- and tourists go elsewhere to walk, meet, shop, dine, and access other services and activities, and residents become intimidated from using the public sidewalks in their own neighborhoods.
- (h) Sitting or lying down, or leaving personal property unattended, is an incompatible and detrimental use of the public sidewalks in all areas of the city.
- (i) The people of the City of Salem promote policies that preserve the right to enjoy public spaces and to traverse freely, while protecting free-speech rights, as well as other safe activity consistent with city ordinances and permitting requirements.
- (j) The prohibitions against sitting or lying down on public sidewalks, or leaving personal property unattended on public sidewalks, contained in this ordinance leaves fully intact the right to speak, protest, or engage in other lawful activity on any public sidewalk consistent with city ordinances and permitting requirements.
- (k) The prohibition against sitting or lying down on public sidewalks, contained in this ordinance, applies only to public sidewalks. There are numerous places within the city where the restrictions of this ordinance do not apply, including private property, public benches, private seating areas of sidewalk cafés, non-sidewalk areas of public parks, public plazas, and other non-sidewalk common areas open to the public.
- (I) The prohibition against sitting or lying down on public sidewalks contained in this ordinance contains exceptions for medical emergencies, persons in wheelchairs, and permitted activities, among others.
- (m) The City of Salem desires to help persons in need to obtain services. In order to provide persons sitting or lying down on public sidewalks the opportunity to obtain referrals to appropriate service entities, a peace officer may not issue a citation without first warning the person that sitting or lying down on a public sidewalk during certain hours is unlawful.
- (n) The City of Salem desires to provide persons an opportunity to remove their personal property from public sidewalks on their own. Prior to removing unattended personal property from a public sidewalk in accordance with the provisions of this ordinance, advance notice is to be given unless the property poses an immediate threat to public health, safety and welfare.

- (o) "Campsites" have become a frequent occurrence throughout the City, including on public sidewalks, public property, and public rights-of-way. These campsites are unsafe and unhealthy for the people living in them, and have a detrimental effect on the safety and welfare of the residents and visitors of the City of Salem.
- (p) The City of Salem is a compassionate city, and desires to help persons experiencing residential instability or homelessness, to transition to safe and permanent housing. However, allowing camping on our public sidewalks, in our neighborhoods, and in other areas of our city does not help people transition to housing and has a detrimental effect on public safety and welfare.
- (q) Maintaining accessible sidewalks for pedestrian and commercial traffic is an important public safety objective. Blocked and obstructed sidewalks present hazards to pedestrians, and pedestrians should not have to travel in the street to avoid sidewalks blocked or obstructed by a campsite.
- (r) The placement of tents or other items on public sidewalks, public property, and public rights-of-way, for habitation, is not the ordinary, customary, or intended use of these areas, and is an incompatible and detrimental use of these spaces in all parts of the City.
- (s) Campsites can also obstruct and delay emergency personnel responding to emergencies. Campsites can obstruct ingress to and egress from businesses, residential buildings, and other establishments and property. Campsites often exhibit the presence of human waste and uncontained food, which poses public health risks.
- **Section 2.** SRC 95.720 is amended to read:
- 95.720. Sitting or Lying Down on Public Sidewalks During Certain Hours
- (a) **Definitions.** Unless the context specifically requires otherwise, as used in this section, the following words and phrases mean:
 - (1) "Public Sidewalk" means the area lying between the street and the abutting property,
 - (2) "Street" means any public right-of-way, that is open to the public, used, or intended to be used, by vehicular traffic.
- (b) It shall be unlawful for any person to sit or lie down upon a public sidewalk, or upon a blanket, chair, stool, or any other object placed upon a public sidewalk, during the hours of between 7:00 a.m. and 9:00 p.m.
- (c) The prohibitions in subsection (b) shall not apply to any person:

