

ORDINANCE NO. 396

**AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF SAN RAMON
ADOPTING CHAPTER XIII, DIVISION B6, TITLE B OF
THE CITY OF SAN RAMON MUNICIPAL CODE
CONCERNING THE COLLECTION, RECYCLING, AND
DISPOSAL OF WASTE GENERATED FROM
CONSTRUCTION, DEMOLITION AND RENOVATION PROJECTS**

**THE CITY COUNCIL OF THE CITY OF SAN RAMON DOES HEREBY ORDAIN
AS FOLLOWS:**

Section 1. This Ordinance is adopted to regulate the collection, transportation, recycling and disposal of Construction and Demolition (“C&D”) Debris generated from construction, demolition, and renovation projects within the City of San Ramon. This Chapter is a component of the City’s efforts to comply with the overall fifty percent (50%) landfill diversion mandates of Public Resources Code Section 41780.

Section 2. The following Chapter XIII is adopted and compiled in Division B6, Health, Sanitation and Environmental Quality of Title B, Regulation:

Chapter XIII

**Collection, Recycling, and Disposal of Waste Generated from Construction, Demolition
and Renovation Projects**

B6-390. Definitions

For the purposes of this Chapter, unless otherwise apparent from the context, certain words and phrases used in this Chapter are defined as follows:

“Applicant” means any person, business, firm, limited liability company, association, partnership, political subdivision, government agency, municipality, public or private corporation, or any other entity whatsoever who applies to the City for the applicable permits to undertake any Construction, Demolition, or Renovation Project within the City.

“C&D Debris” means used or discarded materials resulting from Construction, Renovation, remodeling, repair or Demolition operations on any pavement, house, commercial building, or other structure and such other materials as may be removed during the normal cleanup process of such Construction, Renovation, remodeling, repair, or Demolition operations.

“C&D Hauler” means the current list of permitted haulers that have been issued a Recycling Transporter Permit by the City authorizing the hauler to provide C&D Debris services in the City.

“Recycling Transporter Permit” means a Permit issued under the provisions of Division B6 Chapter II Article 1 of the San Ramon Municipal Code authorizing the applicant to engage in the business of collecting, removing and transporting C&D Debris generated within the City.

“C&D Program Guidelines” means the program guidelines developed, maintained, and managed by the Public Services Director pursuant to this Chapter.

“City” means the City of San Ramon, CA.

“Construction” means the building of any facility or structure or any portion thereof including any tenant improvements to an existing facility or structure.

“Covered Project” means any Project that exceeds the established valuation threshold subjecting the Project to this Chapter. The threshold for a Covered Project shall be established by the Public Services Director and specified in the C&D Program Guidelines.

“Deconstruction” means the process of carefully dismantling a building or structure in order to salvage components for Reuse and Recycling.

“Demolition” means the decimating, razing, ruining, tearing down or wrecking of any facility, structure, pavement or building, whether in whole or in part, whether interior or exterior.

“Director” means the City of San Ramon Public Services Department Director or his/her designees.

“Divert” means to use material for any purpose other than disposal in a landfill or transformation facility. For purposes of this chapter, source separated Green waste which is used as Alternative Daily Cover (ADC) or other beneficial use at a landfill shall not be considered to be diverted.

“Diversion Plan” means the plan submitted by applicants for a Recycling Transporter Permit that identifies the diversion facility(s), strategy(s), and/or program(s) that will be used to Divert C&D Debris collected in the City in compliance with the Diversion Requirement.

“Diversion Requirement” means the diversion of a minimum proportion by weight of the C&D Debris generated by a Covered Project via Reuse or Recycling, unless the Applicant has been granted an infeasibility exemption pursuant to this Chapter, in which case the Diversion Requirement shall be the maximum feasible diversion rate established

by the Director for this Project. The Diversion Requirement shall be specified in the C&D Program Guidelines.

“Materials Recovery Facility (MRF)” means facility that sorts, screens, separates or otherwise processes mixed C&D Debris in order to recover and Recycle a portion of such debris.

“On-Site Clean-up Contractor” means a Person (or such Person’s employee) that is in the business of entering a customer’s premises, gathering, sorting, and consolidating C&D Debris, solid waste, or other unwanted items on the premises, removing such materials from the premises, loading them into collection vehicles, and transporting them to a Reuse, Recycling, transfer, or Disposal facility.

