ORDINANCE NO. ____

AN ORDINANCE OF THE CITY OF SANTA CLARA, **AMENDING** CALIFORNIA. **CHAPTERS** ("DEFINITIONS"), 18.10 ("REGULATIONS FOR R1-8L – SINGLE-FAMILY. LARGER LOT AREA DISTRICTS"), 18.12 ("REGULATIONS FOR R1-6L – SINGLE-**FAMILY** ZONING **DISTRICTS"**) **AND** 18.76 ("ARCHITECTURAL REVIEW") OF TITLE 18 ("ZONING") OF THE "THE CODE OF THE CITY OF SANTA CLARA, CALIFORNIA" TO REGULATE THE NUMBER OF RENTERS IN A RESIDENCEBOARDING HOUSES IN SINGLE FAMILY RESIDENTIAL ZONES

BE IT ORDAINED BY THE CITY OF SANTA CLARA AS FOLLOWS:

WHEREAS, the City Council of the City of Santa Clara (the "Council") has the authority to take action to protect the public welfare, health and safety of its citizens;

WHEREAS, the City of Santa Clara (the "City") has received <u>numerous</u> complaints from residents that single-family homes are being utilized in a commercial manner that is inconsistent with the environment for which residential neighborhoods were <u>intended</u>, created and designed;

WHEREAS, the rental of single-family homes with three or more bedrooms and to five or more individuals within single-family homes constitutes an activity of a commercial activity of nature similar to multi-family rentals;

WHEREAS, most <u>single-family</u> residential neighborhoods are not designed for situations in which significant numbers of adults live in <u>the samea single household or</u> home in terms of garage space, street parking, storage space and other factors;

WHEREAS, documented problems arising from numerous adult renters co-habiting in the same single-family home include excessive night-time noise, frequent loud an unruly gatherings, ongoing conditions of property deterioration and lack of maintenance, additional neighborhood traffic and a lack of excessive demand for street parking;

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WHEREAS, because of the number of independent adult residents may live in unregulated boarding

houses, fraternities and sororities and dormitories, such buildings tend to impair the quiet enjoyment

of the surrounding neighborhoods by creating trash and litter, creating excess parking demand, and

being the location of numerous loud and unruly gatherings;

WHEREAS, the purpose of this Ordinance is to preserve the residential character of the City's

residential neighborhoods;

WHEREAS, boarding houses, fraternities and sororities and dormitories are presently not permitted

uses in R-1 residential zones;

WHEREAS, since boarding houses, fraternities and sororities and dormitories have multiple

occupants and have potentially significant impacts on the quality of life in residential neighborhoods,

these uses should be explicitly prohibited in R-1 residential zones; and,

WHEREAS, in order to encourage the orderly and harmonious appearance of structures buildings

and property; maintain the public health, safety and welfare; maintain the property and improvement

values throughout the City and to encourage the physical development of the City as intended by the

general plan, all applications for structures buildings within R-1 residential zones that contain four

(4)propose an addition or more alteration to a residence that would result in a significant number of

bedrooms should be subject to the architectural review process.

NOW THEREFORE, BE IT FURTHER ORDAINED BY THE CITY OF SANTA CLARA AS

FOLLOWS:

SECTION 1: That a new section 18.06.010(b)(3) of "The Code of the City of Santa Clara,

California" ("SCCC") shall be added to read as follows and the current SCCC 18.06.010(b)(3)

definition of "Block" be renumbered to SCCC 18.06.010(b)(4):

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"(b)(3) "Bedroom" means any rented, leased, let or hired room, living space or other square

footage within the building or structure that is used, designed or intended to provide sleeping

accommodations for one or more persons. Examples include rooms designated as a den, study, loft,

library, bonus, game, or other extra room."

SECTION 2: That the current SCCC 18.06.010(b)(4) definition of "Boarding house" shall be

renumbered to SCCC 18.06.010(b)(5) and amended to read as follows, with the remaining

definitions to be consecutively renumbered:

"(b)(5) "Boarding house" or "rooming house" shall mean a residence or dwelling structure, or

part thereof, wherein three (3) or more roomsbedrooms, with or without individual or group

cooking/dining facilities, are rented to adult individuals under separate rental agreements or leases,

either written or oral, whether or not an owner, agent, or rental manager is in residence. This

definition also applies where there is only one rental agreement or lease and three or more adult

individuals who are not members of the same family sign the same agreement or subleases and rent

is paid separately by each of the individuals or where rent is paid by a single individual collectively

for all residents. It shall not include the rental of a single-family dwelling or the rental of one (1) or

two (2) rooms within a single-family dwelling."

SECTION 3: That a new SCCC 18.06.010(d)(3) shall be added to read as follows, with the

remaining definitions to be consecutively renumbered:

"(d)(3) "Dormitory" shall mean a residential structure intended for limited term residency

with four (4) or more sleeping rooms and commonly shared or assigned bathroom, gathering and

dining facilities, generally associated with or serving educational facilities."

