ANCHORAGE, ALASKA
AO 2006 - 25

AN ORDINANCE SUBMITTING TO THE QUALIFIED VOTERS RESIDING IN THE
SECTION 6/CAMPBELL AIRSTRIp ROAD LIMITED ROAD SERVICE AREA (LRSA) AT
THE REGULAR MUNICIPAL ELECTION ON APRIL 4, 2006, A BALLOT PROPOSITION
TO EXTEND THE SECTION 6/CAMPBELL AIRSTRIp ROAD LIMITED ROAD SERVICE
AREA (LRSA) FOR AN ADDITIONAL THREE YEARS AND AMENDING ANCHORAGE
MUNICIPAL CODE SECTION 27.30.300.

WHEREAS, the Section 6/Campbell Airstrip Road Limited Road Service Area (LRSA) was
created by Anchorage Ordinance 82-28; and

WHEREAS, a showing of interest in extending the Section 6/Campbell Airstrip Road LRSA has
been made by the residents of the LRSA; and

WHEREAS, the Section 6/Campbell Airstrip Road LRSA Board of Supervisors recommends the
extension of the LRSA for three additional years; now therefore,

THE ANCHORAGE MUNICIPAL ASSEMBLY ORDAINS:

Section 1. Pursuant to Anchorage Municipal Charter 9.01(a), a ballot proposition in
substantially the following form shall be submitted to the qualified voters residing in the
Section 6/Campbell Airstrip Road LRSA at the regular Municipal election April 4, 2006:

Proposition

APPROVING THE EXTENSION OF THE SECTION 6/CAMPBELL AIRSTRIp
ROAD LIMITED ROAD SERVICE AREA FOR THREE ADDITIONAL
YEARS.

Shall the Section 6/Campbell Airstrip Road Limited Road Service Area be
extended for three additional years until December 31, 2009?

Yes [ ]
No [ ]

Section 2. Anchorage Municipal Code section 27.30.300 is hereby amended as follows:

27.30.300 Section 6/Campbell Airstrip Road Limited Road Service Area

A. There is established a limited road service area within the municipality known as
Section 6/Campbell Airstrip Road Limited Road Service Area to provide limited
road maintenance and repair to the area described in section 27.30.700.
B. Limited road maintenance and repair within the service area shall commence on January 1, 1982, and shall end on December 31, 2009 [2006], unless the service area is extended by an affirmative vote of the area affected at the regular election in April 2009 [2006]. The mill rate shall not exceed 1.5 mills in any calendar year.

(AO No. 82-28; AO No. 85-140; AO No. 88-90; AO No. 89-79; AO No. 90-99; AO No. 91-73; AO No. 94-15, § 4, 5-3-94; AO No. 97-6, § 4, 4-29-97; AO No. 2000-1, § 3, 1-25-00; AO No. 2003-20, § 2, 4-15-03; AO No. 2004-46, § 2, 1-1-04)

Section 3. Except for Section 2, this ordinance shall become effective upon passage and approval of the Anchorage Municipal Assembly. Section 2 and the proposition contained in Section 1 shall become effective upon certification of the regular election on the proposition called for by this ordinance, but only if the proposition is approved by the majority of the qualified voters voting on the proposition.

PASSED AND APPROVED by the Anchorage Assembly this 14th day of February, 2006.

Anna L. Fairclough
Chair

ATTEST:

[Signature]
Municipal Clerk