## CITY of ALBUQUERQUE TWENTY THIRD COUNCIL

СО	UNCIL	BILL NO. R-19-192 ENACTMENT NO
SP	ONSO	RED BY: Patrick Davis
	1	RESOLUTION
	2	DECLARING THE PROPERTY AT 3801 CENTRAL AVENUE NORTH EAST A
	3	PUBLIC NUISANCE; DIRECTING THE OWNER ENTER INTO A NUISANCE
	4	ABATEMENT AGREEMENT WITH THE CITY; DIRECTING THE CITY ATTORNEY
	5	TO FILE NUISANCE PROCEEDINGS WITH THE COURT FOR
	6	NONCOMPLIANCE.
	7	WHEREAS, the building, structure or premises is located at 3801 Central
	8	Avenue Northeast, which is located and is more particularly described as:
	9	003LOTS 1 THRU 6 COLLEGE VIEW BUSINESS ADD; and
	10	WHEREAS, the Police Department has responded to this property 437
on (	11	times between January 1, 2018 and April 30, 2019 (16 months), for calls
<u>I</u> J - New - Deletion	12	including:
된 - 고		1 stabbing
rieris rial	14	18 other assaults
Mate	15	4 felony warrant arrests
'Underscored Material] - New rikethrough Material] - Deleti	, 16	<ul> <li>41 incidents pf shoplifting, grab and runs, and forgery</li> </ul>
arsc <del>fro</del>	17	125 calls for suspicious activity
Z Ket	18	2 calls for vandalism
Bracketed/l  Bracketed/Str	19	246 disturbance calls to include fights, panhandler, shots fired; and
Sker eter	20	WHEREAS, the Fire Department has responded to this property 119 times
Bra Fack	21	between January 1, 2018 and April 30, 2019 (16 months), for medical and fire
<u> </u>	22	related calls; and
	23	WHEREAS, The City of Albuquerque's 3-1-1 center has received 436
	24	complaints from residents reporting incidents within a one block radius of this
	25	location in the past two years; and
	26	WHEREAS, COA COO 11-1-1-3(A), the "Nuisance Abatement Ordinance,"

- 1 defines a nuisance as, among other things, "Any parcel of real property, 2 commercial or residential, any personal property, or any vehicle on or in which 3 any of the following illegal activities occurs, or which is used to commit, 4 conduct, promote, facilitate, or aid the commission of or flight from any of the following activities." and includes incidents which have occurred on the 5 6 property to include: 7 (23) Incidents of assault 8 (24) Aggravated assault 9 (25) Assault with the intent to commit a violent felony 10 (26) Battery 11 (27) Aggravated battery 12 (29) Assault against a household member 13 (30) Aggravated assault against a household member 14 (31) Assault against a household member with intent to commit a violent 15 felony 16 (32) Battery against a household member 17 (33) Aggravated battery against a household member 18 (50) Incidents of littering 19 (60) Criminal damage to property 20 (61) Unauthorized graffiti on personal or real property 21 (62) Larceny 22 (68) Shoplifting; and 23 WHEREAS, COA COO 11-1-1-1, the "Nuisance Abatement Ordinance," also 24 defines a nuisance as, among other things, "11-1-1-3(0), A public nuisance 25 shall include and is further defined as any parcel of real property, commercial 26 or residential, that is the subject of or that has been involved with calls for service to any law enforcement agency(ies) for violations of the criminal statutes cited in § 11 ·1-1-3(A) defining public nuisance and shall include a
- 27 28 29 repeated pattern of calls for service and complaints of vagrants, suspicious 30 persons, suspicious cars, general calls for welfare checks, disorderly conduct,
- 31 domestic violence, domestic altercations, domestic disputes, loud parties,
- 32 loud music, neighborhood complaints, noise ordinance violations, and public

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2	nuisance as provided by § 11-1-1-11 ROA 1994; and	
3	WHEREAS, the business operating at the property operates 24 hours a day	
4	seven days a week, year-round and has representatives on site to observe the	
5	listed activities, and police and fire reports indicate multiple contacts with	
6	staff on site regarding the calls for service outlined here, demonstrating that	
7	the management and/or owner knows or should know of the many public	
8	safety responses to the property; and	
9	WHEREAS, the Nuisance Abatement Ordinance allows the City to enter into	
10	a nuisance abatement agreement with the owner of a nuisance property, or to	
11	file legal action against a nuisance property owner for non-compliance.	
12	BE IT RESOLVED BY THE COUNCIL, THE GOVERNING BODY OF THE CITY OF	
13	ALBUQUERQUE:	
14	SECTION 1. That the findings of the City Council, in regard to said property	
15	at 3801 Central Avenue Northeast, it is found to be a nuisance property	
16	pursuant to§ 11-1-1-11 ROA 1994, "The Nuisance Abatement Ordinance."	
17	SECTION 2. That SOUTHWEST CONVENIENCE STRS INC C/O K E	
18	ANDREWS & COMPANY of ROWLETT, TX, record owner of said property or	
19	the current owner shall enter into a nuisance abatement agreement of same	
20	within fifteen (15) days after service of a copy of this Resolution or within said	
21	fifteen (15) day period, file written objection to findings herein with the City	
22	Clerk/Recorder of the City of Albuquerque, asking for a hearing before the City	
23	Council.	
24	SECTION 3. If there is a failure of compliance with the provision of Section	
25	2 herein, the City Attorney is directed to file criminal proceedings pursuant to	
26	§ 11-1-1-11ROA 1994.	
27	SECTION 4. SEVERABILITY CLAUSE. If any section, paragraph, sentence,	
28	clause, word or phrase of this resolution is for any reason held to be invalid or	
29	unenforceable by any court of competent jurisdiction, such decision shall not	
30	affect the validity of the remaining provisions of this resolution. The Council	
31	hereby declares that it would have passed this resolution and each section,	
32	paragraph, sentence, clause, word or phrase thereof irrespective of any	
33	provisions being declared unconstitutional or otherwise invalid.	

drunkenness and shall be subjected to the imposition of penalties for public