1	CITY OF WHITTIER
2	ORDINANCE #03-2016
3	
4	AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF WHITTIER,
5	ALASKA REPEALING WHITTIER MUNICIPAL CODE CHAPTER 8.24,
6 7	"TRAILERS AND TRAILER CAMPS," AND AMENDING WHITTIER MUNICIPAL CODE CHAPTER 12.12, "PUBLIC
8	CAMPGROUNDS,"AUTHORIZING THE CITY TO UPDATE CAMPSITE FEES
9	VIA RESOLUTION, LIMITING RECREATIONAL VEHICLE USE TO POSTED
10	CAMPING AREAS, AND INCORPORATING RECREATIONAL VEHICLE USE
11	LAWS FROM WHITTIER MUNICIPAL CODE 8.24.
12	
13	WHEREAS, it is in the City's best interest to offer campsite facilities to its visitors
14	and residents and to have clear requirements regarding the use of such campsites.
15	NOW EDEPERADE BE IT ORDANIES I. A. Ok. C C C C.
16	NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of
17	Whittier, that:
18	
19	Section 1. Classification. This Ordinance is a permanent code ordinance.
20	
21	Section 2. Amendment of Section. Whittier Municipal Code Section 12.12, is
22	amended to read as follows:
23	
24	12.12.010 Definitions
25	
26	For the purposes of this chapter the following words and phrases are defined as follows:
27	
28	"Authorized officer" refers to the City Manager or the City Manager's designee.
29	
30	"Camping" or "to camp" or any word or phrase corollary thereto means: (1) to remain
31	overnight in any place other than within a permanent building affixed to the ground and
32	designed for human habitation; (2) to park any vehicular trailer recreational vehicle
33	designed for human habitation irrespective of the length of time of such parking; (3) to
34	kindle, light, burn or maintain any campfire, bonfire, cooking fire or any other fire,
35	flame or blaze whatever and including any fire or flame produced by any self-contained
36	gasoline, liquid or aeriform gas or other chemical-fuel stove or other flame-producing
37	appliance of any kind whatever and whether situated within or without any motor
38	vehicle or vehicular trailer of any description.
39	
40	"Camping unit" refers to a recreational vehicle as defined in this section,
41	motorized vehicle, or tent.
	[Added language is bolded and underline; Deleted language is struck through]
-	Outlinguage No. 02 2016

"Day," unless otherwise particularly qualified, refers to any 24-hour period commencing at the hour of 4:00 p.m. on any calendar day.

"Month," unless otherwise particularly qualified, refers to any 31-day period commencing at the hour of 4:00 p.m. on any calendar day.

"Recreational vehicle" means a vehicular-type unit primarily designed as a temporary living quarters for recreational, camping or travel use, which either has its own motive power or is mounted on or drawn by another vehicle. The basic entities are: travel trailer, camper, camping trailer, fifth-wheeler, truck camper, and motor home.

"Season," unless otherwise particularly qualified, refers to the camping season for any calendar year.

"User" means any and all persons, irrespective of age, camping within and upon any public campground.

"Week," unless otherwise particularly qualified, refers to any 168-hour period commencing at the hour of 4:00 p.m. on any calendar day.

12.12.020 Camping prohibited except in public campgrounds.

No person shall camp upon any land owned, operated or maintained by the within City except within and upon those lands designated as public campgrounds under the provisions of this chapter.

12.12.030 Designation of public campgrounds.

The City Council by its resolution may designate the location and limits of public campgrounds within and upon any lands owned, operated or maintained by the City and which campgrounds shall thereafter be open to public camping. The said Council by its resolution may further designate which of said campgrounds shall be for the free use of the general public and which of such campgrounds shall be subject to a charge for camping thereon.

12.12.040 Rules and regulation – Compliance.

The City Council by its resolution may establish rules and regulations for the administration of all lands so designated by it as public campgrounds. All persons using or occupying such public campgrounds shall fully comply with all such rules and

[Added language is bolded and underline; Deleted language is struck through]

84	regulations so established. All such rules and regulations shall be administered by the
85	City Manager or the City Manager's designee department and its authorized officers.
86	
87	12.12.050 Campsites – Regulations.
88	
89	A. Each public campground designated under the provisions of this chapter shall be
90	divided into individual campsites each consisting of not less than 700 square feet in area
91	and of such particular shape and location as shall be determined by this chapter.
92	
93	B. Each such individual campsite shall not be occupied by more than 15 persons.
94	
95	C. Unless specified otherwise in this code regarding campsites at particular
96	campgrounds, each individual campsite shall not be occupied by more than two motor
97	vehicles and one two vehicular trailers recreational vehicle of any description.
98	
99	D. A group campsite shall be designated as such by the department City and shall
100	consist of an area capable of handling up to 15 vehicles and 150 people.
101	
102	12.12.060 Posting.
103	
104	The department <u>City</u> , by appropriate signs posted upon the ground, shall clearly mark all
105	those areas designated as public campgrounds under the provisions of this chapter. Such
106	signs shall clearly distinguish between free public campgrounds and those campgrounds
107	for the use of which a charge is made. The department, by other appropriate signs posted
108	upon the ground, shall electly mark as "no camping" areas all other park or recreation
109	areas not so designated as public campgrounds.
110	
111	12.12.070 Camping charges.
112	
113	In any public campground designated by the City Council as a camping area for the use
114	of which a charge shall be paid by the user thereof for the use of each individual or
115	group campsite therein in the amount and in the manner as follows:
116	
117	A. Fees for the use of campsites will be established by <u>resolution</u> noncode ordinance;
118	
119	B. Payment shall be made in advance and immediately upon the commencement of
120	occupancy of the campaite, and shall be in full for the entire period of time declared by
121	the user as the period of occupancy intended by him; City campgrounds are designated
122	as self-registration fee areas. Campers shall register and pay the established fees at
_	[Added language is bolded and underline; Deleted language is struck through]
	Ordinance No. 03-2016

