1 CITY OF HOMER 2 HOMER, ALASKA 3 Aderhold/Smith 4 **RESOLUTION 17-078** 5 6 A RESOLUTION OF THE CITY OF HOMER REQUESTING THAT THE 7 ALASKA LEGISLATURE REVISIT THE STANDARD FOR RECALLING 8 MUNICIPAL OFFICIALS TO DETERMINE THE SUFFICIENCY OF 9 DEFINITIONS AND PROCESSES THEREIN. 10 11 WHEREAS, Recall elections concerning municipal and local elected officials have recently been held or contemplated in the City of Homer, the Kenai Peninsula Borough, the 12 City of Haines, City of Cordova, and the Petersburg Borough; and 13 14 15 WHEREAS, Recall elections are an important part of the democratic process and 16 therefore the rules governing recall must be clear and easily understood by voters, elected officials, and municipal employees; and 17 18 19 WHEREAS, Alaska Statutes 29.26.240 through 29.26.360 govern recall elections for 20 municipal officials; and 21 22 WHEREAS, The standards for what constitutes both an action that would justify recall and how a local municipal official should evaluate the recall petition's sufficiency are not 23 clearly defined in the Alaska Statutes, leading to a wide range of interpretations; and 24 25 26 WHEREAS, In 1984, the Alaska Supreme Court suggested that the legislature clarify the recall statutes. The Court made the following statement in Meiners v. Bering Strait School 27 District, 867 P.2d 287, 296 (Alaska 1984): 28 29 Each issue in this case arises because one or another of the provisions of Alaska's recall 30 statute is in some way ambiguous. The need for judicial participation in the recall 31 process could be decreased by more carefully drawn statutes. Article XI, section 8 of 32 the [Alaska] Constitution commands the Legislature to prescribe both the procedures 33 and the grounds for recall. The political nature of the recall makes the legislative 34 process, rather than judicial statutory interpretation, the preferable means of striking 35 36 the balances necessary to give effect to the Constitutional command that elected officers shall be subject to recall. . . [W]e commend to the Legislature the suggestion 37 that these statutes be revised to clarify its intentions; 38 and 39 40 41 WHEREAS, Over the past 30 years, and despite the Alaska Supreme Court's request, the 42 Alaska Legislature still has not clarified the statutes related to recalling municipal officials; and

WHEREAS, "Misconduct in office", currently one of the grounds for recalling a municipal official, is undefined in the Alaska Statutes and the level and type of misconduct required is not specified; and

WHEREAS, The Alaska Supreme Court has stated that it was not advisable to force municipal clerks who are not attorneys to rely on in-depth legal analyses including reviews of case law to determine the sufficiency of recall petitions; and

 WHEREAS, The Alaska Legislature can look to at least 28 other states for examples of laws when deciding how to clarify Alaska's recall statutes as recall of local officials is allowed in Alabama (Ala. Code § 11-44-130), Arizona (Const. Art. 8), Arkansas (Ark. Code § 14-47-112), California (Const. Art. 2, § 19 and Cal. Election Code § 11000), Colorado (Const. Art. 21, § 4 and Rev. Stat. § 31-4-501), Florida (Fla. Stat. § 100.361), Georgia (Const. Art. 2, § 2.4 and Ga. Code § 21-4-1), Idaho (Const. Art. 6, § 6 and Id. Code § 34-1701), Kansas (Const. Art. 4, § 3 and Kan. Stat. § 25-4301), Louisiana (Const. Art. 10, § 26 and La. Rev. Stat. § 18:1300), Michigan (Const. Art. 2, § 8 and Mich. Comp. Laws § 168.951), Minnesota (Minn. Stat. § 351.14), Missouri (Mo. Rev. Stat. § 77.650 and § 78.260), Montana (Mont. Code § 2-16-601), Nebraska (Neb. Rev. Stat. § 31-786 and § 32-1309), Nevada (Const. Art. 2, § 9), New Hampshire (N.H. Rev. Stat. § 49D:3(e)), New Jersey (Const. Art. 1, § 2(b)), New Mexico (Const. Art. 10, § 9), North Dakota (Const. Art. 3, § 10), Ohio (Ohio Code § 705.92), Oregon (Const. Art. 2, § 18 and ORS § 249.865), South Dakota (S.D. Codified Laws § 9-13-29), Tennessee (Tenn. Code § 6-31-301), Washington (Const. Art. 1, § 33-34 and Wash. Code § 29A.56.110), West Virginia (W.Va. Code § 8-12-4(3)), Wisconsin (Const. Art. 13, § 12 and Wis. Stat. § 9.10) and Wyoming (Wyo. Stat. § 15-4-110); and

WHEREAS, Alaska can look to at least seven other states that require a specific ground for recall to be stated when a person or group attempts to recall an elected official: Georgia (Ga. Code § 21-4-3(7) and 21-4-4(c)), Kansas (KS. Stat. § 25-4301), Minnesota (Const. Art. VIII § 6), Montana (Mont. Code § 2-16-603), Rhode Island (Const. Art. IV § 1), Virginia (Va. Code § 24.2-233) and Washington (Const. Art. I, § 33).

NOW, THEREFORE, BE IT RESOLVED that the City Council of Homer, Alaska, requests that the Alaska Legislature revisit the standards for recalling municipal officials to determine the sufficiency of the definitions and processes therein.

PASSED AND ADOPTED by the Homer City Council this day of August, 2017.

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CITY OF HOMER

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ATTEST: 85

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Melissa Jacobsen, MMC, CITY CLERK 88

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Fiscal Note: N/A 90