“Person” means any person, business, firm, limited liability company, association, partnership, political subdivision, government agency, municipality, public or private corporation, or any other entity whatsoever.

“Project” means any activity which requires a building permit or Demolition permit from the City.

“Recycle” means the process of collecting, sorting, cleansing, treating and reconstituting materials that would otherwise become C&D Debris, and returning them to the economic mainstream in the form of raw material for new, Reused or reconstituted products which meet the quality standards necessary to be used in the marketplace.

“Reuse” means further or repeated use of Construction or Demolition debris.

“Renovation” means any change, addition, or modification in an existing structure.

“Roofing Tear-Off Contractor” means a Person (or such Person’s employee) that is in the business of removing old/unwanted roofing materials from structures and transporting such materials to a Reuse, Recycling, transfer, or Disposal facility.

“Total Cost” means the total Construction value of the Project as calculated by the Planning / Community Development Department using the City’s standard commercial and residential valuation procedures.

“Waste Management Plan” means a completed Waste Management Plan form, approved by the Director for the purpose of compliance with this Chapter, submitted by the Applicant for any Covered Project.

B6-391. C&D Program Guidelines and Program Oversight

- A. The Director is authorized to develop C&D Program Guidelines consistent with this Chapter, to administer the C&D Program pursuant to this Chapter and the C&D Program Guidelines, and to modify C&D Program Guidelines.

- B. The Director shall oversee the C&D Program, and each C&D Hauler shall provide to the Director such information as the Director determines is reasonably necessary to facilitate effective administration of the Recycling Transporter Permit under the provisions of this Chapter.

B6-392. Diversion Requirement

- A. Applicant's responsibility. Applicants who fail to meet the Diversion Requirement shall be guilty of an infraction and may be cited with an Administrative Citation issued pursuant to Article 4, Administrative Citations of Chapter I, Municipal Code of Division A1, General Provisions of Title A, General and Administration of the City of San Ramon Municipal Code.
- B. C&D Hauler's responsibility. C&D Haulers shall submit a Diversion Plan and meet the C&D Diversion Requirement for C&D Haulers, as established in the C&D Program Guidelines, or be guilty of an infraction and may be cited with an Administrative Citation issued pursuant to Article 4, Administrative Citations of Chapter I, Municipal Code of Division A1, General Provisions of Title A, General and Administration of the City of San Ramon Municipal Code.

B6-393. Reserved

B6-394. Threshold for Covered Projects

All Construction, Renovation and Deconstruction Projects within the City with a Total Cost equal to or in excess of the established threshold are subject to this Chapter. The threshold for Covered Projects shall be established by the Director and specified in the C&D Program Guidelines. In addition, all Demolition Projects that require a Demolition permit from the City are subject to this Chapter.

B6-395. Recycling Transporter Permit -- Required

- A. Except as provided in subsection B. below, It is unlawful for any Person to engage in the business of collecting, transporting or disposing of C&D Debris kept, accumulated, or generated in the City unless a non-exclusive Recycling Transporter Permit has first been granted to the transporter pursuant to the provisions of Division B6 Chapter II Article 1 and such Recycling Transporter Permit is in full force and effect. Persons violating this requirement shall be guilty of an infraction and be subject to such fines as provided for in this Code.
- B. The following Persons shall be authorized to collect, remove or transport C&D Debris from the point of generation to a re-use, recycling, materials recovery, transfer, or disposal facility, without a Recycling Transporter Permit:
 - 1. The owner or occupant of the premises on which the C&D Debris in generated, or his/her full time employees.

2. A Construction contractor, Demolition contractor, Deconstruction contractor, roofing contractor, or Roofing Tear-Off Contractor, when such transportation is incidental to his or her primary business.
 3. Those On-Site Clean-Up Contractors who meet the criteria for exemption from the Recycling Transporter Permit requirement established by the Director in the Recycling Transporter Permit Guidelines.
 4. A commercial gardener when collecting or transporting material consisting of the by-products of routine landscape maintenance services provided within the City limits. Landscape construction and installation activities and services shall not be exempt from this Chapter.
 5. The United States, State of California, the City, any county, any special district, or any employee or member thereof when collecting or transporting C&D Debris produced by operation of the public agency or entity;
- C. Subject to the provisions of this Section and the C&D Program Guidelines, Applicants may use any combination of franchised C&D Haulers, construction and demolition contractors, or other means to collect, haul, dispose and Recycle C&D Debris generated from a Covered Project.

