

Business of the City Council City of Ruston, WA

Subject: Ordinances #1529, 1530, 1531,

1532 - Regulating Temporary

Encampments

FOR INFORMATION ONLY NOT FOR DISCUSSION

Proposed Council Action:

This is in the packet for information only. A public hearing is scheduled for May 19th.

Dept. Origin: Planning Dept.

Prepared by: Jennifer Robertson

City Attorney's Office

For Agenda of: May 5, 2020

Exhibits: Ordinances #1529, 1530,

1531, & 1532

Concurred by Mayor:

Approved/form by City Atty:

Approved by City Engineer:

Approved by Department Head:

Initial & Date

_____ JSR/4-29-2020

INFORMATION / BACKGROUND

Prior to the 2020 Legislative Session, RCW 35A.21.360 authorized religious organizations to host temporary encampments for homeless persons on property they own or control and likewise permits cities to impose conditions that are necessary to protect public health and safety and do not substantially burden the decisions or actions of a religious organization regarding the location of housing or shelter for homeless persons on their property. However, during the 2020 Legislative Session, the State Legislature passed Engrossed Substitute House Bill 1754 which limited local regulation of temporary encampments. The effective date of ESHB 1754 is June 11, 2020. The terms of ESHB 1754 do not prohibit the effectiveness of any local regulations that exist prior to the effective date of ESHB 1754 provided that the local regulations do not categorically prohibit the hosting of the homeless by religious organizations, and have not been ruled by a Court to violate 42 U.S.C. § 2000cc. A copy of ESHB 1754 is attached.

Thus, in order to have local regulations on temporary encampments that differ from ESHB 1754, the City needs to adopt those regulations by the end of May 2020. The adopted regulations need to be consistent with federal limitations. Ordinance #1529 is based on a recently adopted City of Bellevue ordinance regulating temporary encampments. The Bellevue ordinance was framed on a federal consent decree that followed a lawsuit on earlier encampment regulations approximately 15 years ago. Because that ordinance is expected to pass federal challenge, framing the Ruston ordinance on such standards is also likewise to withstand any federal challenge.

What does this Ordinance do?

This ordinance creates a new chapter 25.11 in the Ruston Municipal Code to establish regulations for temporary encampments. It also amends the definitions section and land use

matrix elsewhere in Title 25 Zoning of the RMC and the permit processing sections RMC 19.01.010 and 19.01.011 for consistency.

What is a Temporary Encampment?

Temporary encampments are encampments hosted by religious institutions on church property for the purpose of providing a temporary place to live for people experiencing homelessness. The use is an outright permitted use in all zones subject to the regulations contained in Ch. 25.11 RMC.

What is the Temporary Encampment Permit?

Any church desiring to host a temporary encampment must apply for and obtain a temporary encampment permit from the City of Ruston. This permit is administrative, which means it is processed by and issued by the City's Planning Director. The permit requires public notice and a public meeting. (see Section 25.11.050.)

The permit also requires adherence to certain performance standards, such as adequate sanitation (drinking water, hand washing, showers, toilets) and food handling facilities with no more than 100 adult residents allowed (no children allowed). The residents of the encampment and the hosts are required to meet certain conduct requirements, such as no alcohol or weapons, no open flames, not littering, etc. (See section 25.11.060(2).)

The permit will allow a temporary encampment to be in place for up to 90 days at a time, with no more than one permit in effect at any one time. (Section 25.11.060(4).) Furthermore, it requires screening from nearby neighbors. There are general health and sanitation standards, including control of waste, insects, and rodents, etc.

What can the City do if there are problems during an encampment?

If an applicant fails to comply with the permit conditions, then the City has the right to revoke the permit. Appeals of revocations are heard by the City's hearing examiner. (Section 25.11.100.)

FISCAL CONSIDERATION

None.

RECOMMENDATION / MOTION

This is in the packet for information only. A public hearing is scheduled for May 19th.

CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE HOUSE BILL 1754

Chapter 223, Laws of 2020

66th Legislature 2020 Regular Session

RELIGIOUS ORGANIZATIONS--HOSTING OF THE HOMELESS

EFFECTIVE DATE: June 11, 2020

Passed by the House March 7, 2020 Yeas 97 Nays 0

LAURIE JINKINS

Speaker of the House of Representatives

President of the Senate

Passed by the Senate March 3, 2020 Yeas 42 Nays 7

CYRUS HABIB

Approved March 31, 2020 10:45 AM

CERTIFICATE

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is ENGROSSED SUBSTITUTE HOUSE BILL 1754 as passed by the House of Representatives and the Senate on the dates hereon set forth.

BERNARD DEAN

Chief Clerk

FILED

March 31, 2020

JAY INSLEE

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SUBSTITUTE HOUSE BILL 1754

AS AMENDED BY THE SENATE

Passed Legislature - 2020 Regular Session

State of Washington 66th Legislature 2019 Regular Session

By House Housing, Community Development & Veterans (originally sponsored by Representatives Santos, Jinkins, and Pollet)

READ FIRST TIME 02/21/19.

