LAID-ON-THE-TABLE

Submitted by: Mayor LaFrance, Assembly Members Johnson, Silvers, and Volland Prepared by: Municipal Attorney For reading: June 24, 2025

ANCHORAGE, ALASKA AO No. 2025-74(S-_)

*(NOTE: this substitute version is presented without legislative drafting markup, <u>except to</u> <u>the title</u>, from the text of the original AO or any subsequent substitute version. It is written as a new ordinance. See the AM for a summary of changes.)

AN ORDINANCE OF THE ANCHORAGE MUNICIPAL ASSEMBLY AMENDING ANCHORAGE MUNICIPAL CODE CHAPTER 8.45 [05] [AND SECTIONS 8.45.015 AND 15.20.020] TO PROHIBIT CAMPING ON <u>PROTECTED</u> [PUBLIC] PREMISES <u>AND PROHIBIT CONSTRUCTION ON PUBLIC LAND</u> BY PROVIDING CRIMINAL PENALTIES [AND ENFORCEMENT PROTOCOLS CONSISTENT WITH CITY OF GRANTS PASS V. JOHNSON AND OTHER LAW].

WHEREAS, Anchorage Municipal Code prohibits unauthorized camping on public property, and provides for a civil abatement process to remove prohibited campsites;

WHEREAS, pursuant to AMC 15.20.020B.15.b., certain protected land uses such as schools, childcare centers, and major trail systems receive priority in the abatement process;

WHEREAS, in the past year, the Municipality has abated 28 prohibited encampments, including several large encampments that had become entrenched over the course of several years, such as the encampment at Davis Park and adjacent snow dump site in the Mountain View neighborhood;

WHEREAS, in the past year, the Municipality has increased staff capacity, improved inter-departmental coordination, and dedicated significant resources to addressing the root causes of homelessness; this includes making it easier to build housing, funding year-round shelter, increasing access to appropriate care to people in crisis, as well as holding people accountable for illegal and dangerous behavior;

WHEREAS, entrenched camps are not safe or beneficial for the people in them
(who are often victimized) or the people around them (who suffer increased rates of
crime and reduced access to public spaces);

WHEREAS, clearing these entrenched camps involves significant coordination between municipal departments, costs significantly more (in terms of municipal time, resources, and funds) and takes longer to complete;

WHEREAS, there are certain places within the Municipality where camping is always inappropriate or unsafe, such as playgrounds, schools, and other areas frequented by children; as well as streets, sidewalks, snow disposal sites, and trails;

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WHEREAS, the Municipality has a strong interest in ensuring the safety of its residents by reducing pedestrian injury and death in and along roadways;

WHEREAS, there is certain conduct that is always inappropriate and unsafe, including the unauthorized construction of structures with hard sides, roofs, or walls on public property;

WHEREAS, instituting criminal penalties for the most unsafe and inappropriate camping activity and locations (1) sends a clear message to the community that such unsafe and inappropriate activities will not be tolerated and (2) allows for more rapid enforcement action where appropriate, while (3) managing the risk of litigation challenges that would be expected to arise from broader legislation

WHEREAS, instituting criminal penalties for camping in unsafe and inappropriate locations does not diminish the Municipality's ability to abate unsafe and inappropriate camps in other locations, and in fact increases the Municipality's ability to use civil abatement tools effectively and efficiently;

WHEREAS, quickly clearing camps through criminal warnings and enforcement action will reduce the number of camps that become entrenched, thereby increasing public safety for vulnerable individuals as well as the surrounding neighborhoods, and reducing the drain on municipal resources; now, therefore,

THE ANCHORAGE ASSEMBLY ORDAINS:

<u>Section 1.</u> Anchorage Municipal Code 8.45 is hereby amended to add the following new section of code *(requiring no legislative formatting):*

8.45.015 – Prohibited camping on protected premises.