B6-396. Review of Waste Management Plan

- A. Each Applicant for a Covered Project shall receive a Waste Management Plan template from the Public Services Department and comply with the provisions of the Waste Management Plan as set forth in the C&D Program Guidelines.
- B. Each Applicant for a Covered Project shall complete a Waste Management Plan and submit the completed Waste Management Plan to the City pursuant to the C&D Program Guidelines.
- C. In completing the Waste Management Plan, Each Applicant for a Covered Project shall select one of the two options below for compliance with this Chapter:

Option 1: C&D Hauler Responsibility. Applicant selects and executes an agreement with one (1) permitted Recycling Transporter to collect, haul, dispose and recycle all C&D debris generated by the covered project.

Option 2: Applicant Responsibility. Applicant uses any combination of permitted Recycling Transporters, or other legal means [i.e. self haul] to collect, haul, dispose and recycle C&D debris generated by the covered project. The applicant will submit detailed project reports and weight or volume records demonstrating compliance with the diversion requirement.

- D. No application for a building or demolition permit shall be approved by the Planning/Community Development Department for any Covered Project unless and until the Director has approved the Waste Management Plan in accordance with the C&D Guidelines. Approval shall not be required, however, where an emergency Demolition is required by the City to protect public health or safety, as determined by the City Manager.

B-6-397. Infeasibility Exemption

If the Director determines upon review of the Waste Management Plan that it is infeasible for the Applicant to meet the Diversion Requirement due to unusual and/or unique circumstances, he/she shall determine the maximum feasible diversion rate for each material and may approve a modified version of the Waste Management Plan. Upon completion of the Covered Project, the Applicant shall submit documentation, as requested by the Director in his/her sole discretion, to demonstrate compliance with the approved Waste Management Plan.

B6-398. Materials Recovery Facility Certification

- A. C&D Haulers and/or Applicants may deliver C&D Debris collected in the City to a MRF certified by the Director in order to comply with the Diversion Requirements specified in the C&D Program Guidelines.
- B. MRF certifications made by the City shall be subject to quarterly review by the Director. As a condition of certification, any MRF located within City limits must obtain a recycling facility permit per Division B6 Chapter II Article 2.
- C. For compliance with the Diversion requirements of this Chapter, certified MRF's may aggregate tonnage of wastes handled, Diverted, and disposed for client C&D Haulers. The certified diversion level shall apply to the facility and all tonnage handled at the facility, and need not be based upon individual loads taken to the facility by individual client C&D Haulers.

B6-399. Enforcement

Except as otherwise expressly provided, the provisions of this Chapter shall be administered and enforced within the City by the Director or other staff, and enforcement officials designated by the Director. The remedies set forth herein are cumulative to any other remedy available to the City. Nothing contained herein shall limit or be deemed to prevent the City from pursuing any other available remedy under this Code or any other applicable law.

B6-400. Violation as a Nuisance

Any operation or activity in violation of the provisions of this Chapter is unlawful

and shall constitute a public nuisance and may be prosecuted as an Administrative Infraction pursuant to Section A1-37.

B6-401. Civil Penalties for Violations

In addition to any other remedy available to the City, this Chapter may be enforced pursuant to the administrative enforcement provisions of the San Ramon Municipal Code

B6-402. Administrative Fee

A. Option 1. C&D Hauler Responsibility: The Applicant shall not be responsible for an Applicant Fee under Option 1.

Option 2. Applicant Responsibility: The Applicant for a Covered Project shall be levied an Applicant Fee. The Applicant Fee shall be a proportion of the Project valuation as stated in the application for a building permit,

Section 3. Article 1, Commercial Recycling of Chapter II, Recycling of Division B6, Health, Sanitation and Environmental Quality of Title B, Regulations of the San Ramon Municipal Code is repealed and replaced by the following Article 1, Recycling Transporters, of Chapter II, Recycling of Division B6, Health Sanitation and Environmental Quality of Title B Regulations which is adopted and compiled in the San Ramon Municipal Code.

Article 1

Recycling Transporters

B6-31. Intent.