- 1 AN ACT Relating to the hosting of the homeless by religious
- 2 organizations; amending RCW 36.01.290, 35.21.915, and 35A.21.360; and
- 3 creating a new section.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** (1) The legislature makes the following 6 findings:
- 7 (a) Residents in temporary settings hosted by religious 8 organizations are a particularly vulnerable population that do not 9 have access to the same services as citizens with more stable
- 10 housing.
- 11 (b) Residents in these settings, including outdoor uses such as
- 12 outdoor encampments, indoor overnight shelters, temporary small
- 13 houses on-site, and homeless-occupied vehicle resident safe parking,
- 14 can be at increased risk of exploitation, theft, unsanitary living
- 15 conditions, and physical harm.
- 16 (c) Furthermore, the legislature finds and declares that hosted
- 17 outdoor encampments, indoor overnight shelters, temporary small
- 18 houses on-site, and homeless-occupied vehicle resident safe parking
- 19 serve as pathways for individuals experiencing homelessness to
- 20 receive services and achieve financial stability, health, and

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21 permanent housing.

(2) The legislature intends that local municipalities have the discretion to protect the health and safety of both residents in temporary settings that are hosted by religious organizations and the surrounding community. The legislature encourages local jurisdictions and religious organizations to work together collaboratively to protect the health and safety of residents and the surrounding community while allowing religious organizations to fulfill their mission to serve the homeless. The legislature further intends to monitor the implementation of this act and continue to refine it to achieve these goals.

- **Sec. 2.** RCW 36.01.290 and 2010 c 175 s 2 are each amended to 12 read as follows:
 - (1) A religious organization may host ((temporary encampments for)) the homeless on property owned or controlled by the religious organization whether within buildings located on the property or elsewhere on the property outside of buildings.
 - (2) Except as provided in subsection (7) of this section, a county may not enact an ordinance or regulation or take any other action that:
 - (a) Imposes conditions other than those necessary to protect public health and safety and that do not substantially burden the decisions or actions of a religious organization regarding the location of housing or shelter, such as an outdoor encampment, indoor overnight shelter, temporary small house on-site, or vehicle resident safe parking, for homeless persons on property owned or controlled by the religious organization;
 - (b) Requires a religious organization to obtain insurance pertaining to the liability of a municipality with respect to homeless persons housed on property owned by a religious organization or otherwise requires the religious organization to indemnify the municipality against such liability; $((\Theta r))$
 - (c) Imposes permit fees in excess of the actual costs associated with the review and approval of ((the required)) permit applications.

 A county has discretion to reduce or waive permit fees for a religious organization that is hosting the homeless;
- 36 (d) Specifically limits a religious organization's availability
 37 to host an outdoor encampment on its property or property controlled
 38 by the religious organization to fewer than six months during any
 39 calendar year. However, a county may enact an ordinance or regulation

that requires a separation of time of no more than three months
between subsequent or established outdoor encampments at a particular
site;

- (e) Specifically limits a religious organization's outdoor encampment hosting term to fewer than four consecutive months;
- (f) Limits the number of simultaneous religious organization outdoor encampment hostings within the same municipality during any given period of time. Simultaneous and adjacent hostings of outdoor encampments by religious organizations may be limited if located within one thousand feet of another outdoor encampment concurrently hosted by a religious organization;
- (g) Limits a religious organization's availability to host safe parking efforts at its on-site parking lot, including limitations on any other congregationally sponsored uses and the parking available to support such uses during the hosting, except for limitations that are in accord with the following criteria that would govern if enacted by local ordinance or memorandum of understanding between the host religious organization and the jurisdiction:
- 19 <u>(i) No less than one space may be devoted to safe parking per ten</u>
 20 <u>on-site parking spaces;</u>
 - (ii) Restroom access must be provided either within the buildings on the property or through use of portable facilities, with the provision for proper disposal of waste if recreational vehicles are hosted; and
 - (iii) Religious organizations providing spaces for safe parking must continue to abide by any existing on-site parking minimum requirement so that the provision of safe parking spaces does not reduce the total number of available parking spaces below the minimum number of spaces required by the county, but a county may enter into a memorandum of understanding with a religious organization that reduces the minimum number of on-site parking spaces required;
 - (h) Limits a religious organization's availability to host an indoor overnight shelter in spaces with at least two accessible exits due to lack of sprinklers or other fire-related concerns, except that:
- (i) If a county fire official finds that fire-related concerns
 associated with an indoor overnight shelter pose an imminent danger
 to persons within the shelter, the county may take action to limit
 the religious organization's availability to host the indoor
 overnight shelter; and

- (ii) A county may require a host religious organization to enter into a memorandum of understanding for fire safety that includes local fire district inspections, an outline for appropriate emergency procedures, a determination of the most viable means to evacuate occupants from inside the host site with appropriate illuminated exit signage, panic bar exit doors, and a completed fire watch agreement indicating:
 - (A) Posted safe means of egress;