A. In addition to any other provision of this code, a person commits the

offense of prohibited camping on protected premises if the person

4 knowingly camps without permission or authority to do so on public

or private land under the following circumstances:

1. On or within 200 feet of paved greenbelt and major trail

systems (including but not limited to the Coastal Trail, Chester

- 38 Creek Trail, Ship Creek Trail, and Campbell Creek Trail),
- measured from the paved edge of the trail;
- **2.** On or in any street, road, highway, sidewalk, bridge, tunnel,

41 railroad track, snow disposal site, or runway;

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1		3.	Within 100 feet of the outer edge of:
2			a. any street, road, or highway, if the street, road, or highway
3			has a speed limit of 35 miles per hour or greater; or
4			b. any railroad track or runway; or
5		4.	On or within 500 feet of:
6			a. The edge of any playground area;
7			b. The edge of any athletic field or other maintained (such as
8			groomed or mowed) open field on parkland;
9			c. The lot line of any parcel containing any school or licensed
10			childcare center; or
11			d. The lot line of any parcel containing any neighborhood
12			recreation center as defined in Title 21, licensed homeless
13			shelter as defined in chapter 16.125, or permit-based
14			campground.
15	В.	For p	urposes of this section, distance shall be measured from the
16		neare	est edge of the protected premises enumerated above to any
17		portic	on of the prohibited campsite.
18	C.	Viola	tion of this section is a class B misdemeanor, with the following
19		exce	ptions:
20		1.	Violation of section 8.45.015A.4.a, 8.45.015A.4.c, or
21			8.45.015A.2 is a class A misdemeanor; and
22		2.	Where a person is in violation of this section and refuses to
23			immediately comply with a warning from someone with
24			apparent authority, the violation is a class A misdemeanor.
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	I Contraction of the second		

AO amending AMC Title 8

1	Section 2. Anchorage Municipal Code section 8.45 is hereby amended to add the					
2	following new section (requiring no legislative formatting):					
3	8.45.	8.45.017 Prohibited construction on public land.				
4	Α.	A person commits the offense of prohibited construction on public				
5		land if the person:				
6		1. knowingly engages in the construction, in whole or in part, of				
7		any hard-walled, hard-roofed, or hard-floored structure of any				
8		kind on land owned or controlled by the Municipality of				
9		Anchorage or the State of Alaska without permission or				
10		authority to do so; or				
11		2. in a manner designed to facilitate camping, knowingly				
12		excavates, removes, relocates, or adds dirt, sand, gravel,				
13		rocks, or similar material on land owned or controlled by the				
14		Municipality of Anchorage or the State of Alaska without				
15		permission or authority to do so.				
16	В.	A person attempts to commit the offense of prohibited construction				
17		on public land if the person:				
18		1. knowingly possesses, on land owned or controlled by the				
19		Municipality of Anchorage or the State of Alaska, without				
20		permission or authority to do so, materials that could be used				
21		to construct in whole or in part any hard-walled, hard-roofed,				
22		or hard-floored structure of any kind, such as but not limited to				
23		lumber, pallets, boards, logs, bricks, cinder blocks, or any				
24		other hard construction material.				
25	C. Vi	olation of subsection A is a class A misdemeanor.				
26	D. Vie	olation of subsection B is a class B misdemeanor.				

Section 3. Anchorage Municipal Code section 8.05.025 is hereby amended to add as follows (*the remainder of the section is not affected and therefore not set out*):

8.05.025 Minor offense fine schedule; misdemeanor penalty reference table; and state surcharge.

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 Misdemeanor offenses reference table.

Section	Description	Penalty	Penalty Section	
* * * * * * * *	*			
Chapter 8.45 TRESPASS				
8.45.010(A)(1)—(4)	Trespass	Class A	8.05.020H.1.	
8.45.015(A)(1), (3);	Prohibited camping on	Class B	8.05.020H.2.	
8.45.015(A)(4)(b), (d)	protected premises			
8.45.015(A)(4)(a), (c);	Prohibited camping on	Class A	8.05.020H.1.	
8.45.015(A)(2)	protected premises			
<u>8.45.017A</u>	Prohibited construction on	Class A	8.05.020H.1.	
	public land			
8.45.017B	Prohibited construction on	Class B	8.05.020H.2.	
	public land- attempt			
8.45.020(A)(1), (2)	Unauthorized entry	Class B	8.05.020H.2.	
* * * * * * * *				

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(AO No. 2014-42, § 1, 6-21-14; AO No. 2015-7, § 2, 2-24-15; AO No. 2015-84, § 2, 9-24-15; AO No. 2015-87, § 2, 9-24-15; AO No. 2015-123(S), § 2, 11-10-15; EO No. 2016-1, § 1, 7-12-16; AO No. 2016-83(S), § 1, 7-26-16; AO No. 2016-114, § 1, 12-15-16; AO No. 2017-156, § 1, 12-5-17; AO No. 2018-34(S), § 4, 7-26-18; AO No. 2019-25, § 2, 3-5-19; AO No. 2023-100(S), § 1, 11-7-23)