This chapter provides for the granting of non-exclusive permits for recycling transporters. It is the intent of this chapter to regulate the collection, transportation, diversion and disposal of C&D debris, commercial recyclable materials, and commercial organic wastes that are not collected under the exclusive solid waste franchise collection contract awarded under Chapter I of this Division B6. Nothing in this chapter is intended to preclude a commercial entity or a building or demolition permit applicant from contracting with more than one transporter possessing a valid Recycling Transporter Permit nor from donating, selling or otherwise disposing of recyclable materials so long as such disposal complies with this chapter. (Ord. 286 § 2 (part), 1996)

B6-32. Definitions.

“C&D Debris” means Construction and Demolition Debris: used or discarded materials resulting from construction, renovation, remodeling, repair or demolition operations on any pavement, house, commercial building, or other structure and such other

materials as may be removed during the normal cleanup process of such construction, renovation, remodeling, repair, or demolition operations.

“C&D Program Guidelines” means the program guidelines developed, maintained, and managed by the Public Services Director pursuant to Division B6 Chapter XIII.

“Commercial entity” means business, commercial, industrial, governments, multi-family residential and nonprofit uses and all other types of premises other than single family residential that have commercial garbage accounts.

Commercial Organic Waste. Green waste, food scraps and trimmings from food preparation, including but not limited to; fruit and vegetable waste, grain waste, dairy waste, stable matter, meat and fish waste, and such items as non-recyclable or contaminated paper such as pizza boxes, take-out food cartons (cardboard), paper towels, waxed cardboard, wooden packaging such as crates and untreated and unpainted wallboard, etc. that are generated at by a commercial entity, separated at the source of generation for the purpose of diversion through composting, and which are, in fact, transported to a duly permitted composting facility and diverted from disposal.

“Director” means the City of San Ramon Public Services Department Director or his/her designees.

“Divert” (diverted, diversion) means to use material for any purpose other than disposal in a landfill or transformation facility. For purposes of this chapter, source separated Green waste which is used as Alternative Daily Cover (ADC) or other beneficial use at a landfill shall not be considered to be diverted.

“Green waste” means tree trimmings, grass cuttings, dead plants, leaves, branches, and dead trees (not more than six inches in diameter) and similar materials generated at the premises.

“Recyclable materials” means domestic, commercial or industrial byproducts of some potential economic value, set aside, handled, packaged, or offered for collection in a manner different from garbage or refuse, including but not limited to paper (newspaper, white and computer paper, magazines, corrugated cardboard, telephone books, grocery bags, chip board (i.e., cereal/shoe boxes), and mixed paper), glass (bottles and plate), aluminum, tin, plastics (HDPE and PET), ferrous and nonferrous scrap metals, wood and tires.

“Source separated recyclables” means, recyclable materials or commercial organic wastes that have been segregated from solid waste by or for the generator thereof on the premises, for handling differently from that of solid waste, including mixtures of different types of recyclable materials provided that these materials are, in fact, diverted from disposal. A commercial waste generator must receive at least a minimum level of solid waste collection service from the exclusive solid waste franchise collection contractor in

order for that generator's recyclable materials or commercial organic materials to be considered "Source separated recyclables."

"Waste generator" means the commercial entity or the construction/demolition permit applicant or his/her sub-contractors that separates, handles, packages or offers for collection source separated recyclables in a manner different from garbage or refuse for the purpose of being reused or processed and then returned to the economic mainstream in the form of commodities. (Ord. 286 § 2 (part), 1996)

B6-33. Source-separation.

- A. Waste generators may source-separate materials for recycling from solid waste for conveyance to duly permitted recycling or composting facilities.
- B. Materials source-separated for recycling must be stored in receptacles or another manner sufficient to prevent access by rodents, insects and animals, and must be collected by licensed recycling transporters or transported by the waste generator with sufficient frequency so as not to create a health hazard, public nuisance or fire hazard.
- C. Nothing in this chapter is intended to modify, restrict or eliminate any other obligations, restrictions, limitations or conditions imposed upon or applicable to any waste generator, other person, use or location. (Ord. 286 § 2 (part), 1996)

B6-34. Recycling transporter--Generally.