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- 9 <u>(B) Operable smoke detectors, carbon monoxide detectors as</u>
 10 necessary, and fire extinguishers;
- 11 (C) A plan for monitors who spend the night awake and are
 12 familiar with emergency protocols, who have suitable communication
 13 devices, and who know how to contact the local fire department; or
- (i) Limits a religious organization's ability to host temporary

 small houses on land owned or controlled by the religious

 organization, except for recommendations that are in accord with the

 following criteria:
- (i) A renewable one-year duration agreed to by the host religious
 organization and local jurisdiction via a memorandum of
 understanding;
- 21 <u>(ii) Maintaining a maximum unit square footage of one hundred</u>
 22 twenty square feet, with units set at least six feet apart;
- 23 <u>(iii) Electricity and heat, if provided, must be inspected by the</u> 24 local jurisdiction;
- 25 <u>(iv) Space heaters, if provided, must be approved by the local</u> 26 <u>fire authority;</u>
 - (v) Doors and windows must be included and be lockable, with a recommendation that the managing agency and host religious organization also possess keys;
 - (vi) Each unit must have a fire extinguisher;
- 31 <u>(vii) Adequate restrooms must be provided, including restrooms</u>
 32 <u>solely for families if present, along with handwashing and potable</u>
 33 <u>running water to be available if not provided within the individual</u>
 34 <u>units, including accommodating black water;</u>
- (viii) A recommendation for the host religious organization to partner with regional homeless service providers to develop pathways to permanent housing.
- 38 (3) (a) A county may enact an ordinance or regulation or take any 39 other action that requires a host religious organization and a 40 distinct managing agency using the religious organization's property,

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owned or controlled by the religious organization, for hostings to include outdoor encampments, temporary small houses on-site, indoor overnight shelters, or vehicle resident safe parking to enter into a memorandum of understanding to protect the public health and safety of both the residents of the particular hosting and the residents of the county.

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- (b) At a minimum, the agreement must include information regarding: The right of a resident in an outdoor encampment, vehicle resident safe parking, temporary small house on-site, or indoor overnight shelter to seek public health and safety assistance, the resident's ability to access social services on-site, and the resident's ability to directly interact with the host religious organization, including the ability to express any concerns regarding the managing agency to the religious organization; a written code of conduct agreed to by the managing agency, if any, host religious organization, and all volunteers working with residents of the outdoor encampment, temporary small house on-site, indoor overnight shelter, or vehicle resident safe parking; and when a publicly funded managing agency exists, the ability for the host religious organization to interact with residents of the outdoor encampment, indoor overnight shelter, temporary small house on-site, or vehicle resident safe parking using a release of information.
- (4) If required to do so by the county, any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, or indoor overnight shelter, or the host religious organization's managing agency, must ensure that the county or local law enforcement agency has completed sex offender checks of all adult residents and guests. The host religious organization retains the authority to allow such offenders to remain on the property. A host religious organization or host religious organization's managing agency performing any hosting of vehicle resident safe parking must inform vehicle residents how to comply with laws regarding the legal status of vehicles and drivers, and provide a written code of conduct consistent with area standards.
- (5) Any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, temporary small house on-site, or indoor overnight shelter, with a publicly funded managing agency, must work with the county to utilize Washington's homeless client management information system, as provided for in RCW 43.185C.180. When the religious organization does not partner with a

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- 1 managing agency, the religious organization is encouraged to partner
- 2 with a local homeless services provider using the Washington homeless
- 3 client managing information system. Any managing agency receiving any
- 4 <u>funding from local continuum of care programs must utilize the</u>
- 5 <u>homeless client management information system. Temporary, overnight,</u>
- 6 <u>extreme weather shelter provided in religious organization buildings</u>
- 7 <u>does not need to meet this requirement.</u>
- 8 (6) For the purposes of this section((τ)):
- 9 <u>(a) "Managing agency" means an organization such as a religious</u>
- 10 organization or other organized entity that has the capacity to
- 11 organize and manage a homeless outdoor encampment, temporary small
- 12 <u>houses on-site</u>, indoor overnight shelter, and a vehicle resident safe
- 13 parking program.
- 14 (b) "Outdoor encampment" means any temporary tent or structure
- 15 <u>encampment</u>, or both.
- 16 <u>(c)</u> "Religious organization" means the federally protected
- 17 practice of a recognized religious assembly, school, or institution
- 18 that owns or controls real property.
- 19 <u>(d) "Temporary" means not affixed to land permanently and not</u>
- 20 <u>using underground utilities.</u>
- $((\frac{4}{(4)}))$ (7) (a) Subsection (2) of this section does not affect a
- 22 <u>county policy, ordinance, memorandum of understanding, or applicable</u>
- 23 <u>consent decree that regulates religious organizations' hosting of the</u>
- 24 <u>homeless if such policies, ordinances, memoranda of understanding, or</u>
- 25 <u>consent decrees:</u>
- 26 (i) Exist prior to the effective date of this section;
- 27 <u>(ii) Do not categorically prohibit the hosting of the homeless by</u>
- 28 <u>religious organizations; and</u>
- 29 (iii) Have not been previously ruled by a court to violate the
- 30 religious land use and institutionalized persons act, 42 U.S.C. Sec.
- 31 2000cc.
- 32 (b) If such policies, ordinances, memoranda of understanding, and
- 33 consent decrees are amended after the effective date of this section,
- 34 those amendments are not affected by subsection (2) of this section
- 35 if those amendments satisfy (a) (ii) and (iii) of this subsection.
- 36 <u>(8)</u> An appointed or elected public official, public employee, or
- 37 public agency as defined in RCW 4.24.470 is immune from civil
- 38 liability for (a) damages arising from the permitting decisions for a
- 39 temporary encampment for the homeless as provided in this section and
- 40 (b) any conduct or unlawful activity that may occur as a result of

1 the temporary encampment for the homeless as provided in this 2 section.

