|  | O  |  |          |              | Prepared          | by:                              | the Request of the Mayor<br>Community Planning and<br>Development |      |  |
|--|--|--|----------|--------------|-------------------|----------------------------------|---|------|--|
| CLERK'S OFFICE  AMENDED AND APPROVED                     |  |  |          | OVED         | For readi         | ng                               | July 21, 1998   |      |  |
| Dat  | te:  | 8-18   | -98°     |              | Anchorage<br>AR 9 | , <b>Alaska</b><br><b>8-</b> 236 |   |      |  |
| 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8                     | A RESOLUTION OF THE ANCHORAGE MUNICIPAL ASSEMBLY APPROVING AMENDMENTS TO THE PLATTING BOARD RULES OF PROCEDURE CONCERNING THE LENGTH OF TIME ALLOTTED TO PERSONS TESTIFYING AS A REPRESENTATIVE OF A GROUP.  |  |          |              |                   |                                  |   | DURE |  |
|  | THE ANCHORAGE ASSEMBLY RESOLVES:   |  |          |              |                   |                                  |   |      |  |
| 9  | <u>Section</u>   | Section 1. That section 21.11.302 of the Anchorage Code of Regulations is amended to   |          |              |                   |                                  |   |      |  |
| 10   | read a   | read as follows:   |          |              |                   |                                  |   |      |  |
|  | 21.11.302 Testimony and 6  |  |          | ony and cr   | cross examination |                                  |   |      |  |
| 12<br>13<br>14   | A.   | A. Formal rules of evidence shall not apply to any proceeding before the board. The chairman may exclude or terminate testimony not deemed to be relevant in the case before the board.  |          |              |                   |                                  |   |      |  |
| 15<br>16<br>17<br>18<br>19                               | В.   | B. Testimony of persons appearing before the board shall be limited as follows: petitioner (including all of his/her representatives), ten minutes; *INSERT BEL representatives of/groups, three [FIVE] minutes; individuals, three minutes. The petitioner may reserve time for rebuttal at the end of the public hearing. The board may extend the time period for any person where it deems the additional testimony to be new and necessary to its decision on the case. |          |              |                   |                                  |   |      |  |
| 21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30 | C. Cross examination shall be permitted only through the chairman. Municipal staff and members of the board may, through the chair, question the applicant and other persons who have testified. Any interested party may direct questions to the staff or any person testifying by submitting the question to the chairman. The chairman shall redirect the question to the appropriate person unless he determines it to be irrelevant or that presenting the question will unreasonably disrupt or delay the proceeding. The chairman of the board may modify or restrict the scope, extent or method of cross examination in order to assure the fundamental fairness of the proceedings before the board, to prevenued delay, irrelevant cross examination, or harassment of persons offering testimony to the board. |  |          |              |                   |                                  | irect<br>the<br>on<br>nay<br>to<br>event                          |      |  |
| 32   | Section  | on 2. Th   | nis reso | lution shall | become effect     | ive imme                         | ediately upon passage and   |      |  |

Submitted by:

Chairman of the Assembly at

\* Community council representatives, five minutes;

PASSED AND APPROVED by the Anchorage Assembly this \_\_\_\_\_\_\_

approval by the Anchorage Assembly.

33

34

35

AR 98- 236 Page 2

ATTEST

Chairman

(S-10228)