

RENTAL HOUSING COMMITTEE  
RESOLUTION NO. RHC-63  
SERIES 2022

A RESOLUTION OF THE RENTAL HOUSING COMMITTEE  
OF THE CITY OF MOUNTAIN VIEW  
ADOPTING REGULATIONS, CHAPTER 9,  
OF THE MOBILE HOME RENT STABILIZATION ORDINANCE

WHEREAS, Mobile Home Rent Stabilization Ordinance (MHRSO), Sections 46.9 and 46.10c, authorize the Rental Housing Committee to establish rules and regulations for administration and enforcement of the MHRSO; and

WHEREAS, the Rental Housing Committee has held a publicly noticed meeting on January 24, 2022 and solicited input regarding MHRSO Regulations, Chapter 9, New and Additional Occupants;

NOW, THEREFORE, BE IT RESOLVED by the Rental Housing Committee of the City of Mountain View that the following Regulation is hereby adopted:

MHRSO Regulations, Chapter 9, New and Additional Occupants.

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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 24th day of January 2022, by the following vote:

AYES: Committee Members Pardo de Zela, Ramos, Rosas, Vice Chair Haines-Livesay, and Chair Almond

NOES: None

ABSENT: None

ATTEST:

APPROVED:

DocuSigned by:  
*Anky van Deursen*  
ANKY VAN DEURSEN  
PROGRAM MANAGER

DocuSigned by:  
*Susan Almond*  
SUSAN ALMOND  
CHAIR

I do hereby certify that the foregoing resolution was passed and adopted by the Rental Housing Committee of the City of Mountain View at a Regular Meeting held on the 24th day of January 2022, by the foregoing vote.

DocuSigned by:  
*Anky van Deursen*  
Anky van Deursen  
Program Manager  
City of Mountain View

JS/4/CDD/RHC  
814-01-24-22rhcr-2

Exhibit: A. MHRSO Regulations, Chapter 9, New and Additional Occupants

Mobile Home Rent Stabilization Ordinance  
**Regulations**

**CHAPTER 9**  
**NEW AND ADDITIONAL OCCUPANTS**

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## A. Authority

Mobile Home Rent Stabilization Ordinance (“MHRSO”) Section 46.9(3) authorizes the Rental Housing Committee (“RHC”) to establish rules and regulations for the administration and enforcement of the MHRSO, including clarification of ambiguities in the MHRSO related to the adherence to the just cause for eviction protections, relocation assistance, and first right of return included in Section 46.8 and the stabilization of rents included in Section 46.6.

## B. Definitions

The following definitions apply for purposes of interpreting this Chapter 9, in addition to the definitions included in MHRSO Section 46.3.

1. Additional Occupant. An Additional Occupant is any person whose primary residence is a covered Mobile Home but who was not one of the original occupants who took possession of the covered Mobile Home when the Tenancy began for the covered Mobile Home, unless the person occupied the covered Mobile Home on or before October 28, 2021.
2. Eligible Family Member. An Eligible Family Member is defined in MHRSO Section 46.8(a)(2)(b) and is copied below only for reference:

“[A] tenant’s child, parent, grandchild, grandparent, brother, sister or spouse or domestic partner (as defined in California Family Code section 297) of such relatives, or...the spouse or domestic partner of a Tenant.”

3. Housing Provider. For the purposes of this Chapter 9, a Housing Provider is an owner, lessor, sublessor, or any other person entitled to receive Rent for the use and occupancy of a Mobile Home in a Mobile Home Park. Any person who is a Tenant of a covered Mobile Home and who also accepts Rent from another Tenant or an Additional Occupant for the use and occupancy of the same covered Mobile Home is not a Housing Provider for the purposes of this Chapter 9.

## C. General Rules Applicable to Each Additional Occupant

1. Rights of Housing Provider and Additional Occupant. A Housing Provider may ask each Additional Occupant, and each Additional Occupant must disclose in writing, the total amount and form of Rent paid by the Additional Occupant to any other Tenant of the covered Mobile Home. Each Additional Occupant who resides in a covered Mobile Home as their Primary Residence may ask the Housing Provider, and the Housing Provider must disclose in

- writing to the Additional Occupant, the lawful monthly Rent for the covered Mobile Home. If the Housing Provider is a Mobile Home Landlord who rents a Mobile Home Space from a Park Owner, then any Tenant or Additional Occupant may ask, and the Mobile Home Landlord must disclose in writing to the Tenant or Additional Occupant, the lawful monthly Rent for the Mobile Home Space.
2. Immigration Status Protected. In accordance with California Civil Code Section 1940.3, in no circumstances may a Park Owner, a Mobile Home Landlord, or a Housing Provider request or require documentation that would disclose, or take any negative action based on, the immigration or citizenship status of an Additional Occupant or proposed Additional Occupant.
  3. Rent Limited. It is unlawful for any Mobile Home Tenant whose Primary Residence is a covered Mobile Home to demand, accept, receive, or retain any payment or payments, or benefits thereof, in excess of the lawful Rent due and payable to the Housing Provider for the use and occupancy of that covered Mobile Home or for the shared use and occupancy of that covered Mobile Home.
  4. Decontrol of Covered Mobile Home.
    - a. Valid Decontrol. When a covered Mobile Home is used and occupied as the Primary Residence of only Additional Occupants, a Housing Provider may renegotiate the Rent with one or more of the Additional Occupants of the covered Mobile Home. If the renegotiation results in an increase in Rent for the covered Mobile Home, the Housing Provider must provide notice to the household in accordance with Civil Code Section 827.
    - b. Additional Occupant Does Not Cause Decontrol. Except as set forth in Subsection C.4.a above, the use and occupancy of the covered Mobile Home by one or more Additional Occupants in accordance with this Chapter 9 does not of itself authorize any Rent increase. Each Rent increase must be authorized pursuant to MHRSO Section 46.3 (Annual General Adjustment) or MHRSO Section 46.10 (Petition for Upward Adjustment – Fair Rate of Return).
  5. Mandatory Mediation. Disputes arising under the rights and responsibilities identified in this Chapter 9 shall be referred to mandatory, nonbinding mediation sponsored by the City of Mountain View. Mandatory mediation shall be independent of: (a) any rights under State or Federal law; and (b) any obligation to provide or right to receive notice of any violation and opportunity to cure such violation.