- (9) A religious organization hosting outdoor encampments, vehicle resident safe parking, or indoor overnight shelters for the homeless that receives funds from any government agency may not refuse to host any resident or prospective resident because of age, sex, marital status, sexual orientation, race, creed, color, national origin, honorably discharged veteran or military status, or the presence of any sensory, mental, or physical disability or the use of a trained dog guide or service animal by a person with a disability, as these terms are defined in RCW 49.60.040.
- overnight shelter, temporary small house on-site, or vehicle resident safe parking, a religious organization hosting the homeless on property owned or controlled by the religious organization must host a meeting open to the public for the purpose of providing a forum for discussion of related neighborhood concerns, unless the use is in response to a declared emergency. The religious organization must provide written notice of the meeting to the county legislative authority at least one week if possible but no later than ninety-six hours prior to the meeting. The notice must specify the time, place, and purpose of the meeting.
- 23 <u>(b) A county must provide community notice of the meeting</u>
 24 <u>described in (a) of this subsection by taking at least two of the</u>
 25 following actions at any time prior to the time of the meeting:
 - (i) Delivering to each local newspaper of general circulation and local radio or television station that has on file with the governing body a written request to be notified of special meetings;
 - (ii) Posting on the county's web site. A county is not required to post a special meeting notice on its web site if it: (A) Does not have a web site; (B) employs fewer than ten full-time equivalent employees; or (C) does not employ personnel whose duty, as defined by a job description or existing contract, is to maintain or update the web site;
 - (iii) Prominently displaying, on signage at least two feet in height and two feet in width, one or more meeting notices that can be placed on or adjacent to the main arterials in proximity to the location of the meeting; or
 - (iv) Prominently displaying the notice at the meeting site.

- **Sec. 3.** RCW 35.21.915 and 2010 c 175 s 3 are each amended to 2 read as follows:
 - (1) A religious organization may host ((temporary encampments for)) the homeless on property owned or controlled by the religious organization whether within buildings located on the property or elsewhere on the property outside of buildings.
 - (2) Except as provided in subsection (7) of this section, a city or town may not enact an ordinance or regulation or take any other action that:
 - (a) Imposes conditions other than those necessary to protect public health and safety and that do not substantially burden the decisions or actions of a religious organization regarding the location of housing or shelter, such as an outdoor encampment, indoor overnight shelter, temporary small house on-site, or vehicle resident safe parking, for homeless persons on property owned or controlled by the religious organization;
 - (b) Requires a religious organization to obtain insurance pertaining to the liability of a municipality with respect to homeless persons housed on property owned by a religious organization or otherwise requires the religious organization to indemnify the municipality against such liability; $((\Theta r))$
 - (c) Imposes permit fees in excess of the actual costs associated with the review and approval of ((the required)) permit applications.

 A city or town has discretion to reduce or waive permit fees for a religious organization that is hosting the homeless;
 - (d) Specifically limits a religious organization's availability to host an outdoor encampment on its property or property controlled by the religious organization to fewer than six months during any calendar year. However, a city or town may enact an ordinance or regulation that requires a separation of time of no more than three months between subsequent or established outdoor encampments at a particular site;
 - (e) Specifically limits a religious organization's outdoor encampment hosting term to fewer than four consecutive months;
- 35 (f) Limits the number of simultaneous religious organization
 36 outdoor encampment hostings within the same municipality during any
 37 given period of time. Simultaneous and adjacent hostings of outdoor
 38 encampments by religious organizations may be limited if located
 39 within one thousand feet of another outdoor encampment concurrently

- (g) Limits a religious organization's availability to host safe parking efforts at its on-site parking lot, including limitations on any other congregationally sponsored uses and the parking available to support such uses during the hosting, except for limitations that are in accord with the following criteria that would govern if enacted by local ordinance or memorandum of understanding between the host religious organization and the jurisdiction:
- 8 <u>(i) No less than one space may be devoted to safe parking per ten</u> 9 <u>on-site parking spaces;</u>
 - (ii) Restroom access must be provided either within the buildings on the property or through use of portable facilities, with the provision for proper disposal of waste if recreational vehicles are hosted; and
 - (iii) Religious organizations providing spaces for safe parking must continue to abide by any existing on-site parking minimum requirement so that the provision of safe parking spaces does not reduce the total number of available parking spaces below the minimum number of spaces required by the city or town, but a city or town may enter into a memorandum of understanding with a religious organization that reduces the minimum number of on-site parking spaces required;
 - (h) Limits a religious organization's availability to host an indoor overnight shelter in spaces with at least two accessible exits due to lack of sprinklers or other fire-related concerns, except that:
 - (i) If a city or town fire official finds that fire-related concerns associated with an indoor overnight shelter pose an imminent danger to persons within the shelter, the city or town may take action to limit the religious organization's availability to host the indoor overnight shelter; and
 - (ii) A city or town may require a host religious organization to enter into a memorandum of understanding for fire safety that includes local fire district inspections, an outline for appropriate emergency procedures, a determination of the most viable means to evacuate occupants from inside the host site with appropriate illuminated exit signage, panic bar exit doors, and a completed fire watch agreement indicating:
- 38 (A) Posted safe means of egress;

39 <u>(B) Operable smoke detectors, carbon monoxide detectors as</u>
40 necessary, and fire extinguishers;

