BEFORE THE COUNCIL OF THE CITY OF SAN MATEO IN THE COUNCIL CHAMBERS, 330 WEST 20TH AVENUE

ORDINANCE ADOPTION TO BE CONSIDERED AT 7 P.M., April 18, 2011

URGENCY ORDINANCE NO. 2011-1

AN URGENCY ORDINANCE OF THE CITY OF SAN MATEO IMPOSING A MORATORIUM ON SPECIFIED RENTAL HOUSING DEVELOPMENT PROJECTS

WHEREAS, on November 5, 1991, City of San Mateo voters approved an initiative amending the City's General Plan ("Measure H"); and

WHEREAS, Measure H amended the City's General Plan to require that the City adopt an inclusionary housing ordinance requiring residential development projects to include ten percent of the residential units as affordable housing units; and

WHEREAS, by the enactment of Measure H, the City's voters enshrined within the City's land use constitution the principle that *all* housing projects within the City should provide opportunities for purchase and rent of such housing to households with incomes less than those necessary to support the costs of housing in the Bay Area real estate market; and

WHEREAS, Measure H further advanced this principle by requiring, subject to narrow exceptions, provision of affordable units on site within each project, and also prohibited the use of fees to satisfy the City's affordable housing requirement; and

WHEREAS, Measure H provided that it was to remain in effect through the year 2005; and

WHEREAS, on November 2, 2004, City of San Mateo voters approved an initiative extending the provisions of Measure H, with some modifications, for another fifteen years ("Measure P"); and

WHEREAS, Measure P retained the General Plan requirement that the City require development projects to provide a minimum of ten percent of residential units for exclusive use as affordable units and carried forward the requirement that affordable units be provided on site within each project; and

WHEREAS, Measure P also retained the General Plan prohibition against the use of fees to satisfy the City's affordable housing requirement; and



WHEREAS, in accordance with Measures H and P, the City of San Mateo has adopted a Below Market Rate Housing Program (the "BMR Program"), which requires, among other things, that developers of new rental housing include 15% of units affordable to low-income households or 10% of units affordable to very low-income households;

WHEREAS, in 2009, a Los Angeles appellate court decided the case of *Palmer v. City of Los Angeles*, 175 Cal.App.4th 1396 (2009) (the "*Palmer* decision"); and

WHEREAS, the *Palmer* decision has brought into question the City's ability to require that a percentage of a residential rental development project's units be affordable; and

WHEREAS, as a result of the *Palmer* decision, the City Council is concerned about the City's ability to continue to provide rental housing opportunities for its lower and moderate income households through its BMR program, or through other means, and is considering the adoption of a housing impact fee to fund the development of affordable housing in rental housing projects to address the impacts of the *Palmer* decision; and

WHEREAS, Measure P prohibits the collection of a fee to fund affordable housing; and

WHEREAS, Measure P requires a vote of the people to amend its terms; and

WHEREAS, the City Council has determined that the inability to provide rental housing opportunities to lower and moderate income households through its BMR program or through other means would adversely impact the public health, safety, and general welfare; and

WHEREAS, in order to insure that affordable housing continues to be provided, the City needs to study the issue raised by the *Palmer* decision, develop a means to fund affordable housing, and present a ballot measure amending the City's General Plan to the voters at the November, 2011, election;

WHEREAS, pending the City's study of these issues, the City wishes to impose a moratorium on the development of specified residential rental units; and

WHEREAS, the *Palmer* decision and the Costa-Hawkins statute both provide that they are inapplicable when an applicant is seeking a state density bonus or other direct financial assistance; and

WHEREAS, applicants for rental housing projects may choose to agree to comply with the City's BMR Program; and

WHEREAS, the City does not wish to delay the processing of applications for residential ownership units or for residential rental units in which the applicant voluntarily commits to complying with the City's BMR Program by one of the following: use of a state density bonus, use of financial assistance from the City, or entry into an agreement to comply with the City's BMR Program; and

WHEREAS, the City of San Mateo is a charter city; and

WHEREAS, City Charter section 2.16 provides that any ordinance declared by the City Council to be necessary as an emergency measure for preserving the public peace, health, safety, or welfare and containing the reasons for its urgency, may be introduced and passed at one meeting; and

WHEREAS, notwithstanding the City's status as a charter city, the City is also electing to comply with procedural requirements of Government Code section 65858; and

WHEREAS, Government Code section 65858 provides that a city may adopt an interim ordinance to protect the public health, safety, and welfare that prohibits any uses that may be in conflict with a contemplated general plan amendment; and

WHEREAS, Municipal Code section 27.02.120 also authorizes the adoption of interim moratoria to prohibit any uses that may be in conflict with a contemplated general plan amendment:

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF SAN MATEO FINDS AND ORDAINS AS FOLLOWS:

Section 1. Findings. In accordance with City Charter Section 2.15 and Government Code section 65858, this Ordinance is necessary as an emergency measure to preserve the public health, safety, and welfare.

