1. PROJECT DESCRIPTION

Pursuant to Article XI of the Zoning Ordinance of the Town of Paradise Valley, Arizona, the
Town hereby grants to Five Star Development Resort Communities, LLC, an Arizona Limited
Liability Company, its successors and assigns, this amendment to the Prior Special Use Permit
governing the use the Property, which amendment shall be effective the Approval Date. All
capitalized terms contained herein are defined pursuant to the definitions set forth in this Special
Use Permit.

8 The Property subject to This Special Use Permit is currently owned by the Resort Hotel Owner 9 and is comprised of approximately one hundred and five (105) acres located at the northeast 10 corner of Mockingbird Lane and Lincoln Drive in the Town of Paradise Valley, Arizona.

11 This amendment, including Exhibits ______, is referred to throughout as This "Special 12 Use Permit" to distinguish it from the "Prior Special Use Permit" currently governing the use of 13 the Property. The Town issued the Prior Special Use Permit for the Property in 2008. This 14 Special Use Permit is intended to supersede and replace the Prior Special Use Permit. This 15 Special Use Permit is being granted by the Town to permit the development, construction, use 16 and operation of the Property as a resort subject to and in accordance with the stipulations and 17 other provisions set forth herein.

18

The improvements, facilities and uses authorized to be developed, constructed, used, operated 19 20 and maintained on the Property include the following: one (1) Luxury-Resort Hotel Ritz-Carlton or equivalent five star resort [Applicant requests term "Resort Hotel"] with Ancillary Facilities 21 22 and two hundred (200) Hotel Rooms (Area A) which may be owned only by the Resort Hotel Owner and used as provided herein; one-hundred and twenty (120) Resort Villas (Area A1) 23 which may be owned by the Resort Hotel Owner or by a private owner which may be sold (and 24 thereafter resold) and/or voluntarily included within the Resort Hotel rental program and made 25 available for transient occupancy uses or hospitality uses, and otherwise used as provided herein; 26 eighty (80) Resort Related Luxury Detached Single Family Homes (Area B) which may be sold 27

28 (and thereafter resold) to a third party, or parties, and used as provided herein; 45 Resort-Ritz-Carlton Branded Detached Single Family Homes (Area C) which may be owned by the Resort 29 30 Hotel Owner or by a private owner which may be sold (and thereafter resold) and/or voluntarily included within the Resort Hotel rental program and made available for transient occupancy uses 31 32 or hospitality uses, and otherwise used as provided herein; 74 Resort Related Attached Village Townhomes<u>Residences</u> (Area D) [Applicant requests no change, change matches the term used 33 34 in the Land Use Density Table] which may be sold (and thereafter resold) to a third party, or parties, and used as provided herein; and the following uses subject to future site plan review for 35 Area E located within the Town of hotel, residential, resort-related retail, and resort-related 36 residential, or all detached residential useand resort-related health services (Area E) (Area E 37 residential units may be sold (and thereafter resold) to a third party, or parties); and other 38 facilities and site improvements. [Direction from Town Manager to match the SOD language] 39 **2. STIPULATIONS** 40 41 A. General 1. As of the Approval Date, This Special Use Permit shall supersede and replace any and all 42 Prior Special Use Permit(s) related to the Property. 43 44 2. This Special Use Permit touches and concerns the land and shall run with the land. Any

person having or subsequently acquiring title to any portion of the Property shall be subject
to This Special Use Permit, as it applies to the portion of the Property owned thereby and as
it may be amended or superseded from time to time.

3. Development of the Resort shall be in substantial conformance with the Ritz Carlton Paradise
Valley Special Use Permit Application Book dated ______, an Index of which is
attached hereto as Exhibit _____ (the Index and SUP Application Book are collectively
referred to as the "SUP Book"), the Site Plan, dated ______ attached hereto as Exhibit
_____ (Site Plan), which are made a part hereof by this reference, and these stipulations.

4. Lot coverage for the Property as a whole shall not exceed that noted in the Land DensityTable in the SUP booklet.

5. The use of the Property shall at all times conform to This Special Use Permit and all applicable State laws and Town ordinances, except that if there is a conflict between This
57 Special Use Permit and any Town ordinance or other requirement, This Special Use Permit shall prevail.

6. If any section, subsection, sentence, clause or phrase of This Special Use Permit is for any 59 60 reason held illegal, invalid or unconstitutional by the final decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of This 61 Special Use Permit. The Town and the Resort Hotel Owner believe and intend that the 62 provisions of This Special Use Permit are valid and enforceable. In the unlikely event that 63 This Special Use Permit is declared by a court of competent jurisdiction to be invalid or 64 unenforceable, the Resort may be used and operated as a legal non-conforming use in 65 accordance with the stipulations and other provisions set out herein until such time as a 66 special use permit or other applicable zoning for the Resort is issued by the Town for the 67 Property, it being the intent of the Town that in such event the Town will promptly issue a 68 special use permit or other zoning classifications containing stipulations and other provisions 69 70 which are identical to, or as near to identical as possible, to those contained in This Special Use Permit. 71

72 7. In the case of, inconsistencies or conflicts between or among these stipulations, the SUP
Book and/or the Site Plan shall be resolved in the following order of precedence: these
stipulations shall have first precedence and control over the text of the SUP Book and the
Site Plan, and after that, the text of the SUP Book shall have precedence and control over the
Site Plan. In the event of a conflict between the text or narrative and diagrams, drawings or
other graphic representations contained in either the SUP Book or the Site Plan, the text or
narrative will prevail and control over the graphic representations.