Section 4. Anchorage Municipal Code section 15.20.020 is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

15.20.020 Public nuisances prohibited; enumeration.

* * * * * * * * *

- B. Public nuisances include, but are not limited to, the following acts and conditions:
 - * * * * * * * * *
 - 15. Prohibited campsites. A prohibited campsite is an area where one or more persons are camping on public land in violation of <u>chapter[SECTION] 8.45[.010]</u>, chapter 25.70, or any other provision of this Code. A prohibited campsite is subject to abatement by the municipality. The municipal official

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responsible for an abatement action may accomplish the abatement with the assistance of a contractor, association or organization. Notwithstanding any other provision of this Code, the following procedure may be used to abate a prohibited campsite:

* * * * * * * * * *

(GAAB 16.68.110, 18.15.020, 18.15.030, 18.20.030, 18.20.060; CAC 8.10.020, 8.10.050; AO No. 113-76; AO No. 78-48; AO No. 79-63; AO No. 93-173(S), § 3, 2-24-94; AO No. 95-42, § 3, 3-23-95; AO No. 2001-145(S-1), § 12, 12-11-01; AO No. 2003-130, § 4, 10-7-03; AO No. 2009-83(S), § 2, 7-7-09; AO No. 2010-43(S), § 1, 6-22-10; AO No. 2010-63, § 1, 9-14-10; AO No. 2011-52, § 1, 4-26-11; AO No. 2016-81(S), § 2, 8-25-16; AO No. 2017-119(S), § 2, 11-9-17; AO No. 2017-130(S), § 1, 12-5-17; AO No. 2018-53(S), § 1, 6-26-18; AO No. 2018-61, § 1, 7-31-18; AO No. 2018-118, § 2, 1-1-19; AO No. 2019-94(S), § 2, 8-6-19; AO No. 2024-55(S), § 1, 5-21-24)

Section 3. This ordinance shall be effective 7 days from the date of passage and 19 approval by the Assembly.

PASSED AND APPROVED by the Anchorage Assembly this day of _____, 2025.

Chair of the Assembly

ATTEST:

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Municipal Clerk



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MUNICIPALITY OF ANCHORAGE

Assembly Memorandum

No. <u>AM - 2025</u>

Meeting Date: June 24, 2025

From: MAYOR

Subject: AN ORDINANCE OF THE ANCHORAGE MUNICIPAL ASSEMBLY AMENDING ANCHORAGE MUNICIPAL CODE CHAPTER 8.45 [05] [AND SECTIONS 8.45.015 AND 15.20.020] TO PROHIBIT CAMPING ON <u>PROTECTED</u> [PUBLIC] PREMISES <u>AND</u> <u>PROHIBIT CONSTRUCTION ON PUBLIC LAND</u> BY PROVIDING CRIMINAL PENALTIES [AND ENFORCEMENT PROTOCOLS CONSISTENT WITH CITY OF GRANTS PASS V. JOHNSON AND OTHER LAW].

This ordinance provides a targeted legal mechanism that will allow the
Municipality to rapidly intervene and help prevent the most unsafe and
inappropriate camping on public land. This version takes a balanced, practical
approach that minimizes legal risks to the Municipality and can be implemented
effectively with the existing resources.

At the very beginning of my term as Mayor, I asked the Municipal Attorney and Anchorage Police Department Chief to identify any legal changes they needed to protect public safety. This ordinance aligns with other public safety improvements we've made, including recruitment efforts that produced the first full Police Academy in many years, fully staffing the Municipal Prosecutor's office, and recently passed legislation that imposed meaningful penalties for unsafe fires.

This ordinance adds criminal penalties for certain camping activity and locations, giving us the ability to more quickly and efficiently deploy the Police Department to address camping in unsafe and inappropriate areas. It supplements existing legal tools, including the civil abatement process, which will still apply Muni-wide, as well as trespass law for previously-abated areas and private property.

