

PORT OF NEWPORT
COMMISSION SPECIAL MEETING AGENDA

Friday, March 17, 2017, 12:00 noon
OSU Extension Office
1211 SE Bay Boulevard, Newport, OR 97365

- I. EXECUTIVE SESSION PURSUANT TO ORS 192.660(2)(e) – DELIBERATIONS TO NEGOTIATE REAL PROPERTY TRANSACTIONS. No decisions will be made in Executive Session.

Special Meeting to immediately follow Executive Session.

- II. International Terminal Shipping Facility Update
- III. Aerial Spraying Ballot Measure 21-177
- IV. Public Comment
- V. Adjournment

Regular meetings are scheduled for the 4th Tuesday of every month at 6:00 pm

The OSU Extension Office is accessible to people with disabilities. A request for an interpreter for the hearing impaired or for other accommodations for persons with disabilities should be made at least 48 hours in advance of the meeting to Port of Newport Administration Office at 541-265-7758.

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JUN 21 2016

Explanatory Statement

AT 11:00 O'CLOCK A M
 DANA W. JENKINS, COUNTY CLERK
 BY [Signature] DEPUTY

Enactment of this Measure would establish a Lincoln County Ordinance, the "Freedom from Aerial Sprayed Pesticides Ordinance of Lincoln County", whose purpose is to prohibit the practice of aerial spraying of pesticides on Lincoln County forests. Measure establishes "Freedom from Aerially Sprayed Pesticides Bill of Rights":

- Right to be Free from Toxic Trespass, from aerially sprayed pesticides;
- Right to Clean Air, Water and Soil, free from contamination by aerially sprayed pesticides;
- Right to Rural Preservation, to enjoy outdoor recreation free from aerially sprayed pesticides;
- Governmental Legitimacy, is owed to people of the community that governments' serve;
- Right to Local Community Self-Government, for limited purpose of prohibiting aerial spraying, community has collective and individual right of self-government;
- Right to Assert the Right of Self-Government, right to enact this ordinance, and enforce it not limited by municipal corporations;
- Rights as Self-Executing, enforceable against private and public actors.

In addition, Measure creates Prohibitions (Statements of Law) to secure the "Bill of Rights":

- Unlawful for any corporation to violate any right secured by ordinance;
- Unlawful for any corporation to engage in aerial spraying of pesticides in Lincoln County;
- Corporations engaged in aerial spraying strictly liable for damages to residents and County ecosystems;
- Invalidates any permit, license, or other authority issued by any state or federal entity that would violate rights established in the ordinance.

The Measure provides:

- Definitions for corporation, ecosystems, engage in aerial spraying, natural communities, and pesticides;
- That the rights and prohibitions in the ordinance are enforceable by Lincoln County, or any resident of Lincoln County, on behalf of any ecosystem or natural community, in any court having jurisdiction. County or resident entitled to recover costs of litigation including expert and attorney's fees. Corporations convicted of violations subject to maximum fines allowable under state laws; each day of violation is a separate violation. Damages measured by cost of restoring ecosystem or natural community to its state before injury; damages paid to County for exclusive use in restoration of injured ecosystem or natural community;
- That failure to enforce or defend the law by County or Court authorizes a person to undertake "direct action" defined as activities to directly enforce rights. Prohibits, and compels court to dismiss, any legal action against those engaged in "direct action";
- That corporations are not "persons" for purposes of this ordinance. Prohibits corporations from assertion of state or federal law preemption of ordinance or authority of people to adopt ordinance. Corporate "future lost profits" are not property interests and recoverable as damages.
- A declaration that all state, federal and international laws and rules are applicable in Lincoln County only to extent they do not violate this ordinance. Repeals all provisions of prior ordinances adopted in Lincoln County (provisions not identified) inconsistent with this ordinance.

Prospective Petition

SEL 370

Local Initiative and Referendum

rev 04/14 ORS 250.045,
250.165, 250.265, 255.135

Warning Supplying false information on this form may result in conviction of a felony with a fine of up to \$125,000 and/or prison for up to 5 years. Each chief petitioner is required to provide, on the same form, their name, residence address, a contact phone number and a signature attesting that the information on the form is true and correct. Changes to the information provided for a chief petitioner or to the circulator pay status below must be reported to the Elections Division no later than the 10th day after you first have knowledge or should have had knowledge of the change.