1	(1) Sitting or lying down on a public sidewalk due to a medical emergency;
2	(2) Who, as the result of a physical disability, is using a wheelchair, walker, or similar
3	movement-supporting device for mobility purposes;
4	(3) Who is a child in a stroller or similar movement-supporting device;
5	(4) Operating or patronizing a business conducted upon a public sidewalk in conformance
6	with applicable law;
7	(5) Participating in or attending a parade, festival, performance, rally, demonstration,
8	meeting or similar event conducted on the public sidewalk pursuant to and in accordance
9	with applicable law;
10	(6) Sitting on a fixed chair or bench located on the public sidewalk;
11	(7) Sitting on a public sidewalk at a marked bus stop while waiting for public or private
12	transportation; or
13	(8) Performing a City approved or permitted activity.
14	(d) Nothing in this section shall be construed to permit conduct that is prohibited by SRC 95.700
15	"Pedestrian Interference."
16	(e) No person shall be cited under this section unless the person engages in conduct prohibited by
17	this section after having been notified by a peace officer that the conduct violates this section.
18	Violations.
19	(a) Violation of SRC 95.010, 95.025, 05.190, 95.200, 95.210, 95.220, 95.300, 95.340, 95.440,
20	95.510, 95.520, 95.530, 95.610, 95.640 or 95.710 is an infraction.
21	(b) Violation of SRC 95.580 is a misdemeanor punishable by a fine of not more than \$250,
22	imprisonment for a period not to exceed thirty days, or by both such fine and imprisonment.
23	(e) Except as provided in subsections (a) and (b) of this section, violation of any other provision
24	of SRC 95.010-95.720 is a misdemeanor.
25	Section 3. SRC 95.730 is amended to read:
26	SRC 95.730. Camping Prohibited on Public Property and Public Right of Way.
27	(a) <u>Definitions</u> . Unless the context specifically requires otherwise, as used in this Section, the
28	following words and phrases mean:
29	(1) "To camp" means to set up, or to remain in or at a campsite, for the purpose of
30	establishing or maintaining a temporary place to live.

1	475.862, "Unlawful delivery of marijuana within 1,000 feet of school"; ORS 475.864(5),
2	(6)(f), & (8)(a), 475.864(1)(2) "Unlawful possession of marijuana"; ORS 475.870,
3	"Unlawful delivery of 3,4 methylenedioxymethamphetamine"; ORS 475.872, "Unlawful
4	delivery of 3,4 methylenedioxymethamphetamine within 1,000 feet of school"; ORS
5	475.874, "Unlawful possession of 3,4 methylenedioxymethamphetamine"; ORS 475.880
6	"Unlawful delivery of cocaine"; ORS 475.882, "Unlawful delivery of cocaine within
7	1,000 feet of school"; ORS 475.884, "Unlawful possession of cocaine"; ORS 475.890,
8	"Unlawful delivery of methamphetamine"; ORS 475.892, "Unlawful delivery of
9	methamphetamine within 1,000 feet of school"; ORS 475.894, "Unlawful possession of
0	methamphetamine"; ORS 475.904, "Unlawful manufacture or delivery of controlled
1	substance within 1,000 feet of school"; ORS 475.906(1) & (2), "Penalties for distribution
2	to minors."
3	(2) "Class A" Misdemeanors: ORS 161.405(1)(2)(d), "Attempt," if the crime is an
4	enumerated offense; ORS 161.450(1)(2)(d), "Conspiracy," if the crime is an enumerated
5	offense; ORS 163.160(1) & (2), "Assault in the fourth forth-degree"; ORS 163.190,
6	"Menacing"; ORS 163.435, "Contributing to the sexual delinquency of a minor"; ORS
7	163.465(1) & (2)(a), "Public indecency"; ORS 164.045, "Theft in the second degree";
8	ORS 164.255, "Criminal trespass in the first degree"; ORS 164.265, "Criminal trespass
9	while in possession of firearm"; ORS 164.335, "Reckless burning"; ORS 163.415,
20	"Sexual abuse in the third degree"; ORS 166.025(1), (2)(b), & (3), "Disorderly conduct
21	in the second degree"; ORS 166.155, 165.155, "Intimidation in the second degree"; ORS
22	166.065(1), (2), (4), (5) & (6), 166.065(1) & (4), "Harassment"; ORS 167.007,
23	"Prostitution"; ORS 475.752(3)(c), 475.840(3)(e), "Prohibited acts generally; penalties";
24	ORS <u>475.860(1) & (2), 475.860(1)(3)(a)</u> "Unlawful delivery of marijuana"; <u>ORS</u>
25	475.864(1), (2), (3)(a), (4)(a), (5), (6)(a)-(e), & (7)(a), "Unlawful possession of
26	marijuana"; ORS 475.906(3), "Penalties for distribution to minors."
27	(3) "Class B" Misdemeanors, "Class C" Misdemeanors, Violations and Infractions:
28	ORS 161.405(1)(2)(e)-(g), "Attempt," if the crime is an enumerated offense; ORS
29	163.445, "Sexual misconduct"; ORS 164.043, "Theft in the third degree"; ORS 164.245,
80	"Criminal Trespass in the second degree"; ORS 164.383, "Unlawfully applying graffiti";
	ORS 164.386, "Unlawfully possessing graffiti implement"; ORS 164.805, Offensive

