AGENDA REPORT
SAN CLEMENTE CITY COUNCIL MEETING
Meeting Date: May 21, 2019

Department: City Manager and City Attorney
Prepared By: James Makshanoff, City Manager
Scott C. Smith, City Attorney

Subject: CONSIDERATION OF ORDINANCES RELATING TO THE PROHIBITION OF CAMPING ON PUBLIC PROPERTY

Fiscal Impact: Fiscal impacts will vary, depending on the site selected as a permitted camping area and the level of facilities provided thereto. Detailed fiscal impact analysis is provided in connection with agenda item No. 9A.

Background: The City has adopted several ordinances intended to address the immediate need to take action on homelessness and to protect individuals from being prosecuted for status crimes, including a State-certified emergency shelter housing element overlay, a 2018 ordinance relating to fire hazards arising from camping in public and private open space, and a 2019 ordinance codifying the Ninth Circuit decision in Martin v. Boise. This report is presented in connection with agenda item No. 9A (relating to homeless shelter feasibility).

Discussion: San Clemente has faced increasing problems arising from the prevalence of homelessness in California and the health and safety risks facing homeless persons. The City noted a significant increase in its homeless population concurrently with the closing of County-provided shelter beds that had for many years been available to indigent and homeless persons. Since that closing, no replacement shelters, or funding for replacement shelters, has been made available by the County or any other source to the City.

These factors have caused an alarming state of affairs connected to a sudden increase in camping on City property and other public places, most notably the Metrolink station and other public facilities at North Beach.

Camping on City property has caused the following conditions to occur:

- Impairment of the safety and sense of welfare of Metrolink passengers and Beach Trail users;
- Destruction of landscaping at the train station and the Ole Hanson Beach Club;
- Impediments to disabled ingress, egress, and access with a resulting grievance filed by a disabled person;
- Interference with electrical boxes and other utilities;
• Impairment of emergency response access;
• Exposure to risks of flooding, surf, and unstable soils conditions;
• Resident complaints of deprivation of use and enjoyment of public facilities;
• Conflicts between persons experiencing homelessness and third parties;
• Lack of privacy and quiet for homeless persons forced to sleep in places with heavy train, vehicle, and foot traffic;
• Public defecation and public urination and other unsanitary conditions at these and other public facilities, sometimes in close proximity to open public restrooms;
• Exposure of confused or disoriented persons living in close proximity to railroad tracks and associated dangers; and
• An increase in fire safety hazards associated with camping in open space and other wildland areas as summer approaches.

Chapter 8.86 of the San Clemente Municipal Code contains various provisions relating to sleeping and camping in public places and certain other open space and high fire hazard areas. Section 8.86.040 provides that those prohibitions will not be enforced against indigent homeless persons camping in public places when no alternative shelter is available. However, this ban on enforcement does not apply when the City finds that exigent circumstances relating to immediate threats to the public health, safety, and welfare so dictate. This ordinance make such findings.

The City is working actively working with the County and other stakeholders to develop both temporary and permanent solutions to this regional crisis. However, while this effort is underway, the Martin decision recognizes a city’s ability to prohibit “sitting, lying, or sleeping outside at particular times or in particular locations” and to bar “the obstruction of public rights of way or the erection of certain structures.” Pursuant to that authority, the City has the ability to designate certain public property for camping in order to protect the public health safety and welfare of homeless persons and the general public welfare. The Council will consider such site(s) at its meeting.

The attached Urgency Ordinance allows the Council to designate an area or areas for public camping and, by doing so, to enforce the camping prohibitions of Chapter 8.86. The California Government Code allows adoption of an urgency ordinance if needed for the immediate protection of the public peace, health or safety. The urgency findings are contained in the recitals. The urgency ordinance must be approved by four members of the City Council and will take effect immediately upon adoption. Given the urgency of these issues as explained above, staff recommends that the City adopt this ordinance as an urgency ordinance and as a regular ordinance. Generally, California Government Code sections 36934 and 36937 provide that a regular ordinance, the City Council must first introduce the ordinance at one meeting and then adopt the ordinance at the next meeting. The ordinance requires a majority vote to pass introduction and adoption. The ordinance is effective 30 days after its
adoption. Both ordinances have the same in content, except that the urgency ordinance includes findings of urgency.