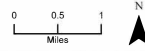
30 31 It is never appropriate for someone to set up a prohibited campsite near 32 playgrounds, schools, childcare centers, neighborhood recreation centers, and other areas frequently occupied by children. It is also critical to keep streets and 33 34 trails clear. Anchorage has recently seen record numbers of pedestrian deaths, 35 emphasizing the importance of keeping a safe buffer zone on and around our roadways and other frequently traveled thoroughfares. This ordinance will help 36 deter people from setting up camps in or near these safety zones, and it will 37 allow for swifter intervention to prevent large encampments from taking root. 38

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40 And it is never appropriate for individuals to claim an area of public land

1 2 3 4 5	indefinitely with the unauthorized construction of structures. No one has the right to build semi-permanent and dangerous buildings on public land. This ordinance makes clear that hard-sided, hard-walled, and hard-roofed structures will not be tolerated on public property.							
6 7 8 9 10 11	This provision will help prevent camps in the Municipality from becoming entrenched. Entrenched camps, like the encampments at Davis Park and the nearby snow dump, become dangerous, and they are significantly more expensive to clear, requiring substantial cross-departmental coordination and lengthy clean-ups. By preventing camps from becoming entrenched in priority areas, this ordinance will help to reduce the costs of abatement.							
12 13 14 15 16 17	This ordinance supports the administration's balanced approach toward addressing homelessness: The Municipality is providing a safety net of shelter and services, enhancing crisis care and outreach efforts, enforcing laws and removing unsafe and unauthorized camps, and improving access to housing.							
18 19 20 21 22	Public parks, trails, and spaces must be safe and accessible for all. Encampments are not safe – not for the people living in them, and not for people nearby. This ordinance, like the civil abatement process, is not a solution to homelessness, but it is a necessary means to protect public safety.							
23 24	A map is attached for informational purposes only. It has not been verified for completeness or accuracy and has no legal effect.							
25 26 27 28 29 30 31	Summary of changes: This substitute version (1) replaces the whereas clauses of the original ordinance and (2) creates two different new misdemeanor offenses (prohibited camping on protected premises and prohibited construction on public property), instead of creating a single new misdemeanor offense in Title 8 (prohibited camping on public premises).							
32 33 34 35 36		l economic effects and therefore pursuant to AMC ry of Economic Effects is attached to this						
37 38 39 40	Prepared by: Approved by: Concur:	Department of Law Eva R. Gardner, Municipal Attorney Ona R. Brause, Director, Office of Management and Budget						
41 42 43 44 45	Concur: Concur: Concur: Concur: Respectfully submitted:	Sean Case, Chief, Anchorage Police Department William D. Falsey, Chief Administrative Officer Rebecca A. Windt Pearson, Municipal Manager Dennis A. Wheeler, Municipal Prosecutor Suzanne LaFrance, Mayor						
46 47	Attachment: Map							

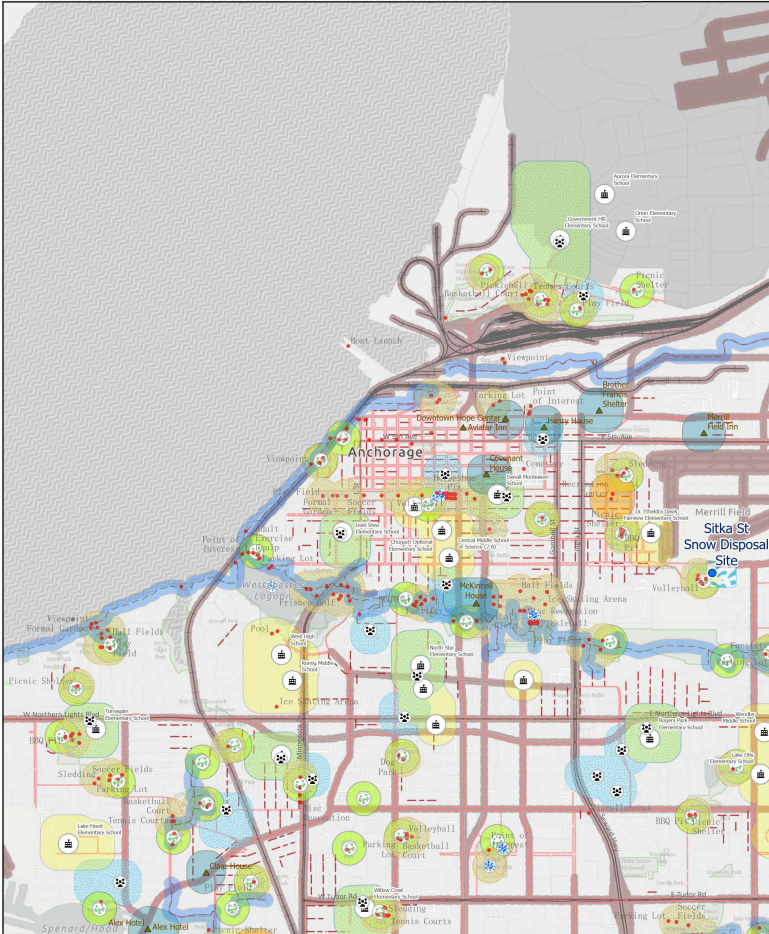
AO 2025-74(S-1) Proposed Title 8 Restricted Camping Areas