- A. Recycling Transporter Permits are non-exclusive and do not confer any exclusive rights or guarantee the permittee any customers or establish any collection districts within the City of San Ramon.
- B. Permitted recycling transporters may collect source-separated materials for recycling and transport such materials to a recycling facility provided that both the recycling transporter and the recycling facility have obtained any and all necessary permits required by this chapter or by any other regulatory agency having jurisdiction. (Ord. 286 § 2 (part), 1996)
- C. Permitted recycling transporters may collect source-separated commercial organic waste for composting and transport such materials to a composting facility provided that both the recycling transporter and the composting facility have obtained any and all necessary permits required by this chapter or by any other regulatory agency having jurisdiction.
- D. Permitted recycling transporters may collect C&D debris for recycling and transport such materials to a recycling facility provided that both the recycling transporter and the composting facility have obtained any and all necessary permits required by this chapter or by any other regulatory agency having jurisdiction.

- E. Permitted recycling transporters may collect C&D debris for disposal and transport such materials to a transfer or disposal facility provided that both the recycling transporter and the transfer or disposal facility have obtained any and all necessary permits required by this chapter or by any other regulatory agency having jurisdiction, and provided that the recycling transporter has complied with the diversion requirements established by the Director pursuant to the C&D Program Guidelines.
- F. The Director may establish and enforce different diversion requirements for the different material types collected and transported pursuant to this chapter.
- G. Permitted recycling transporters are not required to provide all of the transportation services (commercial recyclables, commercial organic materials, C&D Debris) allowed under this Chapter, and the Director may issue franchise agreements to individual franchisees which specify and limit the number and type of such services that they can provide.
- H. Permitted recycling transporters must adhere to the Recycling Transporter Permit Guidelines, the C&D Program Guidelines, and to any other applicable Federal, State, or local laws and regulations.
- I. For purposes of compliance with the exclusive solid waste franchise collection contract awarded under Chapter I of this Division B6, a recycling transporter permit shall be equivalent to a “non-exclusive Construction and Demolition Debris franchise”

B6-35. Recycling Transporter Permit --Required.

- D. Except as provided in Section B6-383. No person shall transport or convey, or cause or permit to be transported or conveyed, any commercial recyclables, commercial organic waste, or C&D Debris unless an effective Recycling Transporter Permit in writing has been issued to the transporter, except that the waste generator may transport materials for recycling to a duly permitted recycling facility as provided in Section B6-14. Persons in violation of these requirements shall be guilty of an infraction and may be cited with an Administrative Citation issued pursuant to Article 4, Administrative Citations of Chapter 1, Municipal Code of Division A1, General Provisions of Title A, General and Administration of the City of San Ramon Municipal Code.

B6-36. Franchise Fee.

Each permitted recycling transporter shall pay a franchise fee to the city in an amount established by the city council of the city based upon the transporter's gross revenue from commercial recycling, organic waste and C&D Debris business conducted under the permit issued pursuant to this chapter. (Ord. 286 § 2 (part), 1996)

B6-37. Recycling transporter permit—Application and application fee.

All applications for non-exclusive Recycling Transporter Permits shall be in writing and submitted by the applicant in a form specified by the Director. All applicants shall pay an application fee to the city in an amount established by the city council. The city council may establish separate application fee rates for first-time applicants and for current franchise holders applying to renew an existing permit.)

B6-38. Recycling transporter permit--Issuance decision.

The Director is authorized to grant a Recycling Transporter Permit to any qualified applicant. A Recycling Transporter Permit shall become effective upon issuance by the Director. Any grant of a Recycling Transporter Permit by the Director may be subject to such terms, conditions, rules, regulations, restrictions, and limitations as the Director or his/her designee deems necessary to protect the public health, safety or welfare and consistent with this Chapter. The Director may deny an application for a Recycling Transporter Permit if the Director finds that the application fails to meet the requirements of this Chapter and/or the Director finds that the issuance of the Recycling Transporter Permit would impose an unreasonable risk to the health, safety, or general welfare of the public. If the application is denied, the Director shall inform the applicant in a dated writing which shall be mailed to the applicant's address shown on the application. (Ord. 286 § 2 (part), 1996)

B6-39. Recycling Transporter Permit --Expiration.

Each recycling transporter permit issued under this chapter shall expire after 24 months from issuance and be renewable under the terms in the franchise agreement. A recycling transporter permit may be terminated by the Director for cause prior to that date as provided in this Chapter. (Ord. 286 § 2 (part), 1996)

B6-40. Recycling Transporter Permit—Termination or Suspension.