1	littering"; ORS 166.025(1) & (2)(a), 166.025, "Disorderly conduct in the second degree";
2	ORS <u>166.065(1), (2), (3), 166.065(1) & (3), "Harassment", ORS 167.400, "Tobacco</u>
3	possession by minors"; ORS 167.401(1) & (2), "Tobacco purchase by minors"; ORS
4	471.430(1), "Purchase or possession of liquor by person under 21"; ORS 471.410(2),
5	"Providing liquor to person under 21"; ORS <u>475.752(1)(d)-(e)</u> , (2)(d)-(e), & (3)(d)-(e),
6	475.840(1)(d) (e), (2)(d) (e) & (3)(d) (e), "Prohibited acts generally; penalties"; ORS
7	475.860(1) & (3), 475.860(1), & (3), (b) & (4)(b) "Unlawful delivery of marijuana"; ORS
8	475.864(1), (2), (3)(b)-(c), (4)(b), (5), (6), (7)(b)-(c), & (8)(b), 475.864(1)(3) & (4)
9	"Unlawful possession of marijuana"; ORS 475.904, "Unlawful manufacture or delivery
10	of controlled substance within 1,000 feet of school"; ORS 475.906(4), "Penalties for
11	distribution to minors"; SRC 90.020, "Consumption and Sale of Alcohol Prohibited in
12	Certain Places"; SRC 93.010, "Noise Disturbance Prohibited"; SRC 95.040, "Assault and
13	Battery"; SRC 95.120, "Disorderly Conduct"; SRC 95.125, "Urinating or Defecating in
14	Public"; SRC 95.160, "Firearms; Discharge"; SRC 95.330, "Minors Nighttime Curfew";
15	SRC 95.335, "Minors Daytime Curfew"; SRC 95.550, "Trespass"; SRC 95.580,
16	"Littering Public Places"; SRC 95.610, "Prohibited Graffiti"; SRC 95.670, "Sitting or
17	Lying down on Public Sidewalks at Certain Hours"; SRC 95.675. "Camping Prohibited
18	on Public Property and Public Rights of Way"; SRC 95.700, "Pedestrian Interference";
19	SRC 95.710, "Sports Activity Prohibited in Certain Areas"; SRC 96.220, "Public
20	Indecency"; SRC 96.300, "Prohibited Touching"; SRC 96.400, "Prohibited Prostitution
21	Conduct"; or SRC 97.080, "Intimidation."

Section 5. SRC 95.736 is amended and renumbered to SRC 95.820.