**Environmental Review:**
An activity does not qualify as a project requiring environmental review under the California Environmental Quality Act (CEQA) if the activity does not have potential to result in a direct or reasonably foreseeable indirect physical change in the environment. (See State CEQA Guidelines, §§ 15060 ["An activity is not subject to CEQA if ... [t]he activity is not a project as defined in Section 15378"], 15378(a).) Moreover, even if an activity does qualify as a project, that project is subject to CEQA only if the activity has potential to cause a significant effect on the environment. (State CEQA Guidelines, § 15061(b)(3).) A project is thus exempt from CEQA where “it can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment.” (State CEQA Guidelines, § 15061(b)(3).)

Here, the City’s adoption of the ordinances is not subject to CEQA because the urgency ordinance (i) does not constitute a “project” under CEQA, and (ii) will not potentially cause a significant effect on the environment. (State CEQA Guidelines, §§ 15060 15061(b)(3), 15378(a).) In particular, the City’s adoption of them would not impact or alter the physical environment in any way.

Moreover, the urgency ordinance is additionally exempt from CEQA pursuant to State CEQA Guidelines section 15321, which categorically exempts the adoption of an order that enforces a general rule, standard, or objective. (State CEQA Guidelines, § 15321.) Here, the urgency ordinance allows the Council to designate an area or areas for public camping and, by doing so, to enforce the camping prohibitions of Chapter 8.86.

**Recommended Action:**

**STAFF RECOMMENDS THAT** the City Council:

1. **Adopt Ordinance No. ___** entitled: “AN URGENCY ORDINANCE OF THE CITY OF SAN CLEMENTE FINDING THAT EXIGENT CIRCUMSTANCES RELATING TO IMMEDIATE THREATS TO THE PUBLIC HEALTH, SAFETY, AND WELFARE REQUIRE ENFORCEMENT OF THE PROVISIONS OF SAN CLEMENTE MUNICIPAL CODE CHAPTER 8.86 PROHIBITING CAMPING ON PUBLIC PROPERTY, EXCEPT AS PROVIDED THEREIN”

2. **Introduce Ordinance No. ___** entitled: “AN ORDINANCE OF THE CITY OF SAN CLEMENTE FINDING THAT EXIGENT CIRCUMSTANCES RELATING TO IMMEDIATE THREATS TO THE PUBLIC HEALTH, SAFETY, AND WELFARE REQUIRE ENFORCEMENT OF THE PROVISIONS OF SAN CLEMENTE MUNICIPAL CODE CHAPTER 8.86 PROHIBITING CAMPING ON PUBLIC PROPERTY, EXCEPT AS PROVIDED THEREIN”

5-21-19 / 9B-3
Attachments: 1) Draft Urgency Ordinance No.
               2) Draft Ordinance No.

Notification: None
URGENCY ORDINANCE NO. ___

AN URGENCY ORDINANCE OF THE CITY OF SAN CLEMENTE FINDING THAT EXIGENT CIRCUMSTANCES RELATING TO IMMEDIATE THREATS TO THE PUBLIC HEALTH, SAFETY, AND WELFARE REQUIRE ENFORCEMENT OF THE PROVISIONS OF SAN CLEMENTE MUNICIPAL CODE CHAPTER 8.86 PROHIBITING CAMPING ON PUBLIC PROPERTY, EXCEPT AS PERMITTED HEREIN

WHEREAS, as of January 2015, the number of people experiencing homelessness in the United States was estimated at over 564,000, with twenty-one (21%) of such persons located in the State of California; and

