ORDERED THAT IN THE YEAR ONE THOUSAND NINE-HUNDRED AND EIGHTY FOUR AN ORDINANCE RELATIVE TO CARNIVALS AND CIRCUSES IN THE CITY OF LYNN

Be it Ordained by the City Council of the City of Lynn and by, the authority of the same as follows, to wit:

SECTION 1. The Ordinance relative to carnivals and circuses in the City of Lynn is hereby amended to include the following:

PORTABLE SHOWS

a. **Permit Required** – No portable show shall be held within the City unless the owner thereof obtains a permit for the same from the Licensing Committee.

b. **Application for Permit** – Not less than fifteen (15) days before exhibiting any portable show in the City of Lynn, the owner shall make application on a form provided by the City Clerk which application shall contain such information as required in paragraph (c) of this section.

c. **Information Required**

   1. Name, address and telephone number of sponsoring organization
   2. Name, address and telephone number of portable show owner
   3. Name, address and telephone number of portable show manager
   4. Proposed dates of portable show operation
   5. Proposed location of portable show operation
   6. Name and address of insurance carrier and amounts of public liability insurance provided pursuant to paragraph (d) of this section

d. **Financial Responsibility** – Before exhibiting any portable show in this City the owner shall furnish proof of financial responsibility to satisfy claims for damages on account of any physical injuries or property damage suffered by any person by reason of any act or omission on the part of the owner, his agents or employees in such amount, character and form as the Commissioner of Insurance for the Commonwealth of Massachusetts determines to be necessary for the protection of the public.

   Proof of financial responsibility shall be in the form of an official communication from the insurance carrier, who shall be duly licensed to conduct business within the Commonwealth of Massachusetts.

e. **Requirements for Temporary Permit** – The Licensing Commission shall not issue a temporary permit for the operation of a portable show until the following requirements have been satisfied:

   1. Evidence of insurance has been judged satisfactory by the Licensing Committee
2. Evidence of compliance with the Commonwealth of Massachusetts Equipment Certification Requirements

3. Portable show owner agrees that the following requirements must be met before a final permit will be issued:
   a. Inspection and approval by the Board of Health
   b. Inspection and approval by the City Electrician
   c. Inspection and approval of all rides and related equipment by a Safety Engineer who is a Registered Professional Engineer in the Commonwealth of Massachusetts, which inspection shall determine whether said rides will be reasonably safe for public attendance and use with inspection to commence for said rides have been assembled for use on the dates proposed in the permit application.
   d. Inspection and approval of all moving devices and rails from the ground- up to the interface, of all rides and related equipment by the Building Commissioners Office, as provided under Section 19 (Portable Shows) of the State Building Code
   e. Notification by the Chief of Police that adequate police protection has been engaged by the owner or sponsor of the portable show
   f. Notification by the Fire Chief that the character and arrangement of the seating, means of egress, lighting and firefighting appliances make the portable show reasonably safe against both fire and casualty hazards
   g. Notification by the Commissioner of Public Works, that an adequate work force has been engaged by the owner or sponsor of the Portable Show to provide for daily clean-up of the carnival site and surrounding areas
   h. Any and all fees resulting from inspections set forth above shall be borne by the owner of the portable show
   i. No game, contest, amusement, activity or device, which offers a prize of money, will be permitted as part of a Portable Show.

SECTION 2. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

SECTION 3. This Ordinance shall take effect Thirty-One (31) days after its final approval as adopted and advertised.
ORDERED THAT IN THE YEAR ONE THOUSAND NINE HUNDRED NINETY-THREE AN ORDINANCE AMENDING THE ORDINANCE RELATIVE TO CARNIVALS AND CIRCUSES IN THE CITY OF LYNN

Be it ordained by the City Council of the City of Lynn and by the authority of the same as follows, to wit:-

SECTION 1. The ordinance relative to carnivals and circuses in the City of Lynn, as heretofore amended, is hereby further amended by deleting the following section:

"No more than one (1) carnival or one (1) circus per year per location on City owned property may be held in the City of Lynn.

and inserting in lieu thereof, the following new section:

"No more than two (2) carnivals or two (2) circuses per year per location on City owned property may be held in the City of Lynn."

SECTION 2. No more than one (1) carnival or (1) circus per year shall be held on the grounds of the Lynn English High School

SECTION 3. All ordinances or parts of ordinances inconsistent herewith are hereby repealed

SECTION 4. This ordinance shall take effect thirty-one (31) days after its final approval as adopted and advertised.
IN THE YEAR ONE THOUSAND NINE HUNDRED SEVENTY-EIGHT ORDINANCE AMENDING THE ORDINANCE PROHIBITING THE OPERATION OF CARNIBALS IN THE CITY OF LYNN UNTIL AN INSPECTION IS MADE BY THE ELECTRICAL AND FIRE DEPARTMENTS

Be it Ordained by the City Council of the City of Lynn and by the authority of the same as follows, to wit:-

SECTION-1. The ordinance prohibiting the operation of carnivals In the City of Lynn until an inspection is made by the Electrical and Fire Departments is hereby amended by adding to Section 1 of said ordinance the following:

"All outdoor events such as carnivals, circuses, sporting events and anything of this nature must obtain from the Electrical Department of the City, of Lynn a wiring permit to a licensed electrician"

SECTION 2. All ordinances or parts of ordinances inconsistent herewith are hereby repealed

SECTION 3. This ordinance shall take effect upon its adoption and approval, after advertising as adopted