall:

1. Revoke the license, or
2. Waive the condition, if such waiver is feasible and reasonable in view of existing law other than this ordinance and in view of health, safety and public welfare considerations; or
3. If, in the judgment of the committee, the non-compliance is such that it may be readily corrected by the applicant without creation or permission of health, safety or public welfare hazards during the time required for such correction, the committee may serve notice upon the applicant stating the nature of the non-compliance and a time within which the same must be corrected, upon the expiration of which time the license shall be revoked.

B. A license is issued pursuant to this ordinance shall be revoked by the committee under the following circumstances:

1. If substantial non-compliance with any condition is demonstrated to be deliberate on the part of the applicant or its agent;
2. If a substantial non-compliance with any condition cannot be corrected within a reasonable time, and the committee does not waive the same.
3. Upon showing that the applicant or its agent has knowingly caused or permitted advertisement or publication likely to attract a substantially greater number of persons to the assembly than the authorized number, or has knowingly caused or permitted advertisement or publication substantially in conflict with statements relative thereto in the application.
4. Upon showing that the applicant or its agent has sold admissions to the assembly substantially in excess of the authorized number.
5. If non-compliance by the applicant with any condition results in a riot situation or undue difficulty in enforcing this ordinance or other laws upon the grounds or in the vicinity of the grounds.

C. The sheriff is hereby granted and delegated the power to summarily declare the license revoked and to evacuate the grounds by whatever means and force he deems necessary in the event of riot or such condition of disorder as to threaten persons upon the grounds with loss of life or serious bodily harm.

D. Upon termination of the authorized period, and in the event of evacuation of the grounds for any other reason, any and all facilities, installations, utilities, and equipment upon the grounds will be maintained and at the disposal of the sheriff until such evacuation is complete. All security police officers and firemen shall remain on duty until evacuation is complete.

Section VII License Fees

The fee for license pursuant to this ordinance shall be filed with the application, and shall be in an amount based upon the number of days of authorized period and proposed authorized number, according to the following schedule:
Authorized Number

<table>
<thead>
<tr>
<th>Authorized Number</th>
<th>Fee per calendar day or part thereof of authorized period</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 to 10,000</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>10,001 to 20,000</td>
<td>$20,000.00</td>
</tr>
<tr>
<td>20,001 to 30,000</td>
<td>$30,000.00</td>
</tr>
<tr>
<td>30,001 to 40,000</td>
<td>$40,000.00</td>
</tr>
<tr>
<td>40,001 to 50,000</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>Excess of 50,000</td>
<td>$60,000.00</td>
</tr>
</tbody>
</table>

Section VIII Bond

The applicant shall file with the application a bond, either in cash or underwritten by one or more a surety indemnity companies licensed to do business in this state at the rate of $10.00 per person of authorized number, which said bond shall indemnify and hold harmless Iowa County and any of its agents, officers, servants and employees from any liability or causes of action which might arise by reason of granting license hereunder, and from any cost incurred in cleaning up any waste material produced or left by the assembly or staff. The bond shall be subject to and meet the approval of the committee.

Section IX Insurance.

A. The applicant shall, at least 20 days prior to the commencement of the authorized period, obtain, and file with the clerk proof of Workman's compensation insurance covering all personnel required by this ordinance to be furnished and obtained by the applicant, including that personnel appointed by the committee. The required proof of such insurance shall include proof of election to become subject to Chapter 102 Wis. Statutes during the authorized period.

B. The applicant shall obtain and file with the clerk proof of automobile insurance underwritten by one or more insurance companies duly licensed to do business in this state, covering all motor vehicles required by this ordinance to be furnished upon the grounds, on each vehicle as follows:

1. Bodily injury liability, $100,000 per person, $300,000 each occurrence;
2. Property damage liability, $5,000 per person, $50,000 each occurrence.

Section X Enforcement and penalties.

A. The provisions of this ordinance may be enforced by injunction in any court of competent jurisdiction. The holding of an assembly in violation of any provision or condition of this ordinance or violation of any federal, state, or local statute, administrative rule or ordinance, such violation occurring upon the grounds covered by license hereunder, shall be deemed a public nuisance and may be abated as such.

B. Penalties

1. Any person who does any of the following shall, upon conviction thereof, forfeit not less than $1,000.00 nor more than $10,000.00, and in the event of non-payment of such forfeiture shall be imprisoned in the Iowa County Jail not less than 90 days nor more than one year;
   a. Violates Section IIIA. of this ordinance; each day of violation shall constitute a separate offense for all purposes under this ordinance.
   b. Commits sabotage or deliberate damage to or upon any structure or equipment kept or maintained upon the municipal area of any grounds licensed hereunder, or to or upon any property or equipment used or maintained by the security police or firemen upon such grounds;
c. Commits battery upon the person of any security police officer or firemen upon grounds licensed hereunder;

d. Incites any person or persons to riot upon the grounds licensed hereunder;

e. Violates ground rule set forth in Section IV F. 1., i, j, or k.

2. Any person who intentionally obstructs any security police officer or fireman in the lawful performance of his duty or obstructs any inspection of any part of the grounds by any person authorized by this ordinance so to inspect, or causes damage to any water system, electrical system, lighting system, drinking unit, bathing unit, toilet unit, or telephone, shall, upon conviction thereof forfeit not less than $100.00 nor more than $500.00, and in the event of non-payment of such forfeiture shall be imprisoned in the Iowa County Jail not less than 30 days nor more than 6 months. Each act of obstruction or damage shall constitute a separate offense hereunder.

3. Any person who throws or deposits any type of debris or waste material upon the grounds, other than in trash cans, shall forfeit not less than $25.00 nor more than $100.00, and in the event of non-payment of such forfeiture shall be imprisoned in the Iowa County Jail not less than 10 days nor more than 30 days in the Iowa County Jail.

4. Any person, who violates any ground rule, general or special, applicable to the grounds whereon committed, covered by license hereunder, or violates any provision of this ordinance, for which ground rule or other provision no specific penalty is provided elsewhere in this ordinance shall, upon conviction thereof, forfeit not less than $25.00 nor more than $100.00, and in the event of non-payment of such forfeiture shall be imprisoned not less than 10 days nor more than 30 days in the Iowa County Jail.

5. Any person who, upon grounds licensed hereunder, engages in violent, abusive, indecent, profane, boisterous, unreasonably loud, or otherwise disorderly conduct under circumstances in which such conduct tends to cause or provoke a disturbance, shall, upon conviction thereof forfeit not less than $50.00 nor more than $300.00, and in the event of non-payment of such forfeiture, shall be imprisoned in the Iowa County Jail not less than 30 days nor more than 6 months.

Sup. Peterson moved that the ordinance be adopted.
Sup. Scheddegger seconded the motion.
A roll call vote was requested. The roll was called.
The vote for unanimous approval.

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