WHEREAS, according to data provided by the Federal Department of Housing and Urban Development, California is home to four of the nation’s top ten major metropolitan areas with the largest number of persons experiencing homelessness; and

WHEREAS, Orange County is experiencing similar conditions, with significant and increasing numbers of persons currently homeless/unsheltered in Orange County, living in areas not meant for human habitation such as public streets, public and private parking lots, abandoned buildings, vacant lots and open space areas, public infrastructure facilities, beaches and parks; and

WHEREAS, more than half of individuals experiencing homelessness residing in Orange County are “chronically homeless;” and

WHEREAS, the City of San Clemente’s homelessness rates have increased along with those of the County at large; and

WHEREAS, San Clemente, along with every city in the region, has struggled to create solutions and has likewise been working with the County and other stakeholders to develop both temporary and permanent solutions to this regional crisis; and

WHEREAS, the City’s climatic, topographical, circulation, seismic, geological, and wildland-urban interface conditions create an increased risk of fires; and

WHEREAS, the California Department of Forestry and Fire Protection reports an average of 103 wildfires per year are ignited by illegal open fires, and, several fire departments in California have responded to such fires at, or caused by activities at, unauthorized camping; and

WHEREAS, the City Council of the City of San Clemente desires to take immediate action to address the incidents of homelessness and unsheltered persons residing within the City; and
WHEREAS, based on the above and other related findings, on February 20, 2018, the City Council adopted Ordinance No. 1650 to amend the San Clemente Municipal Code to add chapter 8.86, Camping, which prohibits camping upon public property, private open space, and fire risk areas; and

WHEREAS, on September 4, 2018, the United States Court of Appeals, Ninth Circuit issued a decision in Martin v. City of Boise (9th Cir. 2018) 902 F.3d 1031, which restricted the enforceability of anti-camping ordinances under certain circumstances; and

WHEREAS, the City has been working actively to develop long-term solutions to the homelessness problem, in conjunction with the County and other stakeholders, to pursue the provision of emergency shelter services and transitional and long-term housing opportunities to address the underlying causes of homelessness, including petitioning the County of Orange to provide shelter and services to this highly impacted segment of its population; and

WHEREAS, the City has contracted with various non-profit service organizations to provide outreach, counseling, and other services to the people in San Clemente experiencing homelessness; and

WHEREAS, given the significant number of unsheltered persons in the City, the incidents of homeless encampments and related conditions are increasing across portions of the City within the public right of way, transportation centers, public parking lots, public infrastructure facilities, sidewalks, beaches and parks, and such conditions expose people experiencing homelessness to traffic hazards, both vehicular and rail-related, crime, risk of death and injury due to natural disasters such as landslides, floods, wild- and structural-fires, exposure to weather, lack of adequate sanitation and debris services, and other conditions detrimental to their health and safety; and

WHEREAS, the City hosts a major transportation facility at its North Beach Metrolink station, where passengers who must access the train platform and purchase rail tickets (sometimes before and after daylight), have expressed concern about their personal safety and uninvited encounters by persons camped at or near the train platform; and

WHEREAS, the City has received a grievance from a disabled person claiming that materials from an encampment at North Beach impeded his access to the sidewalk and connected facilities; and

WHEREAS, residents have frequently complained that they are deprived of use and enjoyment of public facilities and are often accosted, threatened, or verbally abused by occupants of these encampments; and

WHEREAS, occupants of these encampments have lacked privacy and quiet due to their adjacency to the railroad tracks and the San Clemente Beach Trail, and large numbers of residents, tourists, and visitors utilizing these facilities for recreation and transportation; and
WHEREAS, City facilities and their environs have been damaged by these encampments, including the grounds of the Ole Hanson Beach Club, an historic landmark built in 1928 and the subject of a recent $5.6 million renovation, and the San Clemente Beach Trail; and

WHEREAS, public defecation and public urination and other unsanitary conditions at these and other public facilities, sometimes in close proximity to open public restrooms, create unsanitary conditions for the occupants of the encampment and visitors; and