SECTION 4: That SCCC 18.06.010(f)(1) shall be deleted in its entirety and a new

SCCC 18.06.010(f)(1) shall be added to read as follows:

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"(f)(1) "Family" shall mean an individual a person or two (2) or more persons related by

blood, marriage or adoption, living together or a group of not more than five (5) persons, not all of

whom are related by blood, marriage or adoption, but all of whom are living together aspersons in a

single housekeeping unit within a dwelling that all persons within the unit who maintain free a single

common household that:

(A) Allows common access to all living spaces and use of all living and eating

areas, including areas and facilities for the preparation and storage of food within the dwelling;

(B) Shares housekeeping and household expenses;

(C) Rents no more than two individual rooms for compensation under separate

leases or rental agreements, either oral or written, unless additional leases are required by a

governmental funding program;

(D) Does not require residents to move after a fixed period of time, except for

limits imposed by a lease; and

(E) Allows that new residents are selected by all existing adult members of the

household, with the consent of the owner if applicable. This includes State or County licensed

residence programs that comply with State law. "Family" shall not be construed to include a

fraternity, sorority, dormitory, club, or other group of persons occupying a hotel, boarding house or

similar institution."

SECTION 45: That SCCC 18.10.035 shall be added to read as follows:

"18.10.035 Boarding houses prohibited.

No boarding house, fraternity, sorority or dormitory shall be permitted in the R-1-8L

residential zone."

SECTION 56: That SCCC 18.12.035 shall be added to read as follows:

"18.12.035 Boarding houses prohibited.

No boarding house, fraternity, sorority or dormitory shall be permitted in the R-1-6L residential zone."

SECTION 67: That SCCC 18.76.020(b) shall be deleted in its entirety and a new SCCC 18.76.020(b) shall be added to read as follows:

"(b) Before action is taken on an application for the issuance of a permit for any sign, building, structure, or alteration of the exterior of a structure in any zone district, plans and drawings of such sign, building or alteration shall be submitted, in such form and detail as the Director of Planning and Inspection may prescribe, to the architectural committee for approval. All applications for the issuance of a permit for any building, structure or alteration of the interior or exterior of a structure located within an R-1 residential zone and containing, or proposing, four or more bedrooms shall be submitted to the architectural committee for approval.". In order to grant such approval, the committee shall find the following:

SECTION 7 (1) The proposal shall not reduce the compatibility of the use of the dwelling unit within the district;

- The floor plan is clearly not intended to maximize the potential use of the property for rental purposes in a boarding house configuration as opposed to floor plan layouts typical of single-family houses;
- The proposal shall not reduce the common living areas and utility areas so that the livability of the dwelling is substantially reduced due to lack of functional living space, space for congregation or lack of adequate utility area for single family use; and
- (4) The proposal shall not substantially change the floor plan in a manner that consists of predominately bedrooms with minimal common usable interior spaces."

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SECTION 9: That SCCC 8.30.110 shall be added to read as follows:

"8.30.110 Unruly gatherings.

(a) This Section is applicable only to Boarding houses as defined in Title 18.

(b) Any gathering of ten or more persons in any Boarding house in a manner which

constitutes a substantial disturbance of the quiet enjoyment of private or public property in a

significant segment of a neighborhood, such as excessive noise or traffic, obstruction of public

streets by crowds or vehicles, public intoxication, the service to or consumption of alcohol by

minors, property occupants or other attendees, fights, prolonged gatherings on private property in

public view in conjunction with loud or unruly behavior, disturbances of the peace, litter or other

similar conditions, is hereby declared to be a public nuisance subject to abatement under this

Chapter."

SECTION 10: A boarding house use in a single-family district as defined herein may be continued

subject to applying for a Zoning Administrator permit within sixty (60) days of the effective date of

this Ordinance and receiving a timely approval thereof. Such permit shall be revocable if the use is

deemed to be discontinued for any continuous one-year period or for cause due to repeated or

egregious violations of the Unruly Gatherings section of SCCC Title 8 (SCCC 8.30.110) or the

Property Maintenance Standards of Title 8 (SCCC 8.30.030), as determined by the Director of

Planning and Inspection or the Chief of Police. The burden of proof regarding and the status of an

existing single-family boarding house use as of the date of this Ordinance rests with the property

owner to the satisfaction of the Director of Planning and Inspection.

SECTION 11: The City Council finds that single-family residential neighborhoods in which single-

family homes are currently being utilized in a commercial manner as described and defined above

have been and are experiencing adverse impacts associated with such commercial use including, but

not limited to, traffic, noise, parking and related nuisance and code enforcement issues, and that such

impacts are inconsistent with the single-family residential character of such neighborhoods and the

enjoyment of the same by the residents thereof, particularly in the R-1 residential zones.

SECTION 812: Constitutionality, severability. If any section, subsection, sentence, clause, phrase,

or word of this ordinance is for any reason held by a court of competent jurisdiction to be

unconstitutional or invalid for any reason, such decision shall not affect the validity of the remaining

portions of the ordinance. The City Council hereby declares that it would have passed this ordinance

and each section, subsection, sentence, clause, phrase, and word thereof, irrespective of the fact that

any one or more section(s), subsection(s), sentence(s), clause(s), phrase(s), or word(s) be declared

invalid.

SECTION 913: Effective date. This ordinance shall take effect thirty (30) days after its final

adoption; however, prior to its final adoption it shall be published in accordance with the

requirements of Section 808 and 812 of "The Charter of the City of Santa Clara, California."

PASSED FOR THE PURPOSE OF PUBLICATION this _____ day of ______, 2014, by the

following vote:

AYES: COUNCILORS:

NOES: COUNCILORS:

ABSENT: COUNCILORS:

ABSTAINED: COUNCILORS:

ATTEST:

ROD DIRIDON, JR. CITY CLERK

CITY OF SANTA CLARA

Attachments incorporated by reference: None

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