- 1 (C) A plan for monitors who spend the night awake and are familiar with emergency protocols, who have suitable communication 2 3 devices, and who know how to contact the local fire department; or
 - (i) Limits a religious organization's ability to host temporary small houses on land owned or controlled by the religious organization, except for recommendations that are in accord with the following criteria:
- (i) A renewable one-year duration agreed to by the host religious 8 organization and local jurisdiction via a memorandum of 9 10 understanding;
- (ii) Maintaining a maximum unit square footage of one hundred 11 12 twenty square feet, with units set at least six feet apart;
- (iii) Electricity and heat, if provided, must be inspected by the 13 14 local jurisdiction;
- (iv) Space heaters, if provided, must be approved by the local 15 16 fire authority;
- 17 (v) Doors and windows must be included and be lockable, with a recommendation that the managing agency and host religious 18 19 organization also possess keys;
 - (vi) Each unit must have a fire extinguisher;

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- (vii) Adequate restrooms must be provided, including restrooms 21 solely for families if present, along with handwashing and potable 22 23 running water to be available if not provided within the individual 24 units, including accommodating black water;
 - (viii) A recommendation for the host religious organization to partner with regional homeless service providers to develop pathways to permanent housing.
- (3) (a) A city or town may enact an ordinance or regulation or take any other action that requires a host religious organization and a distinct managing agency using the religious organization's property, owned or controlled by the religious organization, for hostings to include outdoor encampments, temporary small houses onsite, indoor overnight shelters, or vehicle resident safe parking to enter into a memorandum of understanding to protect the public health and safety of both the residents of the particular hosting and the 35 36 residents of the city or town.
- 37 (b) At a minimum, the agreement must include information regarding: The right of a resident in an outdoor encampment, vehicle 38 39 resident safe parking, temporary small house on-site, or indoor 40 overnight shelter to seek public health and safety assistance, the

resident's ability to access social services on-site, and the resident's ability to directly interact with the host religious organization, including the ability to express any concerns regarding the managing agency to the religious organization; a written code of conduct agreed to by the managing agency, if any, host religious organization, and all volunteers working with residents of the outdoor encampment, temporary small house on-site, indoor overnight shelter, or vehicle resident safe parking; and when a publicly funded managing agency exists, the ability for the host religious organization to interact with residents of the outdoor encampment, indoor overnight shelter, temporary small house on-site, or vehicle resident safe parking using a release of information.

- (4) If required to do so by a city or town, any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, or indoor overnight shelter, or the host religious organization's managing agency, must ensure that the city or town or local law enforcement agency has completed sex offender checks of all adult residents and guests. The host religious organization retains the authority to allow such offenders to remain on the property. A host religious organization or host religious organization's managing agency performing any hosting of vehicle resident safe parking must inform vehicle residents how to comply with laws regarding the legal status of vehicles and drivers, and provide a written code of conduct consistent with area standards.
- (5) Any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, temporary small house on-site, or indoor overnight shelter, with a publicly funded managing agency, must work with the city or town to utilize Washington's homeless client management information system, as provided for in RCW 43.185C.180. When the religious organization does not partner with a managing agency, the religious organization is encouraged to partner with a local homeless services provider using the Washington homeless client managing information system. Any managing agency receiving any funding from local continuum of care programs must utilize the homeless client management information system. Temporary, overnight, extreme weather shelter provided in religious organization buildings does not need to meet this requirement.
 - (6) For the purposes of this section((τ)):

- 1 (a) "Managing agency" means an organization such as a religious
 2 organization or other organized entity that has the capacity to
 3 organize and manage a homeless outdoor encampment, temporary small
 4 houses on-site, indoor overnight shelter, and a vehicle resident safe
 5 parking program.
 - (b) "Outdoor encampment" means any temporary tent or structure encampment, or both.

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- (c) "Religious organization" means the federally protected practice of a recognized religious assembly, school, or institution that owns or controls real property.
- 11 <u>(d) "Temporary" means not affixed to land permanently and not</u> 12 <u>using underground utilities.</u>
- ((\(\frac{(4+)}{(4+)}\)) (7) (a) Subsection (2) of this section does not affect a city or town policy, ordinance, memorandum of understanding, or applicable consent decree that regulates religious organizations' hosting of the homeless if such policies, ordinances, memoranda of understanding, or consent decrees:
 - (i) Exist prior to the effective date of this section;
- 19 <u>(ii) Do not categorically prohibit the hosting of the homeless by</u>
 20 <u>religious organizations; and</u>
- 21 <u>(iii) Have not been previously ruled by a court to violate the</u> 22 <u>religious land use and institutionalized persons act, 42 U.S.C. Sec.</u> 23 2000cc.
 - (b) If such policies, ordinances, memoranda of understanding, and consent decrees are amended after the effective date of this section, those amendments are not affected by subsection (2) of this section if those amendments satisfy (a) (ii) and (iii) of this subsection.
 - (8) An appointed or elected public official, public employee, or public agency as defined in RCW 4.24.470 is immune from civil liability for (a) damages arising from the permitting decisions for a temporary encampment for the homeless as provided in this section and (b) any conduct or unlawful activity that may occur as a result of the temporary encampment for the homeless as provided in this section.
- 35 (9) A religious organization hosting outdoor encampments, vehicle
 36 resident safe parking, or indoor overnight shelters for the homeless
 37 that receives funds from any government agency may not refuse to host
 38 any resident or prospective resident because of age, sex, marital
 39 status, sexual orientation, race, creed, color, national origin,
 40 honorably discharged veteran or military status, or the presence of