WHEREAS, such conditions negatively impact the health and safety of the general public, the physical environment and public facilities of the City, by (1) interfering with access to electrical boxes and other utilities, which exposes these persons and the general public to risks, (2) limiting the ability of emergency responders to access and address issues of public safety, including the provision of such services to those persons experiencing homelessness, (3) exposing persons experiencing homeless to risks in coastal areas to risks from flooding, surf, and unstable soils conditions, (4) impairing access to transit and other public facilities for disabled persons, and (5) impeding the use and enjoyment of such facilities for their intended purpose; and

WHEREAS, the occupants of the North Beach encampment are often perceived to be in a state of confusion or disorientation, which in connection with the close proximity of their encampment to the railroad tracks, exposes such occupants to extreme risks and health hazards; and

WHEREAS, the City has noted damage to certain facilities, adjacent landscaping, and other public facilities as a result of homeless encampments on City property; and

WHEREAS, with the great increase in the number of tourists, vacationers, and visitors anticipated after Memorial Day, the City anticipates that these unsafe and unhealthy conditions and human conflict associated therewith will increase; and

WHEREAS, with the arrival of summer, the fire safety hazards associated with camping in open space and other wildland areas will increase significantly; and

WHEREAS, on March 19, 2019, the City adopted an ordinance in light of the Martin decision as follows:

"8.86.040 - Enforcement.

Absent exigent circumstances relating to immediate threats to the public health, safety, or welfare, the provisions of this chapter will not be enforced against indigent homeless persons sitting, lying, or sleeping on public property when no alternative shelter is available in accordance with the holding in Martin v. City of Boise (9th Cir. 2018) 902 F.3d 1031.; and
WHEREAS, the Martin decision recognized a city's ability to prohibit "sitting, lying, or sleeping outside at particular times or in particular locations" and to bar "the obstruction of public rights of way or the erection of certain structures;" and

WHEREAS, City Council finds that the conditions enumerated in the above recitals and those included in the May 21, 2019 City Council agenda report and related records accompanying this Ordinance, give rise to exigent circumstances under SCMC Section 8.86.040 and, therefore, pending the provision of emergency shelters in San Clemente, give rise to the need to (1) designate certain public property available to indigent homeless persons in the City as designated in Attachment 1 hereto, and (2) otherwise enforce the provisions of Chapter 8.86; and

WHEREAS, California Government Code Section 36937 empowers cities to adopt, by four-fifths vote, an urgency ordinance, which is necessary for the immediate preservation of the public peace, health or safety; and

WHEREAS, for the reasons enumerated above, the adoption and immediate enactment of this ordinance is immediately necessary for the avoidance of additional damage to public facilities, the preservation of the public health, safety, and the prevention of greater health, welfare, and safety risks to people in San Clemente experiencing homelessness and the general public.

NOW, THEREFORE, the City Council of the City of San Clemente does ordain as follows:

Section 1. The recitals above are each incorporated by reference and adopted as findings by the City Council.

Section 2. For purposes of this Ordinance, "Camping" shall mean to pitch or occupy "camp facilities" or to use "camp paraphernalia" as those terms are defined in SCMC Section 8.86.040.

Section 3. The City Council hereby finds pursuant to SCMC Section 8.86.040, that "exigent circumstances relating to immediate threats to the public health, safety, or welfare" require enforcement against all persons (including indigent homeless persons) of the provisions of SCMC Chapter 8.86 (prohibiting camping on public property), except that such enforcement shall not be brought against persons camping on public property designated for such purposes pursuant to Section 4 of this Ordinance

Section 4. That the City property designated in Attachment 1 hereto is hereby made available as the sole public area in the City available for camping purposes by those persons experiencing homelessness or otherwise unable to obtain shelter.
Section 5. Under the direction of the City Manager, the City may adopt rules and regulations for the occupancy, use, and operation of the camping area and conduct therein and shall circulate and post said rules and regulations at the area.