95.73695.820. North Salem Crime Prevention District Created.

(a) The geographic area bounded on the west by the west curb line of Front Street NE, on the south by the south curb line of Market Street NE, on the east, the west side of the Union Pacific right of way between Market Street NE to the intersection with Silverton Road NE, continuing with the west curb line of Silverton Road NE to the east curb line of Hawthorne Avenue NE, continuing north to Hyacinth Street NE, on the north, the north curb line of Hyacinth Street NE to the Salem Parkway, bounded by the north/west curb line of the Salem Parkway, to the north curb line of Tryon Street NE is hereby designated at the North Salem Crime Prevention District.

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- **(b)** An enumerated offense in the North Salem Crime Prevention District means any of the following felonies, misdemeanors, violations or infractions, unless the offense was committed entirely within a private residence:
 - (1) Felonies: ORS 161.405(1)(2)(b)-(c), "Attempt," if the crime is an enumerated offense; ORS 161.450(1)(2)(b)-(c), "Conspiracy," if the crime is an enumerated offense; ORS 163.425, "Sexual abuse in the second degree"; ORS 163.427, "Sexual abuse in the first degree"; ORS 163.465(1) & (2)(b), "Public indecency"; ORS 167.012, "Promoting prostitution"; ORS 167.017, "Compelling prostitution"; ORS 475.752(1)(a)-(c), (2)(a)-(c), (3)(a)-(b), & (6), $\frac{475.840(1)(a)}{(c)}$, $\frac{(2)(a)}{(c)}$, $\frac{(3)(a)}{(c)}$, "Prohibited acts generally; penalties"; ORS 475.850, "Unlawful delivery of heroin"; ORS 475.852, "Unlawful delivery of heroin within 1,000 feet of school"; ORS 475.854, "Unlawful possession of heroin"; ORS 475.860(1) & (4), 475.860(1),(2) & (4)(a) "Unlawful delivery of marijuana"; ORS 475.862, "Unlawful delivery of marijuana within 1,000 feet of school"; ORS 475.864(5), (6)(f), & (8)(a), $\frac{475.864(1)(2)}{(2)}$ "Unlawful possession of marijuana"; ORS 475.870, "Unlawful delivery of 3,4-methylenedioxymethamphetamine"; ORS 475.872, "Unlawful delivery of 3,4-methylenedioxymethamphetamine within 1,000 feet of school"; ORS 475.874, "Unlawful possession of 3,4-methylenedioxymethamphetamine"; ORS 475.880 "Unlawful delivery of cocaine"; ORS 475.882, "Unlawful delivery of cocaine within 1,000 feet of school"; ORS 475.884, "Unlawful possession of cocaine"; ORS 475.890, "Unlawful delivery of methamphetamine"; ORS 475.892, "Unlawful delivery of methamphetamine within 1,000 feet of school"; ORS 475.894, "Unlawful possession of methamphetamine"; ORS 475.904, "Unlawful manufacture or delivery of controlled substance within 1,000 feet of school"; ORS 475.906(1) & (2), "Penalties for distribution to minors." (2) "Class A" Misdemeanors: ORS 161.405(1)(2)(d), "Attempt," if the crime is an enumerated offense; ORS 161.450(1)(2)(d), "Conspiracy," if the crime is an enumerated offense; ORS 163.435, "Contributing to the sexual delinquency of a minor"; ORS 163.465(1) & (2)(a), "Public indecency"; ORS 164.255, "Criminal trespass in the first degree"; ORS 164.265, "Criminal trespass while in possession of firearm"; ORS 163.415,

"Sexual abuse in the third degree"; or ORS 167.007, "Prostitution"; ORS 475.752(3)(c),