Petition Information	Type
This filing is an <input checked="" type="checkbox"/> Original <input type="checkbox"/> Amendment	<input checked="" type="checkbox"/> Initiative <input type="checkbox"/> Referendum
Jurisdiction	Some Circulators may be Paid
<input checked="" type="checkbox"/> County <input type="checkbox"/> City <input type="checkbox"/> District	<input type="checkbox"/> Yes <input type="checkbox"/> No

Title	PESTICIDES
FREEDOM OF LINCOLN COUNTY FROM AERIALY SPRAYED	
Website if applicable	

Petition Correspondence Select the method of receiving notices or other correspondence from the Elections Division.

Correspondence Recipient Email Chief Petitioners Mail Chief Petitioners

Recipient Information

Name	Email Address
MARIA SAUSE	mksausster@gmail.com

Chief Petitioner Information At least one original chief petitioner must remain throughout the petition process or the petition is void.

→ By signing this document, I hereby state that all information on the form is true and correct and attest that no circulators will be compensated money or other valuable consideration on this petition based on the number of signatures obtained by the circulator.

Name	Contact Phone
Barbara B. Davis	541-323-3225
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Mailing Address if different	Email Address
PO box 2170, Waldport, OR 97394	jibdavis@peak.org
Signature	Date Signed
Barbara B Davis	July 6, 2015

Name	Contact Phone
MARIA SAUSE	541 960 6385
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15 NW BROOK ST, NEWPORT, OR 97365	
Mailing Address if different	Email Address
	mksausster@gmail.com
Signature	Date Signed
Maria Sause	July 6, 2015

Name	Contact Phone
FILED	
Residence Address street, city, state, zip	
Mailing Address if different	Email Address
Signature	Date Signed
JUL 06 2015 AT 3:10 O'CLOCK P.M. DANA W. JENKINS, COUNTY CLERK BY: [Signature] DEPUTY	

FREEDOM OF LINCOLN COUNTY FROM AERIALY SPRAYED PESTICIDES

Section 1 – Purpose

At a time when the rights of corporations are being protected at the expense of the people's rights, we must reaffirm what the Oregon Constitution guarantees: "that all [people], when they form a social compact are equal in right: that all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; and they have at all times a right to alter, reform, or abolish the government in such manner as they may think proper."

We assert that our right of local community self-government to claim and protect our constitutionally-guaranteed right to safety is inherent, fundamental, and inalienable, and that – as the United States Declaration of Independence proclaimed – governments derive their just powers from the consent of the governed.

The practice of aerial spraying of pesticides on Lincoln County's forests is causing serious chemical contamination of our county's air, people, wildlife, ecosystems, and watersheds, as well as terminal degradation of our soil. A large number of pesticides being used, among them 2,4-D, glyphosate (Roundup), and atrazine, have been proven harmful to both humans and the environment.

It is important to note that only a small fraction of the approximately 12,000 pesticides registered for use in Oregon, including those being used in aerial spraying, have ever been tested for safety. None have been tested for the effects of repeated exposure over time, or for the effects of their routine application in combination with other pesticides and chemicals.

Lincoln County's most populated communities are located at the base of our life-giving watersheds. However, clear-cut logging operations and the aerial spraying of pesticides before and after replanting are taking place upstream in those watersheds, exposing people, ecosystems, and natural communities to chemical contamination.

Current laws and regulations permit and protect the practice of aerial spraying of pesticides, threaten our public health, violate our constitutionally-guaranteed right to safety, and interfere with our right of local community self-government. The risks from toxic trespass from aerial spraying of pesticides, due to the failure of our federal, state, and local governments to protect us, are therefore no longer acceptable.

Our fundamental right to clean air, water, and soil not contaminated by aerial spraying of pesticides cannot be achieved when that right is routinely overridden by corporate minorities claiming legal powers to engage in that contamination. Nor can sustainability of any kind be achieved within a system of preemption which enables corporate decision-makers to wield state governmental power to override local self-government, and when the state itself restricts the county's lawmaking powers in ways that prevent the people of the county from protecting the health, safety and welfare of people and natural communities from such harms as aerial spraying of pesticides.

The people of Lincoln County believe that aerial spraying of pesticides is not necessary, because the task of eliminating weeds and competing vegetation after tree planting can also be accomplished by manual action, without the use of any pesticides, however applied, without contaminating the environment, and without endangering the safety of all life in it, while at the same time creating many direly needed jobs for our community. Increasingly mechanized logging, including the practice of aerial spraying of pesticides, utilized by corporations extraneous to our communities, no longer makes any sizable contribution to our local economy,

but nevertheless is now carried out by these corporations that wield tremendous power over decision-making in our county.

Now, therefore, the people of Lincoln County hereby adopt this Ordinance, which shall be known and may be cited as the “Freedom from Aerially Sprayed Pesticides Ordinance of Lincoln County”

Section 2 – Definitions

(a) “Corporations,” for purposes of this Ordinance, includes any corporation, limited partnership, limited liability partnership, business trust, public benefit corporation, business entity, or limited liability company organized under the laws of any state of the United States or under the laws of any country. The term includes all public corporations, municipal corporations, state and federal agencies, and any state and federal entity.

