

THIS AMENDMENT PASSED ON A 8-1 VOTE.
For: Baca, Bassan, Champine, Fiebelkorn, Grout, Peña, Rogers, Sanchez
Against: Lewis

**CITY COUNCIL
of the
CITY OF ALBUQUERQUE**

December 16, 2024

FLOOR AMENDMENT NO. 1 TO O-24-58

AMENDMENT SPONSORED BY COUNCILOR Fiebelkorn

1. On page 2, starting on line 4, amend the definition of CAMP as follows:

[CAMP. To occupy an area for the purpose of establishing or maintaining a permanent or temporary place to live[-] or to occupy an area ~~with an apparent intent to remain in that location~~ for 24 hours or more].

2. On page 2, starting on line 11, amend the definition of ENCAMPMENT as follows:

ENCAMPMENT. An area where an individual or individuals have erected one or more tent or structures or placed personal items on public property ~~with the apparent intent to remain in that location~~ for 24 hours or more. An area will not be deemed an encampment merely because any individuals are present on public property or because individuals have temporarily placed personal items on public property.

Explanation: This amendment limits the ambiguity in the proposed language. By removing the intent element it creates an objective standard that can be understood by officers and the unhoused and allow for uniform enforcement.