475.840(3)(e), "Prohibited acts generally; penalties"; ORS 475.860(1) & (2),

1	473.800(1)(3)(a) Unlawful derivery of marijuana, OKS 473.804(1), (2), (3)(a), (4)(a),
2	(5), (6)(a)-(e), & (7)(a), "Unlawful possession of marijuana"; ORS 475.906(3), "Penalties
3	for distribution to minors."
4	(3) "Class B" Misdemeanors, "Class C" Misdemeanors, Violations and Infractions:
5	ORS 161.405(1)(2)(e)-(g), "Attempt," if the crime is an enumerated offense; ORS
6	163.445, "Sexual misconduct"; ORS 164.245, "Criminal Trespass in the second degree";
7	ORS <u>475.752(1)(d)-(e), (2)(d)-(e), & (3)(d)-(e), 475.840(1)(d) (e), (2)(d) (e) & (3)(d) (e),</u>
8	"Prohibited acts generally; penalties"; ORS <u>475.860(1) & (3), 475.860(1)(3)(b) & (4)(b)</u>
9	"Unlawful delivery of marijuana"; ORS <u>475.864(1), (2), (3)(b)-(c), (4)(b), (5), (6), (7)(b)-(c), &</u>
10	(8)(b), 475.864(1)(3) & (4) "Unlawful possession of marijuana"; ORS 475.904, "Unlawful
11	manufacture or delivery of controlled substance within 1,000 feet of school"; ORS 475.906(4),
12	"Penalties for distribution to minors"; SRC 95.550, "Trespass"; SRC 96.220, "Public
13	Indecency"; SRC 96.300, "Prohibited Touching"; or SRC 96.400, "Prohibited Prostitution
14	Conduct-"; SRC 95.670, "Sitting or Lying down on Public Sidewalks at Certain Hours"; SRC
15	95.675. "Camping Prohibited on Public Property and Public Rights of Way"
16	Section 6. SRC 95.740 is amended to read:
17	SRC 95.740 Unattended Personal Property on Public Sidewalks Prohibited
18	(a) Definitions. Unless the context specifically requires otherwise, as used in this section, the
19	following words and phrases mean:
20	(1) "Public Sidewalk" means the area lying between the street and the abutting property.
21	(2) "Personal property" means tangible items, other than signs, which are reasonably
22	recognizable as belonging to individual persons and which have apparent utility or value.
23	(3) "Street" means any public right-of-way, that is open to the public, used, or intended to be
24	used, by vehicular traffic.
25	(b) It is unlawful for any person to knowingly leave personal property unattended on a public
26	sidewalk during the hours of between 7:00 a.m. and 9:00 p.m.
27	(c) The prohibitions of subsection (b) do not apply to:
28	(1) Personal property left unattended on a public sidewalk for less than two hours, that is
29	actively being loaded or unloaded; or,
30	(2) Any person performing a City approved or permitted activity.

1	(d) Personal property left unattended on a public sidewalk in violation of this section may be
2	removed by the City if:
3	(1) The property poses an immediate threat to public health, safety or welfare, or;
4	(2) The property has been posted with a notice written in English and Spanish at least
5	twenty-four hours in advance. The notice shall contain the following information:
6	(A) That it is unlawful to leave personal property unattended on a public sidewalk within
7	the City of Salem during the hours of between 7:00 a.m. and 9:00 p.m.;
8	(B) The date and time the notice was posted and the date and time at which the property
9	is subject to being removed by the City;
10	(C) That the property subject to the notice is subject to immediate removal if, within the
11	following 30 days, the property is again left unattended on a public sidewalk in
12	violation of this section,
13	(D) The contact information for how to reclaim any personal property which has been
14	removed by the City pursuant to this section; and,
15	(E) That any property removed by the City pursuant to this section will be disposed of
16	pursuant to applicable law if not claimed within 30 days after removal.
17	(e) Personal property removed by the City pursuant to this section shall be stored for a minimum
18	of thirty days during which time it must be made reasonably available to the owner. The
19	thirty-day retention period of this subsection does not apply to personal property that is in an
20	unsafe or unsanitary condition, or perishable.
21	(f) The Director, may develop administrative policies for the removal of unattended personal
22	property from public sidewalks, the storage of the property, and procedures by which the
23	property may be reclaimed
24	(g) Nothing in this section shall be construed as limiting the City's ability to seize, remove,
25	abate, or dispose of property in accordance with any other provision of the Salem Revised
26	Code or in accordance with any other provision of law."
27	(i) Nothing in this section shall be construed to permit conduct that is prohibited by SRC 95.700
28	"Pedestrian Interference."
29	Civil Exclusion.
30	(a) Any person arrested and either cited to appear in court for charging or lodged in jail for
	presentation to a judicial officer for charging, based upon probable cause to believe that the
	ORDINANCE 22-17 – Page 11 COUNCIL OF THE CITY OF SALEM, OREGON