(b) “Ecosystems” means wetlands, streams, rivers, aquifers, and other water systems, as well as all naturally occurring habitats that sustain wildlife, people, flora and fauna, soil-dwelling or aquatic organisms.

(c) “Engage in aerial spraying of pesticides” means the physical deposition of pesticides into the land, water, or air by any aerial method, including, but not limited to, all actions taken to prepare for that physical deposition.

(d) “Natural Communities” means communities of wildlife, flora, fauna, soil-dwelling, aerial, and aquatic organisms, as well as humans and human communities that have established sustainable interdependencies within a proliferating and diverse matrix of organisms, within a natural ecosystem.

(e) “Pesticides” means any synthetic chemicals, or synthetic chemical mixtures, that can be classified as algacides, avicides, bactericides, fungicides, herbicides, insecticides, miticides, acaricides, molluscicides, nematocides, rodenticides, or virucides, and shall include, but not be limited to, restricted and non-restricted pesticides used to destroy plant, fungal, and/or animal ‘pests’.

Section 3 - Statements of Law – Freedom from Aerially Sprayed Pesticides Bill of Rights

(a) Right to be Free from Toxic Trespass. All people of Lincoln County, along with natural communities and ecosystems within the County, possess the right to be free of aerially sprayed pesticides.

(b) Right to Clean Air, Water, and Soil. All people of Lincoln County possess the right to clean air, water, and soil free of aerially sprayed pesticides; and that right shall include the right to be free from potential contamination of the air, water, and soil within the County from aerially sprayed pesticides.

(c) Right to Rural Preservation. All people of Lincoln County possess a right to an unspoiled rural quality of life free of aerially sprayed pesticides. The right to an unspoiled rural quality of life free of aerially sprayed pesticides includes, but is not limited to, outdoor recreational activities such as hunting, fishing, and foraging.

(e) Governmental Legitimacy. To the extent necessary to secure this Ordinance, all governments in the United States owe their existence to the people of the community that those governments serve, and governments exist to secure and protect the rights of the people and those communities; and further, any system of government that becomes destructive of those ends is not legitimate, lawful, or constitutional.

(f) Right of Local Community Self-Government. For the limited purpose of securing Lincoln County to be free of aerially sprayed pesticides, the people of Lincoln County possess both a collective and individual right of

self-government in their local community, a right to a system of government that embodies that right, and the right to a system of government that protects and secures their human, civil, and collective rights.

(g) Right to Assert the Right of Self-Government. The people of Lincoln County possess the right to use their local government to enact this Ordinance that secures Lincoln County to be free of aeriually sprayed pesticides, and the making and enforcement of this Ordinance by the people through a municipal corporation or any other institution shall not eliminate, limit, or reduce their sovereign right of local community self-government as stated in subsection 3(f).

(h) Rights as Self-Executing. All rights delineated and secured by this Ordinance are inherent, fundamental, and unalienable, and shall be self-executing and enforceable against both private and public actors.

Section 4 – Statements of Law – Prohibitions Necessary to Secure the Bill of Rights

(a) It shall be unlawful for any corporation to violate any right secured by this Ordinance.

(b) It shall be unlawful for any corporation to engage in aerial spraying of pesticides within Lincoln County.

(c) Corporations engaged in aerial spraying of pesticides in any municipality or designated jurisdiction adjacent to Lincoln County shall be strictly liable for damages caused by those pesticides to the residents and ecosystems within Lincoln County.

(d) No permit, license, privilege, charter, or other authority issued by any State or federal entity that would violate the rights of this Ordinance, shall be deemed valid within Lincoln County.

Section 5 – Enforcement

(a) Any corporation that violates any provision of this Ordinance shall be guilty of an offense and, upon conviction thereof, shall be sentenced to pay the maximum fine allowable under State law for that violation. Each day or portion thereof, and violation of each section of this Ordinance, shall count as a separate violation.

(b) Lincoln County or any resident of Lincoln County, may enforce the rights and prohibitions of this Ordinance through an action brought in any court possessing jurisdiction over activities occurring within Lincoln County. In such an action, Lincoln County or the resident shall be entitled to recover all costs of litigation, including, without limitation, expert and attorney's fees.