Section 6. The City Council hereby enacts this urgency ordinance under section 36937, subdivision (b), of the California Government Code, which allows the City to adopt an urgency ordinance by not less than a four-fifths vote, for the immediate preservation of the public peace, health or safety, subject to the findings herein.

Section 7. If any section, subsection, subdivision, paragraph, sentence, clause or phrase added by this Ordinance, or any part thereof, is for any reason held to be unconstitutional or invalid or ineffective by any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portions of this Ordinance or any part thereof. The City Council hereby declares that it would have passed each section, subsection, subdivision, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more subsections, subdivisions, paragraphs, sentences, clauses or phrases are declared unconstitutional, invalid or ineffective.

Section 8. This ordinance is not subject to the California Environmental Quality Act ("CEQA") An activity does not require environmental review under CEQA unless the activity has potential to cause a significant effect on the environment. (State CEQA Guidelines, § 15061(b)(3).) A project is thus exempt from CEQA where "it can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment." (State CEQA Guidelines, § 15061(b)(3).) Here, the City's adoption of this Urgency Ordinance is not subject to CEQA because there is no possibility that the adoption of this Ordinance may have a significant effect on the environment. (State CEQA Guidelines, § 15061(b)(3).) In particular, the City's adoption of this Ordinance merely designates certain vacant property as alternative shelter for the homeless and as the exclusive public property available to the homeless for camping purposes. This Ordinance does not authorize the construction of any project or any other activity that could potentially cause a significant effect on the environment.

Moreover, the City's adoption of the Urgency Ordinance is categorically exempt from CEQA under State CEQA Guidelines section 15304, which categorically exempts minor public alterations in the condition of land where the alteration does not involve the removal of healthy, mature, scenic trees. Here, adoption of this Urgency Ordinance provides for a minor alteration of public land by providing for use of certain vacant property owned by the City as alternative shelter for the homeless and as the exclusive public property available to the homeless for camping purposes. The adoption of this Urgency Ordinance will not result in any new construction and will not involve the removal of any trees.

Furthermore, the City's adoption of this Urgency Ordinance is statutorily exempt from CEQA as its constitutes a "specific action necessary to prevent or mitigate an emergency." (Pub. Res. Code, § 21980(b)(4); State CEQA Guidelines, § 15269.) Here,
as discussed above, the adoption and immediate enactment of this ordinance is immediately necessary to avoid additional damage to public facilities, preserve public health and safety, and prevent damage to life, health, and property.

Section 9. This urgency Ordinance is enacted pursuant to Government Code Section 36937 for the immediate protection of the public peace, health and safety. This Ordinance shall take effect immediately upon its adoption.

Section 10. The City Clerk shall certify the adoption of this ordinance and shall cause the same to be posted as required by law.

APPROVED AND ADOPTED this ______ day of ____________________, ________.

ATTEST:

______________________________  ________________________________
City Clerk of the City of        Mayor of the City of San
San Clemente, California        Clemente, California
STATE OF CALIFORNIA    )
COUNTY OF ORANGE      ) ss.
CITY OF SAN CLEMENTE  )

I, JOANNE BAADE, City Clerk of the City of San Clemente, California, hereby
certify that Urgency Ordinance No. ______ was duly passed and adopted at a regular
meeting of the City Council held on the _____ day of _____, ______, and said ordinance
was adopted by the following vote:

AYES:

NOES:

ABSENT:

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the
City of San Clemente, California, this _____ day of __________________, _____.

