Ordinance number 65A

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An ordinance providing for the prevention and removal of nuisances defining what shall constitute same, providing a punishment for the violation of this ordinance, repealing all ordinances or parts of ordinances in conflict herewith and declaring an emergency.

The city of Warrenton does ordain as follows:

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Section 1; - No persons or persons, firm , company, corporation or 7 association shall within the corporate limits of the city of 8 Warrenton, Clatsop County, Oregon, conduct, carry on, or engage in, or 9 cause to be conducted, carried or or engaged in the business of 10 rendering, heating, or steaming of any animal, fish or vegetable product 11 or substance, or carry on, conduct, or engage in, or cause to be carried 12 on, conducted or engaged in the manufacture of fish meal, and /or 13 fish oil made and /or derived from fish or any part thereof generating 14 noisome or unwholesome odors or gaseous vapors, unless the same shall 15 be conducted under such method as shall entirely condense, decompose, 16 deodorize, and /or destroy the odors, vapors or gaseous products, and no 17 person, persons, firm, company, corporation or association shall within 18 the corporate limits of the city of Warrenton, be permitted to burn, 19 cook, prepare or manufacture upon his, its or their premises, or in any 20 street, alley, or other place, any animal, fish or vegetable substance 21 which shall create noisome or unwholesome odor. 22

23 Section 2;- No person, persons, firm, company, corporation or association 24 shall within the corporate limits of the City of Warrenton, accumulate 25 or cause to be accumulated fish or any parts of fish in its raw state 26 or otherwise for the purpose of cooking the same for the manufacture 27 of fish meal and fish oils or any other product made from fish, fish 28 heads or from offal from fish from which shall emanate noisome or 29 unwholesome odor and putrid stench.

Section 3;- That the doing, allowing, or permitting to be done of any act or thing which is prohibited or forbidden by Section one (1) and two (2) of this ordinance is hereby declared to be a public nuisance and unless the owner or occupant of any place, manufacturing establishment, premises, yard, or lot, shall abate or remove the same within

forty-eight hours after service of notice by the Chief of Police 1 of the City of Warrenton so to do such owner or occupant of any place 2 manufacturing establishment, yard or lot, shall be deemed guilty of a 3 misdemeanor and upon conviction thereof before the Auditor and Police 4 Judge shall be fined for each offence not less than ten dollars nor 5 more than three hundred dollars, or be imprisoned in the City jail 6 not less than five nor more than one hundred days, or by both such 7 fine and imprisonment; and in case such owner or occupant as aforesaid 8 neglects or refuses to abate or remove such nuisance when notified 9 so to do as aforesaid, the manager of the city of Warrenton is hereby 10 authorized to remove or abate the said nuisance as hereinafter directe 11 directed, and the cost of such removal or abatement shall be made a 12 lien on the lots or premises where such nuisance existed. 13 Section 4:- Whenever the Chief of Police of the City of Warrenton, 14 shall be informed or have reason to suspect the existence of a nuisance 15 prohibited by this ordinance, he shall immediately make or cause to be 16 made an examination of the place, manufacturing establishment, yard, lot 17 or premises on which it is charged that such nuisance is suffered or 18 permitted , and if when such nuisance is found to exist thereon or 19 therein, or in any street, gutter, sidewalk adjacent or 20 abutting upon said place, manufacturing establishment, yard, lot or 21 premises, he shall forthwith give or cause to be given to either the 22 owner, agent or occupant of such place, manufacturing establishment, 23 or premises as hereinbefore specified, w a written or printed notice to 24 remove or abate such nuisance, and if such nuisance be not abated or 25 removed within forty-eight hours after such notice as aforesaid shall 26 have been given, it shall be the duty of the City Manager to cause the 27 same to be removed or abated and for that purpose the said manager is 28 hereby authorized to expend such sum of money, (not exceeding one 29 hundred dollars in any one case) as may be required for the removal 30 31 or abatement of such nuisance; provided that whenever a greater MMMX expenditure is found necessary to be made than the sum of one hundred 32 dollars, the said manager shall report the same to the Commission of 33 34

the City of Warrenton previous to incurring such expense, and 1 request authority to make such expenditure. 2

Section 5:- The said manager shall keep an accurate account of all 3 sums expended under the provisions of this ordinance and forthwith 4 make a report thereof to the Commission of the City of Warrenton. 5 showing the amount expended for the abatement or removal of a 6 nuisance as aforesaid, on each lot, piece or parcel of land, describing 7 the same together with the name of the owner or owners thereof, 8 or that the owners name is unknown. Thereupon the Commission shall 9 by ordinance declare such sum or sums so expended as aforesaid a 10 lien on the particular lot or parcel of land upon which the said 11 sum was expended, and direct the Auditor and Police Judge to enter 12 the same on the docket of city liens and thereafter such liens shall 13 be enforced against the property therein described in like manner and 14 15 with like effect as a lien for the improvement of a street. Section 6:- That all ordinances or parts of ordinances in conflict with 16 with this ordinance be and the same are hereby repealed. 17 Section 7: - Inasmuch as the objects of this ordinance will be of 18 great benefit to the people of the City of Warrenton and there 19 exists and is an urgent necessity that this ordinance should take 20 effect as soon as possible so as to properly protect the health of 21 22 the inhabitants of said city an emergency is hereby declared to exist and this section therefore shall be adopted twhen approved by 23 the affirmative vote of all the members of the Commission and this 24 ordinance shall then be in full force and effect and operative 25 immediately upon its passage and approval by the Mayor of the City 26 27

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of Warrenton. Passed the Commission of Warrenton this 6th day of April, 1924. Approved by the Mayor this Wh day of April 1924.

30 Attest:

of the City of Warrenton. Mavor

Auditor and Police Judge. 32 33

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