(c) Any action brought by either a resident of Lincoln County or by Lincoln County to enforce or defend the rights of ecosystems or natural communities secured by this Ordinance shall bring that action in the name of the ecosystem or natural community in a court possessing jurisdiction over activities occurring within Lincoln County. Damages shall be measured by the cost of restoring the ecosystem or natural community to its state before the injury, and shall be paid to Lincoln County to be used exclusively for the full and complete restoration of the ecosystem or natural community.

(d) If the County Government fails to enforce or defend this law, or a court fails to uphold this law's limitations on corporate power, this law shall not be affected by the failure to enforce or defend, or by the failure to uphold the limitations on corporate power, and any person may then enforce the rights and prohibitions of this law through direct action. If enforcement through direct action is commenced, this law shall prohibit any private or public actor from filing a civil or criminal action against those participating in direct action. If filed in violation

of this provision, the applicable court must dismiss the action promptly, without further filings being required of direct action participants. "Direct action" as used by this provision shall mean any activities or actions carried out to directly enforce the rights and prohibitions contained within this law."

Section 6 – Enforcement – Corporate Powers

(a) Corporations that violate this Ordinance, or seek to violate this Ordinance, shall not be deemed to be "persons" to the extent that such treatment would interfere with the rights or prohibitions enumerated by this Ordinance, nor shall corporations possess any other legal rights, privileges, powers, or protections that would interfere with the rights or prohibitions enumerated by this Ordinance. "Rights, privileges, powers, or protections" shall include the power to assert state or federal preemptive laws in an attempt to overturn this Ordinance, and the power to assert that the people of this municipality lack the authority to adopt this Ordinance.

(b) Corporate claims to "future lost profits" shall not be considered property interests under this Ordinance, and thus, shall not be recoverable by corporations seeking those damages.

(c) All laws adopted by the legislature of the State of Oregon, rules adopted by any State agency, laws adopted by the United States Congress, and rules adopted by any federal or international agency, shall be the law of Lincoln County only to the extent that they do not violate the rights or prohibitions of this Ordinance.

Section 7—Severability

The provisions of this Ordinance are severable. If any court decides that any section, clause, sentence, part, or provision of this Ordinance is illegal, invalid, or unconstitutional, such decision shall not affect, impair, or invalidate any of the remaining sections, clauses, sentences, parts, or provisions of the Ordinance.

Section 8 - Repealer

All inconsistent provisions of prior Ordinances adopted by Lincoln County are hereby repealed, but only to the extent necessary to remedy the inconsistency.

Section 9 - Effect

This Ordinance shall take effect thirty (30) days after adoption.

LOCAL MEASURES

Measure 21-177 – Lincoln County – Proposed by Initiative Petition – Prohibits aerial pesticide spraying and creates rights of local citizens.

QUESTION:

Should voters enact ordinance prohibiting corporations from aerial spraying of pesticides and create rights to natural communities and ecosystems?

SUMMARY:

Enactment of measure establishes local rights: Right to be Free from Toxic Trespass; Right to Clean Air, Water and Soil; Right to Rural Preservation; Right of Local Community Self-Government. Rights established are self-executing. Measure also provides that governmental systems destructive to the rights of the community are not legitimate, lawful or constitutional.

Measure makes it unlawful for any "corporation" to "engage in aerial spraying of pesticides" as defined within measure, or to otherwise violate any enumerated rights. Measure invalidates any permits issued by state or federal entity that violate any enumerated rights. Measure provides that state and federal laws apply only to extent they are not in violation of ordinance.

Measure authorizes direct action by person if county or courts fail to enforce law. Corporations that violate ordinance are not "persons" and are prohibited from asserting state or federal law preemption. Measure establishes strict liability for damages to residents and ecosystems caused by aerial spraying.

Measure repeals inconsistent provisions of County Code and pre-empts state and federal law inconsistent with rights or prohibitions of measure.

Measure 21-178 – Coronado Shores Special Road District – Dissolution of the Coronado Shores Special Road District.

QUESTION:

Shall the Coronado Shores Special Road District be dissolved?

SUMMARY:

Approval of this measure would dissolve the Coronado Shores Special Road District (the "District"). The District does not have taxing authority; historically the District has received revenue from a home owners association (the "Association"). In August of 2015, the District Commissioners took action to begin dissolution of the District. The District Commissioners turned over its funds to the Association, and directed it not to give the District any more funding in the future. In addition, the Commissioners placed future responsibility for all maintenance and repairs with the Association. In August of 2015, all of the District Commissioners resigned; no one has since been appointed to fill the vacancies. The District has not been functioning since the summer of 2015.

Dissolution of the District would eliminate the District. The Plan of Dissolution and Liquidation, which is available for examination at the Office of the County Clerk, recognizes that the District no longer has any assets or liabilities. If dissolution is approved, there will be no need to transfer any assets or pay off any debt.