- any sensory, mental, or physical disability or the use of a trained dog guide or service animal by a person with a disability, as these terms are defined in RCW 49.60.040.
- (10) (a) Prior to the opening of an outdoor encampment, indoor 4 overnight shelter, temporary small house on-site, or vehicle resident 5 6 safe parking, a religious organization hosting the homeless on property owned or controlled by the religious organization must host 7 a meeting open to the public for the purpose of providing a forum for 8 discussion of related neighborhood concerns, unless the use is in 9 10 response to a declared emergency. The religious organization must provide written notice of the meeting to the city or town legislative 11 12 authority at least one week if possible but no later than ninety-six hours prior to the meeting. The notice must specify the time, place, 13 14 and purpose of the meeting.
- 15 <u>(b) A city or town must provide community notice of the meeting</u>
 16 <u>described in (a) of this subsection by taking at least two of the</u>
 17 <u>following actions at any time prior to the time of the meeting:</u>

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- (i) Delivering to each local newspaper of general circulation and local radio or television station that has on file with the governing body a written request to be notified of special meetings;
- (ii) Posting on the city or town's web site. A city or town is not required to post a special meeting notice on its web site if it:

 (A) Does not have a web site; (B) employs fewer than ten full-time equivalent employees; or (C) does not employ personnel whose duty, as defined by a job description or existing contract, is to maintain or update the web site;
- 27 (iii) Prominently displaying, on signage at least two feet in
 28 height and two feet in width, one or more meeting notices that can be
 29 placed on or adjacent to the main arterials in proximity to the
 30 location of the meeting; or
 - (iv) Prominently displaying the notice at the meeting site.
- 32 **Sec. 4.** RCW 35A.21.360 and 2010 c 175 s 4 are each amended to 33 read as follows:
- 34 (1) A religious organization may host ((temporary encampments for)) the homeless on property owned or controlled by the religious organization whether within buildings located on the property or elsewhere on the property outside of buildings.

(2) Except as provided in subsection (7) of this section, a code city may not enact an ordinance or regulation or take any other action that:

- (a) Imposes conditions other than those necessary to protect public health and safety and that do not substantially burden the decisions or actions of a religious organization regarding the location of housing or shelter, such as an outdoor encampment, indoor overnight shelter, temporary small house on-site, or vehicle resident safe parking, for homeless persons on property owned or controlled by the religious organization;
- (b) Requires a religious organization to obtain insurance pertaining to the liability of a municipality with respect to homeless persons housed on property owned by a religious organization or otherwise requires the religious organization to indemnify the municipality against such liability; $((\Theta r))$
- (c) Imposes permit fees in excess of the actual costs associated with the review and approval of ((the required)) permit applications.

 A code city has discretion to reduce or waive permit fees for a religious organization that is hosting the homeless;
- (d) Specifically limits a religious organization's availability to host an outdoor encampment on its property or property controlled by the religious organization to fewer than six months during any calendar year. However, a code city may enact an ordinance or regulation that requires a separation of time of no more than three months between subsequent or established outdoor encampments at a particular site;
- (e) Specifically limits a religious organization's outdoor encampment hosting term to fewer than four consecutive months;
- (f) Limits the number of simultaneous religious organization outdoor encampment hostings within the same municipality during any given period of time. Simultaneous and adjacent hostings of outdoor encampments by religious organizations may be limited if located within one thousand feet of another outdoor encampment concurrently hosted by a religious organization;
- (g) Limits a religious organization's availability to host safe parking efforts at its on-site parking lot, including limitations on any other congregationally sponsored uses and the parking available to support such uses during the hosting, except for limitations that are in accord with the following criteria that would govern if

- enacted by local ordinance or memorandum of understanding between the host religious organization and the jurisdiction:
- (i) No less than one space may be devoted to safe parking per ten
 4 on-site parking spaces;
 - (ii) Restroom access must be provided either within the buildings on the property or through use of portable facilities, with the provision for proper disposal of waste if recreational vehicles are hosted; and
 - (iii) Religious organizations providing spaces for safe parking must continue to abide by any existing on-site parking minimum requirement so that the provision of safe parking spaces does not reduce the total number of available parking spaces below the minimum number of spaces required by the code city, but a code city may enter into a memorandum of understanding with a religious organization that reduces the minimum number of on-site parking spaces required;
 - (h) Limits a religious organization's availability to host an indoor overnight shelter in spaces with at least two accessible exits due to lack of sprinklers or other fire-related concerns, except that:
 - (i) If a code city fire official finds that fire-related concerns associated with an indoor overnight shelter pose an imminent danger to persons within the shelter, the code city may take action to limit the religious organization's availability to host the indoor overnight shelter; and
 - (ii) A code city may require a host religious organization to enter into a memorandum of understanding for fire safety that includes local fire district inspections, an outline for appropriate emergency procedures, a determination of the most viable means to evacuate occupants from inside the host site with appropriate illuminated exit signage, panic bar exit doors, and a completed fire watch agreement indicating:
 - (A) Posted safe means of egress;