123		the designated fee station before occupying a campsite. A valid camping permit
124		must be visibly displayed and attached to all camping units or recreational vehicles
125		at all times.
126		
127		C. The use of any campsite may be extended by any user thereof from day to day or
128		week to week or month to month or seasonal upon payment of charges in advance for
129		such extended period and which such advance payment shall be made prior to the hour
130		of 12:00 noon on the calendar day on which the use of such campsite by such user would
131		otherwise expire;
132		• •
133		D. No refund of any advance payment shall be made for any reason;
134		
135		E. Payment of all camping charges prescribed by this chapter shall be paid by the user of
136		each individual compsite to the authorized officer who shall receipt in writing for such
137		payment upon forms prescribed by the department. A copy of such receipt shall be
138		delivered by the officer to user and such user shall post such copy upon a post-provided
139		by the department upon each individual campsite. Such copy shall remain so posted
140		during the entire period of the tenancy of such compsite by the user thereof;
141		,,,,,
142		F. The tenancy of any user of any public campground for which a charge is made under
143		the provisions of this section shall terminate at the hour of 4:00 p.m. on the last calendar
144		day of the tenancy for which the charge has been paid unless such tenancy has been
145		extended under the provisions of subsection (C) of this section;
146		C 11 - 1 - 4 - 2 - 2 - 2 - 2 - 4 1 - 1 - 1 - 2 - 3 - 3 3 3 3 - 3 - 3 -
147 148		G. Upon the termination of such tenancy, the user shall forthwith quit and surrender possession of the campsite previously occupied by him, and shall immediately remove
149		therefrom all garbage, litter, refuse, rubbish, and personal property owned by him or in
150		his possession.
151		•
152		12.12.075 Recreational Vehicles.
153		
154		No recreational vehicles used for sleeping or living purposes shall be parked for any
155		period of time exceeding 24 hours except in a posted camp area and no cooking
156		shall be done in any recreational vehicle outside of a posted camp site.
157		
158		12.12.076 Recreational Vehicle Waste Disposal.
159		
160		It shall be unlawful for any person occupying or using any recreational vehicle as a
161		olace of human habitation to drain or permit to be drained onto the ground any
	12	[Added language is bolded and underline; Deleted language is struck through]
		Ordinance No. 03-2016

162 waste, sewage or other liquids or to deposit upon the ground any garbage, trash, 163 drainage, or filth from the recreational vehicle. 164 165 12.12.080 Boat trailers. 166 167 No vehicular trailer designed or used for the transportation of any boat shall be parked for any length of time whatever in any public campground except when in the possession 168 169 of a person camping therein. A violation of this section constitutes an infraction. 170 171 12.12.090 Abandoned property. 172 173 Any personal property left unattended which for more than 72 48 hours is left 174 unattended by the owner or person entitled to the possession thereof upon any lands 175 owned, operated or maintained by the City as a public park or recreation area, and 176 whether within or without an area designated as a public campground, shall thereafter be 177 impounded by the authorized officer and such property shall be considered abandoned 178 and shall be disposed of by the authorized officer in the manner provided by this code 179 Whittier Municipal Code Section 8.16. 180 181 12.12.092 Waste Disposal 182 183 It shall be unlawful for any person occupying or using any recreational vehicle to 184 drain therefrom or permit to be drained therefrom onto the ground any waste. 185 sewage, or other liquids or to deposit upon or in the ground any garbage, trash. 186 drainage, or filth therefrom. 187 188 12.12.100 Violation - Penalty. 189 190 A. Any person violating any provision of this chapter or who, after reasonable notice of 191 any rule or regulation adopted for the administration of any public campground, refuses 192 or fails to comply with any such rule or regulation, is subject to a civil penalty not to exceed \$500.00, plus costs and actual attorney fees incurred by the City in the collection 193 194 of the civil penalty assessed. 195 196 B. Bach day during which any such violation or refusal or failure to comply with any 197 such rule or regulation occurs or continues shall be deemed a separate offense for which 198 separate prosecution may be had. 199

[Added language is bolded and underline; Deleted language is struck through]

200	Section 3. Repeal of Chapter. Whittier Municipal Code Chapter 8.24, Trailers
201	and Trailer Camps, is repealed.
202	
203	Section 4. Effective date. This ordinance shall be effective immediately upon
204	adoption.
205	
206	ENACTED this 15th day of March, 2016.
207	
208	
209	
210	ATTEST:
211	and an an an an and and an
212	James Rogers for Evenda Kil Daniel Black
213	Brenda Krol - City Clerk Daniel Blair - Mayor
214	
215	
216	_
217	Ayes: P
218 219	Nays:
220	Absent: (SPAT)
440	Abstain: Ø [SEAL]