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person has committed an enumerated offense within a crime prevention district shall be prohibited from being present on pedestrian ways or public ways within the district for any purpose, except as allowed by a variance granted pursuant to SRC 97.750. If the enumerated offense is a "Class B" misdemeanor, "Class C" misdemeanor, violation or infraction, the period of exclusion shall be thirty days; if one or more of the enumerated offenses are felonies or "Class A" misdemeanors, the period of exclusion shall be ninety days. If the enumerated offense was a felony or a "Class A" misdemeanor, the period of exclusion shall be extended by a period of one year, effective upon date of conviction.

- (b) The exclusion notice shall be issued by the enforcement officer at the time the person is arrested or cited for the commission of the enumerated offense. The exclusion notice shall be in writing, and shall specify the enumerated offenses, the geographical extent of exclusion, the date exclusion takes effect, the procedure for filing an appeal, the availability of a variance, and the extension of the period of exclusion by an additional one year period upon conviction, if the enumerated offense was a felony or "Class A" misdemeanor. The period of exclusion shall commence upon the issuance of the notice of exclusion, but shall be stayed upon the filing of a notice of appeal under SRC 95.770(a) which stay shall remain in place until the hearings officer issues a decision upon the appeal under SRC 95.770(f).
- (c) Any person who is issued an additional exclusion notice within six months of the expiration of any prior notice shall have an additional ninety day period of exclusion added onto the period of the additional notice.
- **Section 7.** SRC 95.750 is amended and renumbered to SRC 95.840.
- 95.75095.840. Variances from Exclusion.
- (a) Notwithstanding SRC 95.74095.830, the Chief of Police, or the Chief's designee, may grant a variance to an excluded person at any time during the period of exclusion, upon a showing by the excluded person of a plausible need to engage in one of the following:
 - (1) To travel to and from a scheduled meeting with an attorney or scheduled meetings with criminal justice personnel; to and from obligations performed in compliance with an order of the court or a justice agency; and to and from an administrative or judicial hearing to which the person is a party;
 - (2) To travel to and from a public or private establishment located in the crime prevention district to obtain goods or services not otherwise reasonably available outside the district to

(d) A variance may be revoked if:

purposes specified in the variance.

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(1) The request for the variance contained false information;

convincing evidence, that the person is traveling to and from one of the locations for the

(2) There is probable cause to believe the excluded person has committed another

(e) Refusal to issue a variance or revocation of a variance may be appealed to the hearings

officer, as provided in SRC 97.77095.860. A variance shall become effective upon issuance; a

revocation of a variance shall become effective upon the fifth business day after the date of the

95.76095.850. Violation of Exclusion Notice. Any person to whom an exclusion notice has

been issued and who is present in a crime prevention district in violation of the notice or the

terms of a variance issued pursuant to SRC 95.840 is subject to immediate arrest for criminal

trespass under SRC 95.550(a) or ORS 164.245, and shall have the exclusion extended for an

(a) A person who has been issued an exclusion notice, who has had the period of exclusion

appeal the action or decision by filing a written request with the city recorder, within fifteen

extended, who has been refused a request for a variance, or who has had a variance revoked, may

business days after receipt of notice of the action or decision, setting forth the name and address

granted, or the revocation reversed. Failure to file an appeal within such fifteen day period shall

be a waiver of all rights to review the action or decision, and any such appeal shall be dismissed

deemed delivery three days after the date of mailing. Failure of the person to actually receive a

notice of hearing or the hearings officer's decision if mailed to the address set forth in the request

by the hearings officer. The name and address set forth in the request shall be deemed

conclusively correct, and mailing to the person at such address, by first class mail, shall be

shall not in any way invalidate or otherwise affect the validity of any action or decision.