__________________________
CITY CLERk of the City of
San Clemente, California

APPROVED AS TO FORM:

__________________________
CITY ATTORNEY
Attachment 1
[To be discussed at City Council meeting]
ORDINANCE NO. ___

AN ORDINANCE OF THE CITY OF SAN CLEMENTE FINDING THAT EXIGENT CIRCUMSTANCES RELATING TO IMMEDIATE THREATS TO THE PUBLIC HEALTH, SAFETY, AND WELFARE REQUIRE ENFORCEMENT OF THE PROVISIONS OF SAN CLEMENTE MUNICIPAL CODE CHAPTER 8.86 PROHIBITING CAMPING ON PUBLIC PROPERTY, EXCEPT AS PERMITTED HEREIN

WHEREAS, as of January 2015, the number of people experiencing homelessness in the United States was estimated at over 564,000, with twenty-one (21%) of such persons located in the State of California; and

WHEREAS, according to data provided by the Federal Department of Housing and Urban Development, California is home to four of the nation's top ten major metropolitan areas with the largest number of persons experiencing homelessness; and

WHEREAS, Orange County is experiencing similar conditions, with significant and increasing numbers of persons currently homeless/unsheltered in Orange County, living in areas not meant for human habitation such as public streets, public and private parking lots, abandoned buildings, vacant lots and open space areas, public infrastructure facilities, beaches and parks; and

WHEREAS, more than half of individuals experiencing homelessness residing in Orange County are "chronically homeless;" and

WHEREAS, the City of San Clemente's homelessness rates have increased along with those of the County at large; and

WHEREAS, San Clemente, along with every city in the region, has struggled to create solutions and has likewise been working with the County and other stakeholders to develop both temporary and permanent solutions to this regional crisis; and

WHEREAS, the City’s climatic, topographical, circulation, seismic, geological, and wildland-urban interface conditions create an increased risk of fires; and

WHEREAS, the California Department of Forestry and Fire Protection reports an average of 103 wildfires per year are ignited by illegal open fires, and, several fire departments in California have responded to such fires at, or caused by activities at, unauthorized camping; and

WHEREAS, the City Council of the City of San Clemente desires to take action to address the incidents of homelessness and unsheltered persons residing within the City; and

WHEREAS, based on the above and other related findings, on February 20, 2018, the City Council adopted Ordinance No. 1650 to amend the San Clemente Municipal
Code to add chapter 8.86, Camping, which prohibits camping upon public property, private open space, and fire risk areas; and

WHEREAS, on September 4, 2018, the United States Court of Appeals, Ninth Circuit issued a decision in Martin v. City of Boise (9th Cir. 2018) 902 F.3d 1031, which restricted the enforceability of anti-camping ordinances under certain circumstances; and

WHEREAS, the City has been working actively to develop long-term solutions to the homelessness problem, in conjunction with the County and other stakeholders, to pursue the provision of emergency shelter services and transitional and long-term housing opportunities to address the underlying causes of homelessness, including petitioning the County of Orange to provide shelter and services to this highly impacted segment of its population; and

WHEREAS, the City has contracted with various non-profit service organizations to provide outreach, counseling, and other services to the people in San Clemente experiencing homelessness; and

WHEREAS, given the significant number of unsheltered persons in the City, the incidents of homeless encampments and related conditions are increasing across portions of the City within the public right of way, transportation centers, public parking lots, public infrastructure facilities, sidewalks, beaches and parks, and such conditions expose people experiencing homelessness to traffic hazards, both vehicular and rail-related, crime, risk of death and injury due to natural disasters such as landslides, floods, wild- and structural-fires, exposure to weather, lack of adequate sanitation and debris services, and other conditions detrimental to their health and safety; and

WHEREAS, the City hosts a major transportation facility at its North Beach Metrolink station, where passengers who must access the train platform and purchase rail tickets (sometimes before and after daylight) have expressed concern about their personal safety and uninvited encounters by persons camped at or near the train platform; and

WHEREAS, the City has received a grievance from a disabled person claiming that materials from an encampment at North Beach impeded his access to the sidewalk and connected facilities; and

WHEREAS, residents have frequently complained that they are deprived of use and enjoyment of public facilities and are often accosted, threatened, or verbally abused by occupants of these encampments; and