- (B) Operable smoke detectors, carbon monoxide detectors as necessary, and fire extinguishers;
- (C) A plan for monitors who spend the night awake and are familiar with emergency protocols, who have suitable communication devices, and who know how to contact the local fire department; or
- 38 <u>(i) Limits a religious organization's ability to host temporary</u>
 39 small houses on land owned or controlled by the religious

- organization, except for recommendations that are in accord with the following criteria:
- (i) A renewable one-year duration agreed to by the host religious

 organization and local jurisdiction via a memorandum of

 understanding;
- 6 <u>(ii) Maintaining a maximum unit square footage of one hundred</u>
 7 <u>twenty square feet, with units set at least six feet apart;</u>
- 8 <u>(iii) Electricity and heat, if provided, must be inspected by the</u> 9 local jurisdiction;
- 10 <u>(iv) Space heaters, if provided, must be approved by the local</u>
 11 <u>fire authority;</u>
- 12 <u>(v) Doors and windows must be included and be lockable, with a</u>
 13 <u>recommendation that the managing agency and host religious</u>
 14 <u>organization also possess keys;</u>
 - (vi) Each unit must have a fire extinguisher;

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- 16 <u>(vii) Adequate restrooms must be provided, including restrooms</u>
 17 <u>solely for families if present, along with handwashing and potable</u>
 18 <u>running water to be available if not provided within the individual</u>
 19 units, including accommodating black water;
 - (viii) A recommendation for the host religious organization to partner with regional homeless service providers to develop pathways to permanent housing.
 - (3) (a) A code city may enact an ordinance or regulation or take any other action that requires a host religious organization and a distinct managing agency using the religious organization's property, owned or controlled by the religious organization, for hostings to include outdoor encampments, temporary small houses on-site, indoor overnight shelters, or vehicle resident safe parking to enter into a memorandum of understanding to protect the public health and safety of both the residents of the particular hosting and the residents of the code city.
 - (b) At a minimum, the agreement must include information regarding: The right of a resident in an outdoor encampment, vehicle resident safe parking, temporary small house on-site, or indoor overnight shelter to seek public health and safety assistance, the resident's ability to access social services on-site, and the resident's ability to directly interact with the host religious organization, including the ability to express any concerns regarding the managing agency to the religious organization; a written code of conduct agreed to by the managing agency, if any, host religious

organization, and all volunteers working with residents of the outdoor encampment, temporary small house on-site, indoor overnight shelter, or vehicle resident safe parking; and when a publicly funded managing agency exists, the ability for the host religious organization to interact with residents of the outdoor encampment, indoor overnight shelter, temporary small house on-site, or vehicle resident safe parking using a release of information.

- organization performing any hosting of an outdoor encampment, vehicle resident safe parking, or indoor overnight shelter, or the host religious organization's managing agency, must ensure that the code city or local law enforcement agency has completed sex offender checks of all adult residents and quests. The host religious organization retains the authority to allow such offenders to remain on the property. A host religious organization or host religious organization's managing agency performing any hosting of vehicle resident safe parking must inform vehicle residents how to comply with laws regarding the legal status of vehicles and drivers, and provide a written code of conduct consistent with area standards.
- (5) Any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, temporary small house on-site, or indoor overnight shelter, with a publicly funded managing agency, must work with the code city to utilize Washington's homeless client management information system, as provided for in RCW 43.185C.180. When the religious organization does not partner with a managing agency, the religious organization is encouraged to partner with a local homeless services provider using the Washington homeless client managing information system. Any managing agency receiving any funding from local continuum of care programs must utilize the homeless client management information system. Temporary, overnight, extreme weather shelter provided in religious organization buildings does not need to meet this requirement.
 - (6) For the purposes of this section((τ)):
- 34 (a) "Managing agency" means an organization such as a religious
 35 organization or other organized entity that has the capacity to
 36 organize and manage a homeless outdoor encampment, temporary small
 37 houses on-site, indoor overnight shelter, and a vehicle resident safe
 38 parking program.
- 39 <u>(b) "Outdoor encampment" means any temporary tent or structure</u> 40 encampment, or both.

- 1 <u>(c)</u> "Religious organization" means the federally protected 2 practice of a recognized religious assembly, school, or institution 3 that owns or controls real property.
 - (d) "Temporary" means not affixed to land permanently and not using underground utilities.
 - (((4))) (7) (a) Subsection (2) of this section does not affect a code city policy, ordinance, memorandum of understanding, or applicable consent decree that regulates religious organizations' hosting of the homeless if such policies, ordinances, memoranda of understanding, or consent decrees:
 - (i) Exist prior to the effective date of this section;

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- 12 <u>(ii) Do not categorically prohibit the hosting of the homeless by</u>
 13 religious organizations; and
- 14 <u>(iii) Have not been previously ruled by a court to violate the</u> 15 <u>religious land use and institutionalized persons act, 42 U.S.C. Sec.</u> 16 <u>2000cc.</u>
 - (b) If such policies, ordinances, memoranda of understanding, and consent decrees are amended after the effective date of this section, those amendments are not affected by subsection (2) of this section if those amendments satisfy (a) (ii) and (iii) of this subsection.
 - (8) An appointed or elected public official, public employee, or public agency as defined in RCW 4.24.470 is immune from civil liability for (a) damages arising from the permitting decisions for a temporary encampment for the homeless as provided in this section and (b) any conduct or unlawful activity that may occur as a result of the temporary encampment for the homeless as provided in this section.
 - (9) A religious organization hosting outdoor encampments, vehicle resident safe parking, or indoor overnight shelters for the homeless that receives funds from any government agency may not refuse to host any resident or prospective resident because of age, sex, marital status, sexual orientation, race, creed, color, national origin, honorably discharged veteran or military status, or the presence of any sensory, mental, or physical disability or the use of a trained dog guide or service animal by a person with a disability, as these terms are defined in RCW 49.60.040.
- 37 (10)(a) Prior to the opening of an outdoor encampment, indoor 38 overnight shelter, temporary small house on-site, or vehicle resident 39 safe parking, a religious organization hosting the homeless on 40 property owned or controlled by the religious organization must host