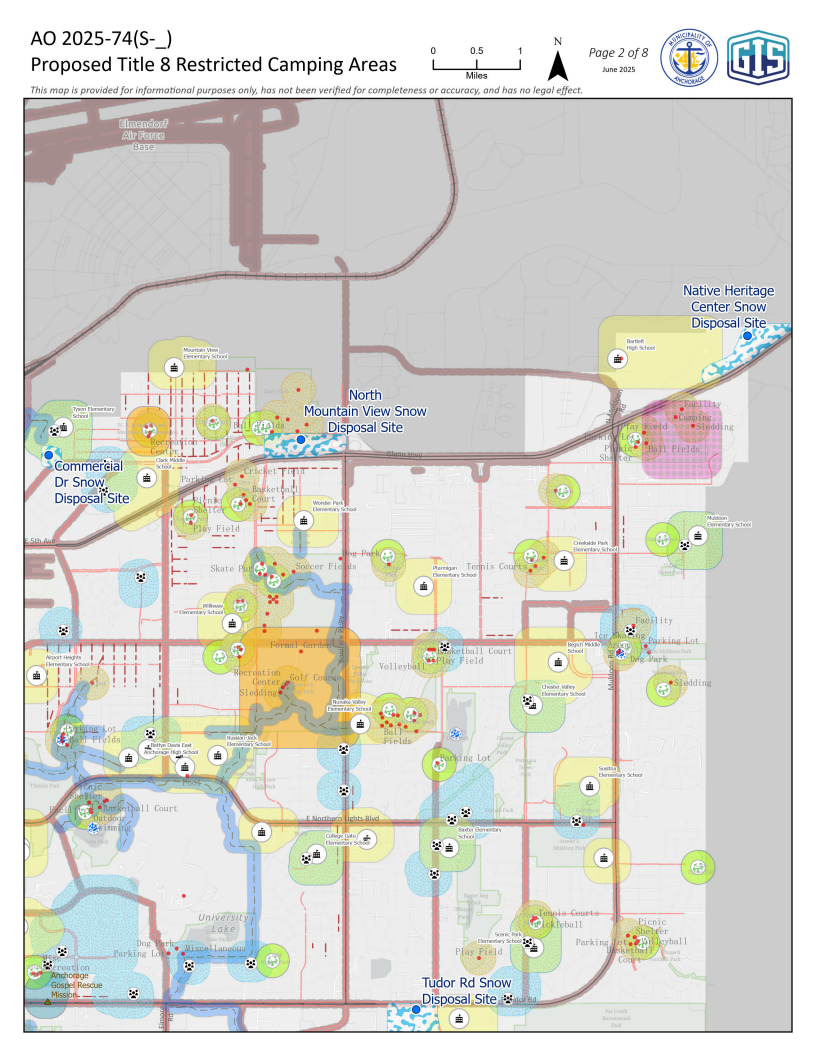


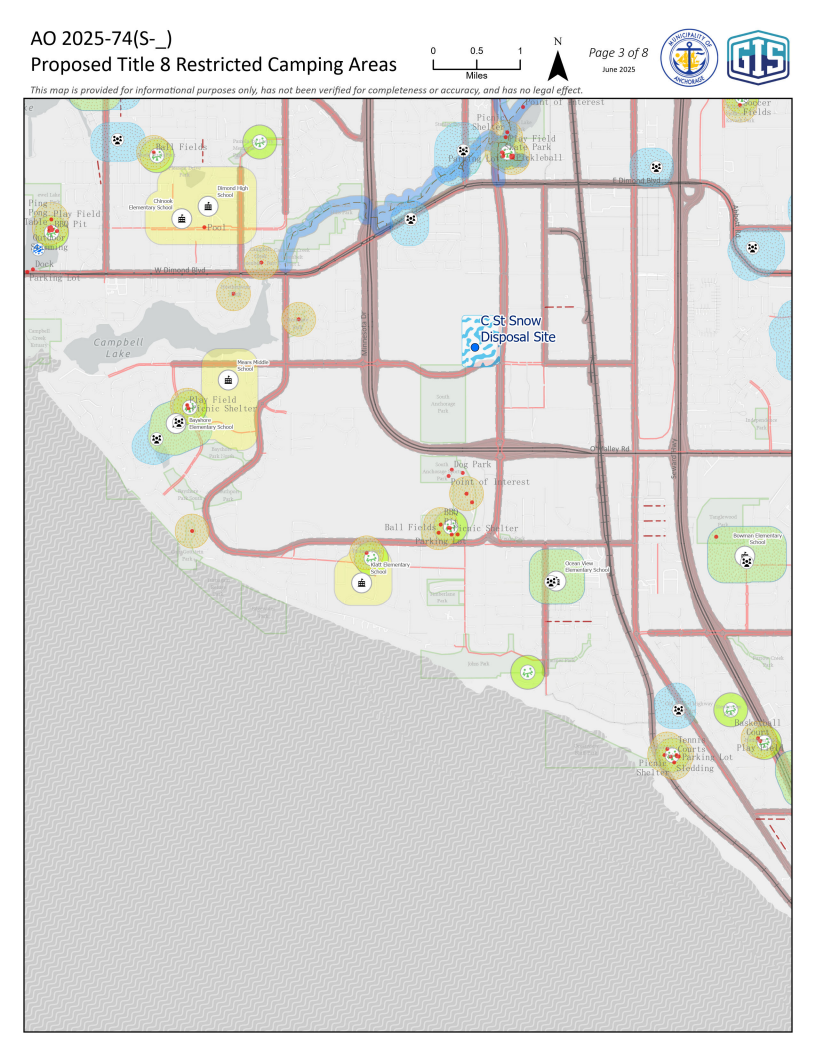
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