WHEREAS, occupants of these encampments have lacked privacy and quiet due to their adjacency to the railroad tracks and the San Clemente Beach Trail, and large numbers of residents, tourists, and visitors utilizing these facilities for recreation and transportation; and
WHEREAS, City facilities and their environs have been damaged by these encampments, including the grounds of the Ole Hanson Beach Club, an historic landmark built in 1928 and the subject of a recent $5.6 million renovation, and the San Clemente Beach Trail; and

WHEREAS, public defecation and public urination and other unsanitary conditions at these and other public facilities, sometimes in close proximity to open public restrooms, create unsanitary conditions for the occupants of the encampment and visitors; and

WHEREAS, such conditions negatively impact the health and safety of the general public, the physical environment and public facilities of the City, by (1) interfering with access to electrical boxes and other utilities, which exposes these persons and the general public to risks, (2) limiting the ability of emergency responders to access and address issues of public safety, including the provision of such services to those persons experiencing homelessness, (3) exposing persons experiencing homelessness to risks in coastal areas to risks from flooding, surf, and unstable soils conditions, (4) impairing access to transit and other public facilities for disabled persons, and (5) impeding the use and enjoyment of such facilities for their intended purpose; and

WHEREAS, the occupants of the North Beach encampment are often perceived to be in a state of confusion or disorientation, which in connection with the close proximity of their encampment to the railroad tracks, exposes such occupants to extreme risks and health hazards; and

WHEREAS, the City has noted damage to certain facilities, adjacent landscaping, and other public facilities as a result of homeless encampments on City property; and

WHEREAS, with the great increase in the number of tourists, vacationers, and visitors anticipated after Memorial Day, the City anticipates that these unsafe and unhealthy conditions and human conflict associated therewith will increase; and

WHEREAS, with the arrival of summer, the fire safety hazards associated with camping in open space and other wildland areas will increase significantly; and

WHEREAS, on March 19, 2019, the City adopted an ordinance in light of the Martin decision as follows:

"8.86.040 - Enforcement.

Absent exigent circumstances relating to immediate threats to the public health, safety, or welfare, the provisions of this chapter will not be enforced against indigent homeless persons sitting, lying, or sleeping on public property when no alternative shelter is available in accordance with the holding in Martin v. City of Boise (9th Cir. 2018) 902 F.3d 1031.; and
WHEREAS, the Martin decision recognized a city's ability to prohibit "sitting, lying, or sleeping outside at particular times or in particular locations" and to bar "the obstruction of public rights of way or the erection of certain structures;" and

WHEREAS, City Council finds that the conditions enumerated in the above recitals and those included in the May 21, 2019 City Council agenda report and related records accompanying this Ordinance, give rise to exigent circumstances under SCMC Section 8.86.040 and, therefore, pending the provision of emergency shelters in San Clemente, give rise to the need to (1) designate certain public property available to indigent homeless persons in the City as designated in Attachment 1 hereto, and (2) otherwise enforce the provisions of Chapter 8.86; and

WHEREAS, for the reasons enumerated above, the adoption and enactment of this ordinance is necessary for the avoidance of additional damage to public facilities, the preservation of the public health, safety, and the prevention of greater health, welfare, and safety risks to people in San Clemente experiencing homelessness and the general public.

NOW, THEREFORE, the City Council of the City of San Clemente does ordain as follows:

Section 1. The recitals above are each incorporated by reference and adopted as findings by the City Council.

Section 2. For purposes of this Ordinance, "Camping" shall mean to pitch or occupy "camp facilities" or to use "camp paraphernalia" as those terms are defined in SCMC Section 8.86.040.

Section 3. The City Council hereby finds pursuant to SCMC Section 8.86.040, that "exigent circumstances relating to immediate threats to the public health, safety, or welfare" require enforcement against all persons (including indigent homeless persons) of the provisions of SCMC Chapter 8.86 (prohibiting camping on public property), except that such enforcement shall not be brought against persons camping on public property designated for such purposes pursuant to Section 4 of this Ordinance.

