

Meeting Notice and Agenda

Planning Commission

Tuesday, July 21, 2015	6:00 PM	Council Chambers

1. CALL TO ORDER

Chairman Strom called the meeting to order at 6:00 p.m

2. ROLL CALL

3. EXECUTIVE SESSION

There was no executive session called.

4. STUDY SESSION ITEMS

 A.
 <u>15-118</u>
 Discussion of The Villas at Mountain Shadows Final Plat (FP 15-01)

 Southwest Corner Lincoln Drive and 56th Street
 Staff Contact:

 Paul Michaud, 480-348-3574

5. ACTION ITEMS

The Public Body may take action on this item.

A. <u>15-119</u> Consideration of The Villas at Mountain Shadows Final Plat (FP 15-01) Southwest corner of Lincoln Drive and 56th Street

<u>Recommendation:</u> Forward to the Town Council a recommendation of approval for the Final Plat of The Villas at Mountain Shadows (FP-15-01), subject to the following stipulations:

- 1. This subdivision shall be in substantial compliance with the final plat, The Villas at Mountain Shadows, Sheets 1-2, prepared by Coe & Van Loo Consultants, Inc. dated July 14, 2015.
- 2. Prior to recordation of the Final Plat for said subdivision, the applicant shall provide to the Town Attorney a copy of the CC&R's or other documents for review to insure that all CC&R terms required under the SUP or other recorded agreements are part of the CC&Rs or other documents, including provision for maintenance of any drainage easements dedicated on the plat.
- 3. The subdivision improvements shall final be in substantial compliance with subdivision improvement plans approved by the Town Engineer and Community Development Department that address items such as sewer, water, grading, drainage, paving, landscaping, and irrigation. Prior to the recordation of the Final Plat, the applicant shall provide, subject to Town approval and consistent with the requirements set forth in the SUP and Development Agreement, all assurances necessary to guarantee completion of any improvements in the public right-of-way. The Town Engineer shall approve said final subdivision improvement plans prior to the issuance of any building permit for a residential unit in said subdivision.
- 4. Within 30 days of approval of the Final Plat, the applicant shall submit to the Town mylars of the approved plans and an electronic version of these plans in a pdf format for the Town's permanent record.
- 5. The applicant shall provide all remaining correspondence from the utility providers regarding acceptance of the utility easement locations prior to the Final Plat approval by the Town Council.
- Staff Contact: Paul Michaud, 480-348-3574

Chairman Strom opened the meeting for public comment at 6:25 p.m. Being none, public comment was closed.

6. PUBLIC HEARINGS

There were no public hearing items.

7. STUDY SESSION ITEMS (Continued)

A.15-121Work Study Session - Special Use Permit Major Amendment
Ritz-Carlton Paradise Valley
7000 E Lincoln Drive (SUP-15-01)

Staff Contact: Eva Cutro, 480-348-3522

Eva Cutro gave a presentation covering the points in the action report. There was discussion regarding the EPCOR will serve letter and that EPCOR states they do not guarantee the adequacy of its water capacity. Ms. Cutro noted that the will serve letter addresses potable water supply, not fire flow. Chairman Strom stated that the applicant has to provide information that the project will meet the Town's fire flow standard. Ms. Cutro stated that Town Engineer and Fire Marshal will follow up with applicant on this fire flow matter. She also recommended to bring this item back for review on the August 18, 2015 Planning Commission, as this should provide adequate time to address this matter with the applicant and EPCOR. Richard Frazee, project manager for the applicant, explained that the developer will have to provide a flow test to the Fire Marshal. He continued that EPCOR includes this type of general language since the specific size, number, and height of the buildings are not known at this time. This level of specificity is needed to determine whether on-site fire flow improvements may be required.

Ms. Cutro explained upcoming schedule for Ritz.

Chairman Strom read a question from Robert Rasmussen, Town resident, "What are all the specific considerations regarding Quail Run Road south of Lincoln Drive involving the Ritz Carlton?" Richard Frazee responded that there will be no extension of Quail Run Road south of Lincoln Drive.

This discussion ended at 6:45 p.m.

B. <u>15-122</u> Discussion of Hillside Code Updates (Article XXII of the Town Zoning Ordinance)

Staff Contact: George Burton, 480-348-3525

George Burton gave a presentation covering the points in the action report. He added that the purpose of the meeting this evening is to get initial input and direction from the Planning Commission. He discussed the following points:

• Possible edits to various sections of the Hillside Building Regulations identified by staff

• 19 topics identified by staff, with a brief review of the possible changes or clarification

Planning Commission input included the following:

• Planter walls. Commissioner Campbell suggests using a visual illustration in plan and section view on both the planter and driveway topic exceptions.

• Driveways. Chairman Strom stated it is important for a driver to see the driveway edge, so an open railing may be ok. Commissioner Moore stated the curb or wall needs to be high enough to see out the window or low enough so it does not damage the vehicle. Commissioner Campbell stated that the Town should not encourage decomposed granite for a driveway surface since this material has a tendency to wash into the right-of-way or off-property. Commissioner Wincel suggested banning asphalt driveways on new homes and requiring colored concrete to meet the LRV value in the code.