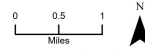
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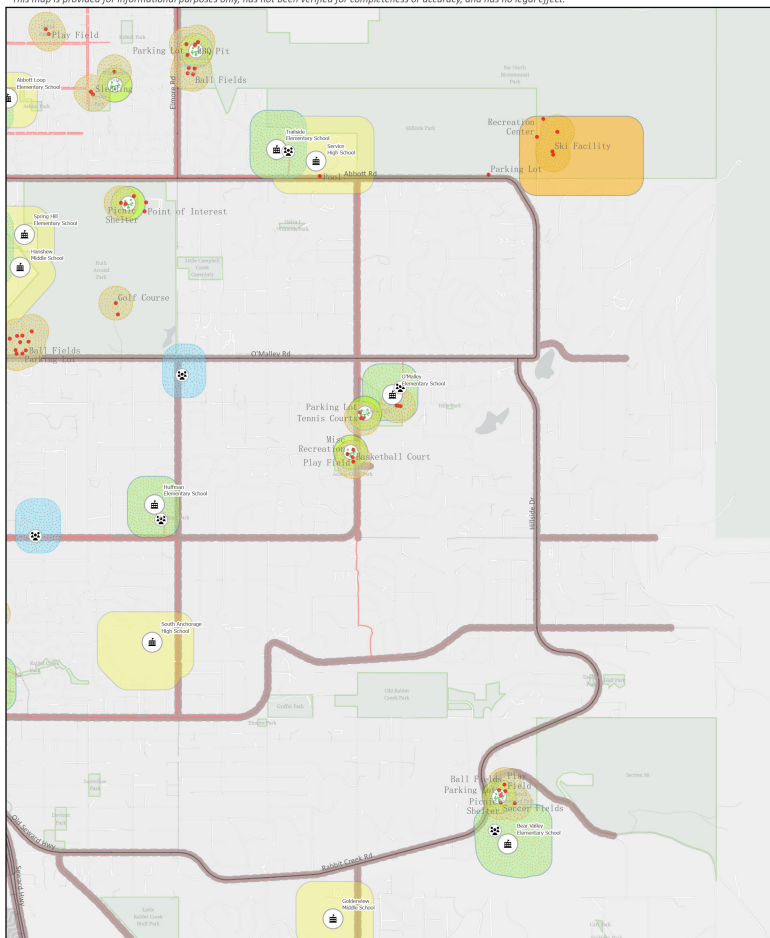