- 1 <u>a meeting open to the public for the purpose of providing a forum for</u>
- 2 <u>discussion</u> of related neighborhood concerns, unless the use is in
- 3 response to a declared emergency. The religious organization must
- 4 provide written notice of the meeting to the code city legislative
- 5 <u>authority at least one week if possible but no later than ninety-six</u>
- 6 hours prior to the meeting. The notice must specify the time, place,
- 7 and purpose of the meeting.
- 8 (b) A code city must provide community notice of the meeting 9 described in (a) of this subsection by taking at least two of the
- 10 <u>following actions at any time prior to the time of the meeting:</u>
- 11 (i) Delivering to each local newspaper of general circulation and
- 12 <u>local radio or television station that has on file with the governing</u>
- 13 body a written request to be notified of special meetings;
- 14 <u>(ii) Posting on the code city's web site. A code city is not</u>
- 15 required to post a special meeting notice on its web site if it: (A)
- 16 <u>Does not have a web site; (B) employs fewer than ten full-time</u>
- 17 equivalent employees; or (C) does not employ personnel whose duty, as
- 18 defined by a job description or existing contract, is to maintain or
- 19 <u>update the web site;</u>
- 20 <u>(iii) Prominently displaying, on signage at least two feet in</u>
- 21 <u>height and two feet in width, one or more meeting notices that can be</u>
- 22 placed on or adjacent to the main arterials in proximity to the
- 23 location of the meeting; or
- 24 (iv) Prominently displaying the notice at the meeting site.

Passed by the House March 7, 2020.

Passed by the Senate March 3, 2020.

Approved by the Governor March 31, 2020.

Filed in Office of Secretary of State March 31, 2020.

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ORDINANCE NO. <u>1531</u>

AN ORDINANCE OF THE CITY OF RUSTON, WASHINGTON, REGARDING REGULATING TEMPORARY ENCAMPMENTS, AMENDING SECTION 25.07.020 TO UPDATE THE LAND USE MATRIX TO ADD "TEMPORARY ENCAMPMENT PERMIT" TO THE MATRIX IN ALL ZONES; AND ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, the City Council under Ordinance No. 1529 has adopted regulations regarding temporary encampments in a new Chapter 25.11 RMC; and

WHEREAS, in order to implement new Chapter 25.11 RMC adopted under Ordinance No. 1529, the "temporary encampment permit" needs to be added to the Land Use Matrix contained in RMC 25.07.020; and

WHEREAS, the City's SEPA Responsible Official issued a Determination of Non-Significance (DNS) on April 24, 2020 with a comment deadline of May 8, 2020; and

WHEREAS, in accordance with RCW 36.70A.106, this amending ordinance has been sent to the State Department of Commerce with a request for expedited review on April 29, 2020; and

WHEREAS, the request for expedited review was granted and the required time has passed to allow adoption by the City Council on the date of adoption; and

WHEREAS, on May 19, 2020, the Ruston City Council held a duly noticed public hearing on these proposed regulations which would modify the City's zoning code; and

WHEREAS, following the public hearing the City Council deliberated on the new zoning code regulations; and

WHEREAS, after a full deliberation and consideration, the City adopted this Ordinance during its regular meeting; **NOW, THEREFORE**

THE CITY COUNCIL OF THE CITY OF RUSTON HEREBY ORDAINS AS FOLLOWS:

<u>Section 1.</u> A new line and a new note number 11 are hereby added to the Land Use Matrix contained in Section 25.07.020 of the Ruston Municipal Code to read as follows:

Uses	RES	COM	COM-P
Temporary Encampment	P ¹¹	P ¹¹	P ¹¹

¹¹ Temporary Encampment regulations and permitting requirements are contained in Chapter 25.11 RMC.

Section 2. Severability. If any section, sentence, clause or phrase of this Ordinance should be held to be unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the validity or constitutionality of any other section, sentence, clause or phrase of this Ordinance.

Section 3. Publication. This Ordinance shall be published by an approved summary consisting of the title.

Section 3. **Effective Date.** This Ordinance shall be effective five days after publication as provided by law.

ADOPTED by the City Council of the City of Ruston and attested by the City Clerk in authentication of such passage on this _____ day of ________, 2020.

APPROVED by the Mayor this _____ day of ______, 2020.

Bruce Hopkins, Mayor

ATTEST/AUTHENTICATED:			
Judy Grams			
City Clerk			
APPROVED AS TO FORM:			
Jennifer S. Robertson			
City Attorney's Office			
FILED WITH THE CITY CLERK:			
PASSED BY THE CITY COUNCIL:			
PUBLISHED:			
EFFECTIVE DATE:			
ORDINANCE NO: 1531			