(b) If a request for an appeal is filed, an exclusion notice, extension of exclusion period or

revocation of a variance shall be subject to a stay until such time as the hearings officer has

issued a final decision upholding or rescinding the action or decision.

of the applicant and the reasons why the notice or extension should be rescinded, the variance

(3) Circumstances upon which the variance was granted no longer exist.

enumerated offense within the crime prevention district; or

Section 8. SRC 95.760 is amended and renumbered to SRC 95.850.

mailing of notice of revocation to the excluded person.

Section 9. SRC 95.770 is renumbered to SRC 95.860.

additional period of thirty days.

95.77095.860. Appeals.

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- 1 (c) The request shall be accompanied by an appeal fee, in an amount established by resolution of 2 the City Council. Except as provided in subsection (g) of this section, the appeal fee is 3 nonrefundable.
- 4 (d) Unless the appellant and the city agree to a longer period, an appeal shall be heard by a
 5 hearings officer within ten business days of the filing of the request. At least five business days
 6 prior to the hearing, the city shall mail notice of the time and location of the hearing to the
- 7 appellant at the address set forth on the request.
- 8 (e) The hearings officer shall hear and determine the appeal on the basis of the appellant's
- 9 written statement and any additional evidence the hearings officer deems appropriate. At the
- 10 hearing the appellant may present testimony and oral argument personally or by counsel. The
- 11 city has the burden of proof to demonstrate, by a preponderance of the evidence, that the
- 12 | issuance of the exclusion notice is based upon the requisite enumerated offenses by the appellant,
- 13 that extension of the exclusion notice is based upon the appellant's presence in a crime
- 14 prevention district in violation of SRC 95.850, or that the grounds for revocation of a variance
- 15 exist. The appellant has the burden of proof to demonstrate, by a preponderance of the evidence
- 16 that the ground for issuance of a variance exist.
- 17 (f) The hearings officer shall issue a written decision within ten business days of the hearing
- 18 date. A copy of the decision shall be mailed to the person's address as set forth on the request,
- 19 and shall be deemed effective upon actual receipt, or three days after mailing, whichever is
- 20 sooner. If issuance of an exclusion notice, extension of period of exclusion, or revocation of
- 21 variance is upheld, a period of exclusion shall commence immediately upon the effective date of
- 22 the decision.
- 23 (g) The decision of the hearings officer is final, and may include a determination that the appeal
- 24 | fee be refunded to the appellant upon a finding that the issuance of the exclusion notice, an
- 25 extension thereof, the refusal to issue a variance, or the revocation thereof, was not grounded in
- 26 | law or fact. Appeals from a decision of the hearings officer shall be to circuit court by writ of
- 27 review, and not otherwise.
- 28 Section 10. SRC 95.800 is created to read:
- 29 **95.800 Civil Exclusion Definitions.** Unless the context otherwise requires, as used in SRC
- 30 95.800 95.860, the following mean:

1	(a) Arrest means to place a person under actual or constructive restraint, or to take a person into
2	custody, for the purpose of charging that person with the commission of any enumerated offense
3	which is a misdemeanor or felony.
4	(b) Cite means to issue a citation to appear to a person for commission of an enumerated
5	offense.
6	(c) Crime prevention district means a geographic area of exclusion to which the provisions of
7	SRC 95.800 – 95.860 apply.
8	(d) Enumerated offense means any of the offenses establishing the basis for exclusion in a crime
9	<u>free zone.</u>
10	(e) Hearings officer means a person appointed pursuant to SRC 2.315 to serve in a quasi-judicial
11	capacity in the review of civil penalties or disabilities imposed under the Salem Revised Code.
12	(f) Enforcement officer means a peace officer as defined by ORS 133.005, or any other person
13	with authority to enforce the Salem Revised Code.
14	(g) Pedestrian ways means any sidewalk, plaza, alley, parking structure or parking area, or other
15	way designed and regularly used for pedestrian travel, any planter strip or landscaped area
16	located adjacent to or contained within such streets, plazas, alleys, or other ways, and includes
17	that portion of public rights-of-way used for the parking of vehicles, but does not include that
18	portion of public rights-of-way regularly and traditionally used for vehicular travel.
19	(h) Public ways means any highway, roadway, street, alley or other way designed and regularly
20	used for vehicular travel, but excluding that portion of public rights-of-way used for the parking
21	of vehicles.
22	(i) Travel means movement by foot on a pedestrian public way, from one point to another,
23	without delay other than to obey traffic control devices, or by vehicle on a public way, from one
24	point to another without delay other than to obey traffic control devices.
25	Section 11. SRC 95.830 is created to read:
26	95.830. Civil Exclusion.
27	(a) Any person arrested or cited to appear in court for charging or lodged in jail for
28	presentation to a judicial officer for charging, based upon probable cause to believe that the
29	person has committed an enumerated offense within a crime prevention district shall be
30	prohibited from being present on pedestrian ways or public ways within the district for any