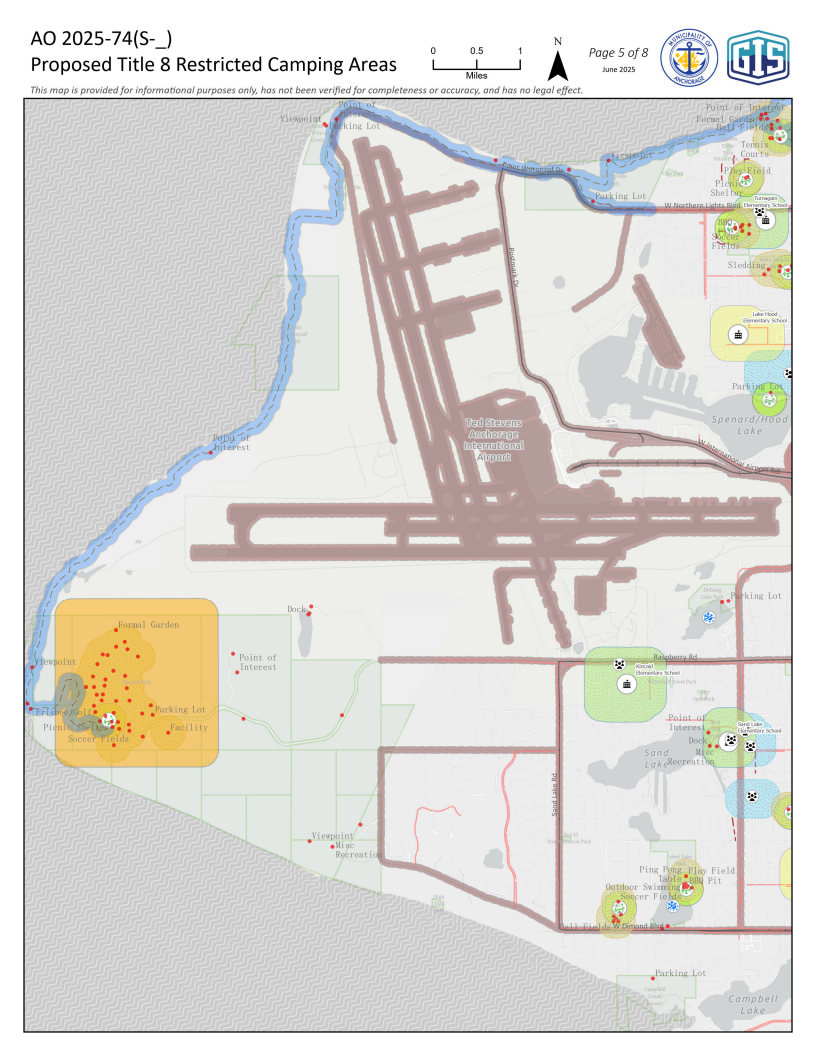
AO 2025-74(S-_) Proposed Title 8 Restricted Camping Areas





