RENTAL HOUSING COMMITTEE RESOLUTION NO. RHC - __ SERIES 2018

A RESOLUTION OF THE RENTAL HOUSING COMMITTEE OF MOUNTAIN VIEW ESTABLISHING THE NON-APPLICATION OR APPLICATION OF THE COMMUNITY STABLIZATION AND FAIR RENT ACT TO MOBILE HOMES AND MOBILE HOME SPACES

WHEREAS, the voters approved the Community Stabilization and Fair Rent Act (CSFRA) Charter Amendment on November 7, 2016; and

WHEREAS, the CSFRA governs certain aspects of the terms for residential use and occupancy of certain Rental Units in the City, as that term is defined by CSFRA section 1702(s); and

WHEREAS, confusion exists whether mobile homes within mobile home parks in the City are Rental Units; and

WHEREAS, confusion exists whether mobile home spaces within mobile home parks in the City are Rental Units; and

WHEREAS, the Rental Housing Committee desires to have certainty regarding the application of the CSFRA to mobile home parks as it impacts the implementation of the CSFRA and is an important issue for both landlords and tenants;

NOW, THEREFORE, BE IT RESOLVED by the Rental Housing Committee that mobile homes do [**not**] qualify as Rental Units under the CSFRA; and

BE IT FURTHER RESOLVED by the Rental Housing Committee that mobile home spaces do [**not**] qualify as Rental Units under the CSFRA.

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The foregoing Resolution was regularly introduced and adopted at a Regular Meeting of the Rental Housing Committee of the City of Mountain View, duly held on the 26th day of February 2018, by the following vote:	
AYES:	
NOES:	
ABSENT:	
A TEXTUS CITY	A DDD OVED
ATTEST:	APPROVED:
ANKY VAN DEURSEN ASSOCIATE PLANNER	VANESSA OLDENKAMP HONEY CHAIR
	I do hereby certify that the foregoing resolution was passed and adopted by the Rental Housing Committee of the City of Mountain View, duly held on the 26th day of February 2018, by the foregoing bote.
	Associate Planner City of Mountain View