#### **D. Verification of Eligible Family Member as Additional Occupant**

1. Mobile Home Tenant Must Provide Notice to Housing Provider and RHC. In order to exercise the right to house an Eligible Family Member under MHRSO Section 46.8(a)(2)(b), a Mobile Home Tenant must provide written notice of the intent to house an Eligible Family Member to the Housing Provider. The written notice to the Housing Provider must include: (1) the date of the notice; (b) the full legal name of the Eligible Family Member; (c) the qualifying relationship between the Mobile Home Tenant and the Eligible Family Member; and (d) the date when the Mobile Home will become the Eligible Family Member's Primary Residence. A copy of the written notice, or electronic equivalent, must be submitted to the RHC within ten (10) days of delivery to the Housing Provider.
2. Housing Provider May Verify Eligible Family Member Status of Additional Occupant. A Housing Provider (and a Landlord, if applicable) may, but is not required to, request reasonable documentation verifying the Eligible Family Member status of any Additional Occupant. Reasonable documentation may include, but is not limited to: government- or educational institution-issued identification, a birth or marriage certificate, or domestic partnership registration. The Tenant and/or Additional Occupant must provide reasonable documentation verifying the Eligible Family Member status of the Additional Occupant. Any dispute regarding the validity of verifying documentation under Section D.2 of this Chapter 9 shall be resolved based on the reasonableness of the document for purposes of verifying Eligible Family Member Status to a Housing Provider.

#### **E. Additional Occupant as a Replacement Roommate**

1. Mobile Home Tenant Must Provide Notice to Housing Provider and RHC. In order to exercise the right to house an Additional Occupant who is replacing one or more departed Mobile Home Tenants under MHRSO Section 46.8(a)(2)(a), a Mobile Home Tenant must provide written notice of the intent to house an Additional Occupant as a replacement roommate to the Housing Provider. The written notice to the Housing Provider must include: (a) the date of the notice; (b) the full legal name of the Additional Occupant; (c) whether the Additional Roommate will pay some or all of the Rent to the Housing Provider and the amount, if any; (d) whether the Additional Roommate will pay Rent or any compensation to a continuing or departing Mobile Home Tenant of the Mobile Home and the amount, if any; and (e) the proposed date when the Mobile Home will become the Additional Occupant's Primary Residence, subject to Section E.2 of this Chapter 9. A copy of the

written notice, or electronic equivalent, must be submitted to the RHC, or its designee, within ten (10) days of delivery to the Housing Provider.

2. Housing Provider May Perform Typical Tenant Screening for Additional Occupant. A Housing Provider may request submission of documents or information or the consent to release information, by or from the proposed Additional Occupant in order to perform typical tenant screening, which may include, but is not limited to, and does not require: a background check regulated by the Investigative Consumer Reporting Agencies Act or the Consumer Credit Reporting Agencies Act. A Housing Provider may charge a screening fee under Subsection E.2 of this Chapter 9 in accordance with California Civil Code Section 1950.6.
  - a. If the Additional Occupant will pay some or all of the Rent to the Housing Provider, then the Housing Provider may reasonably refuse to accept the Additional Occupant based on the Additional Occupant's lack of creditworthiness. A Housing Provider cannot impose a greater creditworthiness standard when screening a proposed Additional Occupant as compared to other Tenants in the same Mobile Home.
  - b. If the Additional Occupant will not pay any Rent to the Housing Provider, then the Housing Provider may not unreasonably refuse to accept the Additional Occupant based on the Additional Occupant's creditworthiness or the purported lack thereof.

#### **F. Other Additional Occupants**

If a proposed Additional Occupant is neither an Eligible Family Member (under Section D of this Chapter 9) nor a roommate who will replace a departing or former roommate in a Mobile Home (under Section E of this Chapter), then the MHRSO shall not affirmatively require a Housing Provider to accept or permit the use and occupancy of the Mobile Home by the Additional Occupant, regardless of whether the Housing Provider's refusal is reasonable or not.

#### **G. Partial Invalidity**

If any provision of this Chapter, or the application thereof to any person or circumstance, is held invalid, this invalidity shall not affect other provisions or applications of this Chapter or these Regulations that can be given effect without the invalid provision or application, and, to this end, the provisions of this Regulation are declared to be severable. The Regulation shall be liberally construed to achieve the purposes of the Act.