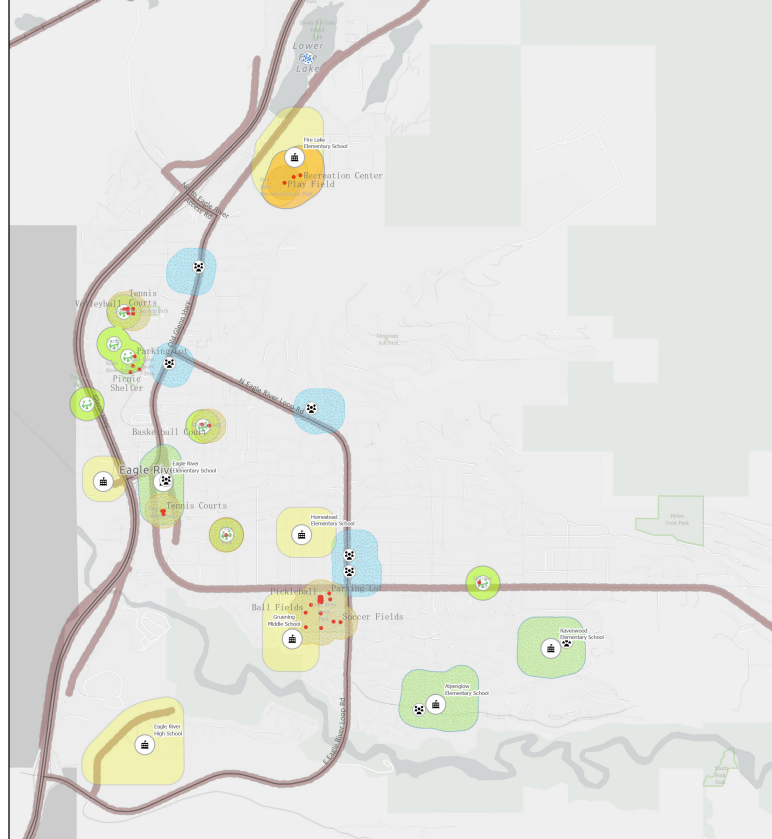
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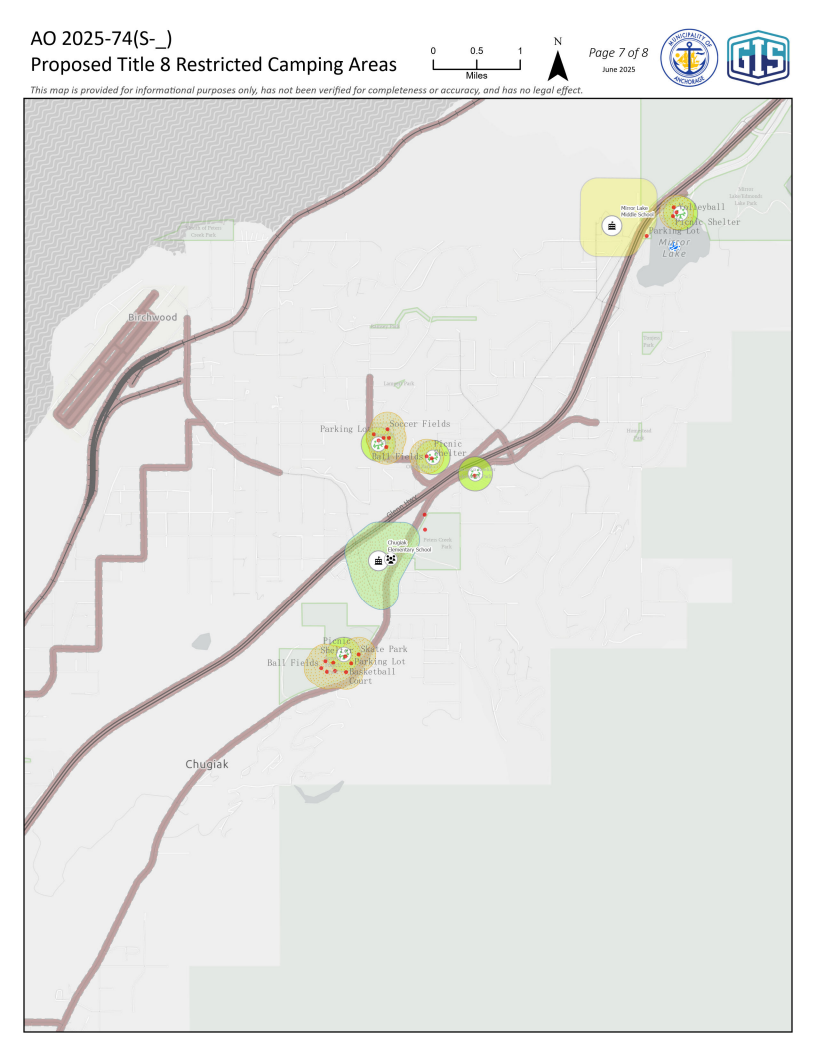


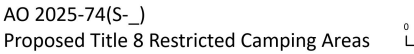


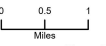














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