purpose, except as allowed by a variance granted pursuant to SRC 97.840. If the enumerated

1	offense is a "Class B" misdemeanor, "Class C" misdemeanor, violation or infraction, the
2	period of exclusion shall be thirty days; if one or more of the enumerated offenses are
3	felonies or "Class A" misdemeanors, the period of exclusion shall be ninety days. If the
4	enumerated offense was a felony or a "Class A" misdemeanor, the period of exclusion shall
5	be extended by a period of one year, effective upon date of conviction.
6	(b) The exclusion notice shall be issued by the enforcement officer at the time the person is
7	arrested or cited for the commission of the enumerated offense. The exclusion notice shall be
8	in writing, and shall specify the enumerated offenses, the geographical extent of exclusion,
9	the date exclusion takes effect, the procedure for filing an appeal, the availability of a
10	variance, and the extension of the period of exclusion by an additional one year period upon
11	conviction, if the enumerated offense was a felony or "Class A" misdemeanor. The period of
12	exclusion shall commence upon the issuance of the notice of exclusion, but shall be stayed
13	upon the filing of a notice of appeal under SRC 95.860(a) which stay shall remain in place
14	until the hearings officer issues a decision upon the appeal under SRC 95.860(f).
15	(c) Any person who is issued an additional exclusion notice within six months of the
16	expiration of any prior notice shall have an additional ninety day period of exclusion added
17	onto the period of the additional notice.
18	Section 12. SRC 95.990 is created to read:
19	95.990. Violations.
20	(a) Violation of SRC 95.010, 95.025, 95.190, 95.200, 95.210, 95.220, 95.300, 95.340,
21	95.440, 95.510, 95.520, 95.530, 95.610, 95.710, 95.720, 95.730, or 95.740 is an
22	infraction.
23	(b) Except as provided in subsections (a) of this section, violation of any other provision of
24	SRC 95.010-95.740 is a misdemeanor.
25	Section 13. Codification. In preparing this ordinance for publication and distribution, the City
26	Recorder shall not alter the sense, meaning, effect or substance of this ordinance, but within such
27	limitations, may:
28	(a) Renumber sections and parts of sections of the ordinance;
29	(b) Rearrange sections;
30	(c) Change reference numbers to agree with renumbered chapters, sections or other parts;
	(d) Delete references to repealed sections;

1	(e) Substitute the proper subsection, section or chapter, or other division numbers;
2	(f) Change capitalization and spelling for the purpose of uniformity;
3	(g) Add headings for purposes of grouping like sections together for ease of reference; and
4	(h) Correct manifest clerical, grammatical or typographical errors.
5	Section 14. Severability. Each section of this ordinance, and any part thereof, is severable, and
6	if any part of this ordinance is held invalid by a court of competent jurisdiction, the remainder of
7	this ordinance shall remain in full force and effect.
8	PASSED by the City Council this day of, 2017.
9	ATTEST:
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12	City Recorder
13	Approved by City Attorney:
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15	Checked by: S.Miller
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