- a. There is a current and immediate threat to the City's ability to provide sufficient affordable rental units in the City, because there are currently several proposals to develop rental housing (totaling over 700 rental units) that are likely to be considered for approval this year. The *Palmer* decision has called into question the City's ability to require that a percentage of rental units in residential development projects be affordable. The development of residential rental units without affordable rental units is in conflict with the City's existing General Plan and BMR Program. As a result, the City is considering an amendment to its General Plan and BMR Program to implement a housing impact fee, which will require a vote of the people. However, Measure P prohibits the imposition of a fee for affordable housing. Measure P also requires that any amendments to its provisions be approved by a vote of the people. Therefore, absent amendment of Measure P at an election, the City might not be able to require residential developers of rental housing to provide affordable housing.
- b. The approval of additional rental housing projects pending voter consideration of an amendment to Measure P will contribute to this threat to the public health, safety, or welfare, because residential rental projects could be built without providing for affordable housing opportunities. It is a public purpose of the City and a policy of the State to achieve a diverse and balanced community with housing available for households of all income levels. Economic diversity fosters social and environmental conditions that protect and enhance the social fabric of the City and are beneficial to the health, safety, and welfare of its residents. State law pertaining to general plans and the Housing Element of the City's General Plan require that the City regulate land use development

and use its authority to provide an adequate supply of housing for all economic segments of the community. Located within one of the country's most expensive housing markets. the City is experiencing, and has for many years experienced, a shortage of rental housing affordable to very low and low income households as evidenced by a Citymaintained waiting list of 1200 people for affordable rental housing and the fact that over 1000 people applied for 67 spaces in a recently-developed affordable rental housing ----development. A significant number of persons in low and very low income households live in overcrowded or substandard housing and devote an overly large percentage of their income to pay for rental housing. As a result, this segment of the City's population is exposed to conditions that threaten their physical safety, as well as their physical and mental health. The amount of land available in the City for residential rental housing is limited, because the City is built out and there is limited infill property available. The consumption of this remaining land for residential rental development without providing affordable units will impede the City's goal of providing adequate affordable housing in the City. Persons from low and very low income families who work in the City will be unable to find affordable rental housing and will be forced into longer commutes resulting in increased traffic and air and noise pollution, or into overcrowded and unsafe homes. Additionally, approving applications for rental housing projects under existing circumstances would threaten public health, safety, and welfare in that there is a high risk of litigation by either project applicants or affordable housing advocates and defending litigation will divert City resources from other municipal purposes. Therefore, to implement the General Plan and the Housing Element, to carry out the policies of the state, to ensure the benefits of economic diversity in the City, and to provide safe and healthy living conditions for all segments of the City's population, it is imperative that there be a moratorium on specified residential rental development pending the voters' consideration of an amendment to Measure P.

Section 2. Moratorium. This ordinance imposes a moratorium on the development of residential rental units, excepting the following:

- a. Projects in which the applicant receives financial assistance from the City; or
- b. Projects in which the applicant agrees to comply with the City's Below Market Rate Housing Program. These applications for residential rental projects will receive expedited processing in furtherance of the City's commitment to affordable housing, and consistent with Measures H and P.
- **Section 3. Severability Clause.** The City Council of the City of San Mateo hereby declares that should any section, paragraph, sentence, phrase, term or word of this Ordinance, hereby adopted, be declared for any reason to be invalid, it is the intent of the City Council that it would have adopted all other portions of this ordinance irrespective of any such portioned declared invalid.
- **Section 4. CEQA.** In accordance with CEQA Guidelines section 15378(a), adoption of this ordinance is not a "project" subject to CEQA, because the ordinance has no potential to result in either a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment. Even if adoption of this ordinance did constitute a "project," it

would be exempt from CEQA in accordance with CEQA Guidelines section 15061(b)(3), because it can be seen with certainty that there is no possibility that the activity in question may have a significant impact on the environment. The purpose of this urgency ordinance is to preserve the status quo while the City studies the issue raised by the *Palmer* decision, develops a means to fund affordable housing, considers a General Plan amendment to preserve the City's ability to provide affordable rental housing, and seeks voter approval of such a General Plan amendment as required by Measure P. Projects already in compliance with the City's existing BMR Program will not be affected and the urgency ordinance does not authorize any additional development activity.

Section 5. EFFECTIVE DATE. This Ordinance shall take effect immediately upon passage by a 4/5ths vote of the City Council.

Section 6. PUBLICATION. In accordance with City Charter Section 2.16, as soon as practicable after its passage, this Ordinance shall be published in summary in the official city newspaper.

PASSED AND ADOPTED by the City Council of the City of San Mateo, California at a regular City Council meeting held this 18th day of April 2011 by the following vote:

AYES : Council Members LIM, LEE, GROTTE, ROSS and MATTHEWS

NOES : NONE ABSENT : NONE DISQUALIFY: NONE

V/Su. Xla.

NORMÁ GOMEZ, CITY OZERK

MATTHEWS, MAYOR