Section 4. That the City property designated in Attachment 1 hereto is hereby made available as the sole public area in the City available for camping purposes by those persons experiencing homelessness or otherwise unable to obtain shelter.

Section 5. Under the direction of the City Manager, the City may adopt rules and regulations for the occupancy, use, and operation of the camping area and conduct therein and shall circulate and post said rules and regulations at the area.
Section 6. If any section, subsection, subdivision, paragraph, sentence, clause or phrase added by this Ordinance, or any part thereof, is for any reason held to be unconstitutional or invalid or ineffective by any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portions of this Ordinance or any part thereof. The City Council hereby declares that it would have passed each section, subsection, subdivision, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more subsections, subdivisions, paragraphs, sentences, clauses or phrases are declared unconstitutional, invalid or ineffective.

Section 7. This ordinance is not subject to the California Environmental Quality Act ("CEQA"). An activity does not require environmental review under CEQA unless the activity has potential to cause a significant effect on the environment. (State CEQA Guidelines, § 15061(b)(3).) A project is thus exempt from CEQA where "it can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment." (State CEQA Guidelines, § 15061(b)(3).) Here, the City’s adoption of this Ordinance is not subject to CEQA because there is no possibility that the adoption of this Ordinance may have a significant effect on the environment. (State CEQA Guidelines, § 15061(b)(3).) In particular, the City’s adoption of this Ordinance merely designates certain vacant property as alternative shelter for the homeless and as the exclusive public property available to the homeless for camping purposes. This Ordinance does not authorize the construction of any project or any other activity that could potentially cause a significant effect on the environment.

Moreover, the City’s adoption of the Ordinance is categorically exempt from CEQA under State CEQA Guidelines section 15304, which categorically exempts minor public alterations in the condition of land where the alteration does not involve the removal of healthy, mature, scenic trees. Here, adoption of this Ordinance provides for a minor alteration of public land by providing for use of certain vacant property owned by the City as alternative shelter for the homeless and as the exclusive public property available to the homeless for camping purposes. The adoption of this Ordinance will not result in any new construction and will not involve the removal of any trees.

Furthermore, the City’s adoption of this Ordinance is statutorily exempt from CEQA as its constitutes a “specific action necessary to prevent or mitigate an emergency.” (Pub. Res. Code, § 21980(b)(4); State CEQA Guidelines, § 15269.) Here, as discussed above, the adoption and enactment of this ordinance is necessary to avoid additional damage to public facilities, preserve public health and safety, and prevent damage to life, health, and property.

Section 8. The City Clerk shall certify to the adoption of this ordinance and cause it, or a summary of it, to be published once within fifteen (15) days of adoption in a newspaper of general circulation printed and published within the City of San Clemente, and shall post a certified copy of this ordinance, including the vote for and against the same, in the Office of the City Clerk in accordance with California Government Code, section 36933.
Section 9. The documents and materials associated with this Ordinance that constitute the record of proceedings on which the City Council’s findings and determinations are based are located at City Hall, 910 Calle Negocio, San Clemente, CA 92672.

APPROVED AND ADOPTED this _____ day of ____________________, ________.

ATTEST:

__________________________  __________________________
City Clerk of the City of      Mayor of the City of San
San Clemente, California      Clemente, California
STATE OF CALIFORNIA  )
COUNTY OF ORANGE    ) ss.
CITY OF SAN CLEMENTE )  

I, JOANNE BAADE, City Clerk of the City of San Clemente, California, hereby certify that Ordinance No. _______ having been regularly introduced at the meeting of ____________, was again introduced, the reading in full thereof unanimously waived, and duly passed and adopted at a regular meeting of the City Council held on the _____ day of ________________, _______, and said ordinance was adopted by the following vote:

AYES:

NOES:

ABSENT:

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the City of San Clemente, California, this _____ day of ____________________,

______________________________
CITY CLERK of the City of San Clemente, California

APPROVED AS TO FORM:

______________________________
CITY ATTORNEY
Attachment 1
[To be discussed at City Council meeting]