• Trash enclosures. Chairman Strom noted there may be a need for a flat area at street to place trash cans, so they do not fall down the hill as compared to requiring enclosures. Commissioner Wincel added if an enclosure is too close to the house, the owners may leave the trash bins near the street anyway.

• LRV and Chroma. Commissioner Wainwright stated to stay within the industry standard. Commissioner Wincel asked to look at heat retention.

• Mirrored surface. There was discussion on past examples the Hillside Building Committee required applicants to tone down to a material to a matte finish. Commissioner Wincel asked how polished is polished? The response was that whatever standard may be applied is not arbitrary. George Burton stated staff will research whether an industry standard reflectance value exists for such surfaces.

• Administrative hillside chair review. It was noted that staff will still review it first and the chairperson can still move onto the full committee.

• Disturbed area calculation. Commissioner Wainwright stated the Town should not put an undue burden on restoring a site to the allowable disturbance. Chairman Strom remarked that the disturbed area should include the footprint of the house. Commissioner Wincel stated, if the desire is to reduce disturbance, then it may be useful to provide trade-off/incentives in the code. An example given was a break on Floor Area Ratio (FAR).

• Demolitions. Commissioner Wainwright noted the process should not be cumbersome if an owner wants to demo. Commissioner Moore thinks this is a good revision.

• 3-D Model. There were no concerns; industry standard is moving away from the model. The Commissioners were in agreement to use an 'or' in the draft language.

• Accessory structures. Commissioner Wincel, speaking on the overall 40-foot height limit, stated this may result in deeper cuts and increased costs to homeowner. No other concerns were noted.

• Lighting. There were no concerns on the proposed change to require the fixture to meet the existing standard versus allowing the dark sky light bulb.

• Hillside Removal. There was discussion on what is most common to add or delete lots from hillside. Staff replied, it is more common to add a lot to hillside when it has a 10-percent slope or greater. Commissioner Wastchak asked if the Town updates the map. Staff replied, yes.

• Assurance. Commissioner Wincel asked to look at what is the cost to restore.

• La Place du Sommet. No concerns to note in the code that this plat follows the 1984 code.

• Solar panels. Commissioner Wainwright inquired if the Town was under pressure to be more liberal. Eva Cutro replied that staff is researching this issue. Susan Goodwin added that the HOA restrictions to allow these panels may apply to municipalities one day.

• Cantilever. Commissioner Wincel asked what was the purpose of this code section/what is it trying to accomplish. He asked what is counted as disturbed underneath the cantilever. The response is 50-percent.

• On-site retention. Commissioner Moore thinks homeowners will take advantage and allowing on-site retention may have unintended results. Several Commissioners agreed. There was discussion on the methods to apply retention, and how these may not work over time. Chairman Strom feels the sheet flow will result in the drywell option not working. There were ideas to look at guidelines for retention, better define when need retention basins, and/or limit area and depth. Most of the Commissioners felt the code should not to exclude retention areas from the disturbed area.

• Pools. Commissioner Wainwright stated the code could be refined to require that pool equipment be placed further from the neighboring property line. Commissioner Wincel, speaking on pool barrier size, stated if this restriction is approved to establish criteria on size. There was other discussion on this topic.

• Certificate of Occupancy. Discussion included requiring a temporary certificate of occupancy. Eva Cutro noted that the Town does not do temporary occupancies since it is difficult to get the owner to get the final. Other items discussed included adding a timeframe to bond, grades not final if the landscaping is not in, and requiring more inspections to check grades.

• Administrative relief. Chairman Strom inquired on what types of projects this might apply. Eva Cutro replied not on new homes; the typical item is setback, then height. Most Commissioners were agreeable to adding this type of relief.

8. CONSENT AGENDA

All items on the Consent Agenda are considered by the Public Body to be routine and will be enacted by a single motion. There will be no separate discussion of these items. If a Commissioner or member of the public desires discussion on any item it will be removed from the Consent Agenda and considered separately.

A. <u>15-120</u> Minutes from the July 7, 2015 Planning Commission Meeting

9. STAFF REPORTS

10. PUBLIC BODY REPORTS

11. FUTURE AGENDA ITEMS

12. ADJOURNMENT

*Notice is hereby given that pursuant to A.R.S. §1-602.A.9, subject to certain specified statutory exceptions, parents have a right to consent before the State or any of its political subdivisions make a video or audio recording of a minor child. Meetings of the public body are audio and/or video recorded, and, as a result, proceedings in which children are present may be subject to such recording. Parents in order to exercise their rights may either file written consent with the Town Clerk to such recording, or take personal action to ensure that their child or children are not present when a recording may be made. If a child is present at the time a recording is made, the Town will assume that the rights afforded parents pursuant to A.R.S. §1-602.A.9 have been waived.

The Town of Paradise Valley endeavors to make all public meetings accessible to persons with disabilities. With 72 hours advance notice, special assistance can be provided for disabled persons at public meetings. Please call 480-948-7411 (voice) or 483-1811 (TDD) to request accommodation. For further information about any of these matters please contact the Planning Department, 6401 E. Lincoln Drive, Paradise Valley, Arizona, 480-348-3692.