- A. The Director shall have the right to terminate any permit granted pursuant to this Chapter if the Director finds that the recycling transporter has failed to comply with the provisions of this Chapter, the Recycling Transporter Permit Guidelines or the C&D Program Guidelines.
- B. Any Recycling Transporter Permit granted pursuant to this Chapter shall be automatically suspended whenever the recycling transporter fails to keep in full force and affect any applicable licenses or permits required by federal, state or local law. The suspension shall remain in effect until the recycling transporter provides documentation satisfactory to the Director verifying that the reason for the suspension no longer exists.

- C. The Director may suspend any Recycling Transporter Permit granted under this Chapter if the recycling transporter fails to submit timely reports as described in the franchise agreement within fifteen (15) days after written notice from the Director that a report is delinquent. The suspension shall remain in effect until the proper reports have been submitted to the satisfaction of the Director, or upon reversal or modification of the suspension following a successful appeal by the recycling transporter pursuant to this Chapter.
- D. In the event the Recycling Transporter Permit granted pursuant to this part is terminated, the recycling transporter shall have no right or authority to engage in commercial recyclables, commercial organic waste, or C&D Debris collection, transportation, recycling or disposal operations in the City unless and until a subsequent Recycling Transporter Permit is granted to the recycling transporter.
- E. In the event the Recycling Transporter Permit granted pursuant to this part is suspended, the recycling transporter shall have no right or authority to engage in commercial recyclables, commercial organic waste, or C&D Debris collection, transportation, recycling or disposal operations in the City during the period of suspension.
- F. In the event any Recycling Transporter Permit granted pursuant to this part is terminated for cause, then within the time period specified by the Director, the recycling transporter shall:
 - 1. Remove all of the recycling transporter's collection containers from all service locations where services have been provided pursuant to such Recycling Transporter Permit; and
 - 2. Properly dispose of or divert any and all materials in the containers at the time of removal.
- G. If the recycling transporter fails to remove any collection container or to properly dispose of or divert any materials in any container within the time specified by the Director, the City may remove the container and/or dispose of the material therein and may charge the recycling transporter for the City's costs. The recycling transporter shall pay to the City all of the costs incurred by the City in such removal and/or disposal within ten days of the date of the City's invoice for such costs.

B6-41. Recycling transporter--Inspection of materials.

A recycling transporter shall make a reasonable inspection of everything offered or given it to assure the recycling transporter's compliance with the requirements of this chapter and with any and all conditions of its permit and other applicable laws. (Ord. 286 § 2 (part), 1996)

B6-42. Recycling transporter--Vehicle and container requirements.

Every vehicle and container used by a recycling transporter to collect and transport commercial recyclables, commercial organic waste or C&D debris pursuant shall be identified by its name and local business telephone number in lettering not less than two and one-half inches high and, where required by the Director, a vehicle identification number. (Ord. 286 § 2 (part), 1996)

The Director may at his/her sole discretion remove any debris box or collection container within the City that is owned by a recycling transporter if the Director determines that the removal of the debris box or container is in the interest of the public health, safety and welfare.

B6-43. Appeals.

- A. Any person aggrieved by or dissatisfied with any decision or determination of the Director made pursuant to this Chapter shall have a right of appeal from that decision to the City Manager and thereafter to the City Council pursuant to San Ramon Municipal Code Section A1-51, provided that any appeal from the City Manager's decision to the City Council pursuant to Section A1-51 must be filed with the City Clerk within fifteen (15) days of the decision of the City Manager.
- B. The failure to file and prosecute all appeals available pursuant to the provisions provided herein shall be deemed a failure to exhaust administrative remedies, and shall act as a complete bar to any legal proceeding challenging the subject decision or determination.

Section 4. Severability If any section, subsection, clause, phrase, or portion of this ordinance is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance. The City Council hereby declares that it would have adopted this ordinance and each section, subsection, sentence, clause, phrase or portion thereof, irrespective of the fact that any one or more sections, subsections, clauses, phrases or portions be declared invalid or unconstitutional.

Section 5. Effective Date. This ordinance shall become effective thirty (30) days after its adoption, and shall prior to the expiration of fifteen (15) days from its adoption shall be posted in at least three (3) public places within the City of San Ramon pursuant to Government Code

Signatures on following page

This ordinance was introduced July 24, 2007, and after public hearing was adopted August 14, 2007, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAIN:

APPROVED 4-0; [
ROWLEY ABSENT

H. Abram Wilson, Mayor

ATTEST:

Patricia Edwards, City Clerk