8. Mylar versions of the Site Plan, lighting plan, perimeter landscaping, wall plan, grading and drainage plan and elevations from the SUP Application book, (as modified per Stipulation No. 3) and electronic versions of all Special Use Permit Application Book sheets (as modified per Stipulation No. 3), shall be submitted thirty (30) days after final approval. No

part of the Resort shall be operated as a Time-Share Project, as such term is defined by the
Town Zoning Ordinance. No part of the Resort Hotel Area A may be subdivided (if
previously combined) for purposes of sale or resale. Any part or individual unit of the Resort
Villas Area A1 may be subdivided (if previously combined) or combined for the purposes of
sale or resale provided that the total number of units shall not exceed one hundred twenty
(120).

9. When applicable, all approvals and determinations by the Town Manager or designeereferenced herein shall be governed by the Code in effect at the date of that determination.

10. If any portion of the property is used in violation of the terms of This Special Use Permit, the
Town may, after fair notice, a hearing and a reasonable opportunity to correct, impose a
monetary sanction on the then Owner of such portion, in an amount not to exceed the
maximum amount allowed for violations of the Town Zoning Ordinance for each day such
violation exists, in addition to all other orders or sanctions permitted by applicable laws. No
such remedy shall be sought from any other Owner or portion of the Property that is not in
violation of this Special Use Permit.

11. This <u>Special Use Permit</u> shall run with the land and any person having or subsequently
acquiring title to any portion of the property shall be subject to This Special Use Permit, as it
applies to the portion of the property owned thereby and as it may be amended or superseded
from time to time. Once an Owner no longer owns the property, such prior owner shall not
be subject to This Special Use Permit.

103 12. Unless otherwise stipulated in This Special Use Permit, Amendments shall follow the
 appropriate process outlined in Article XI, Special Uses and Additional Regulations, of the
 Town Zoning Ordinance, as amended

B. Construction and Development Standards

13. All utilities within the Resort shall be underground and located within appropriate easements.
 All water and sewage facilities shall be constructed in accordance with plans approved by the
 Town Manager or designee.

14. No construction permit shall be issued for any construction on the Property until appropriate
engineering or architectural plans are submitted to the Town and the issuance of such
construction permit for that particular activity is approved by the Town Manager or designee.
However, the Town may issue approvals and/or permits to salvage native plants and stage or
prepare the job-site for work, with fences, trailers, dumpsters, sanitation, water tanks,
material storage, erosion control and dust control measures, and the like, without engineering
or architectural plans.

118 15. During the period of demolition or construction of new improvements, signs shall be posted
119 on the Property (or at the entrance to a particular phase) indicating the name and phone
120 number of a person the public may contact with construction-related concerns. Sign details
121 such as the sign size, height and location shall be reviewed and approved by the Town
122 Manager or designee.

123 16. All new construction shall satisfy all fire department requirements for each component of
124 work (which may include temporary fire protection facilities) prior to the issuance of any
125 building permit for such work.

17. Prior to the issuance of a certificate of occupancy for any individual structure, adequate fire,
emergency and other vehicle access and adequate fire service shall be provided for such
structure and the particular phase of development in which such structure is located, as
determined by the Town Manager or designee.

18. Interiors of any Resort Hotel structure may be remodeled at any time without an amendment
to This Special Use Permit so long as such remodeling does not increase the number of keys

specified within This Special Use Permit.

133	19. One or more locations within the Resort as approved by the Town Manager or designee may
134	be improved and used as a marketing centerMarketing Center for the sales and marketing of
135	the project until such time as all project construction has been substantially completed and all
136	Resort Villas (Area A-1), Resort Related Homes (Area B), Ritz-Carlton Branded Homes
137	(Area C), and Resort Related Attached Residences (Area D) have been sold. [Added Area A-
138	1, will likely need to define marketing center, none of the definitions have been added at this
139	point]

- 140 20. Temporary construction driveway locations are subject to <u>administrativethe</u> approval by the
- 141
 Town Manager or designee and are limited to locations on major arterial roadways and/or
- 142 Indian Bend Road east of the existing traffic circle.
- 143 21. If construction has not commenced on a portion of the site by a date that is five (5) years
 144 after the Approval Date, any such unimproved, disturbed portion shall be stabilized and/or
 145 landscaped to minimize dust.

146 22. The Resort Hotel Owner shall submit a construction schedule prior to the issuance of any
147 building permit to ensure compliance with all Town ordinances and in order to minimize
148 construction nuisances. This construction schedule shall include the following:

- Dust and noise control measures
- Vehicle/equipment storage/parking
- Construction days/hours
- Location of staging area for construction supplies/equipment
- Location of any construction trailer and sanitary facility
- Location of on-site construction-materials/debris storage
- Location of fire lanes during the construction period

- The approximate beginning and ending for construction of structures within a
 phase
- All construction related parking and storage must be contained within the boundaries of This Special Use Permit and on the adjacent property within the City of Scottsdale owned by the applicant. [Staff agreed to applicant's revision]
- 162 23. The Resort Hotel Owner shall arrange for Construction Phasing per Area on the Property in163 the following sequence:
- Commence native plant salvage, dust and erosion control measures, job-site
 mobilization and set-up, and the like
- Begin Storm Water Pollution Prevention Plan and Measures
- Upon completion of the salvage, erosion and dust control, job-site
 mobilization, and set-up, commence horizontal or civil improvements and
 site work.
- Upon substantial completion of the civil improvements and site work,
 commence vertical building improvements and perimeter walls and perimeter
 landscaping (outside the perimeter walls) of the Property, along Lincoln
 Drive, Mockingbird Lane and Indian Bend Road
- Upon substantial completion of above, vertical building improvements for
 Areas A, A1, B, C, and D, may commence concurrently or independently
 from each other.in accordance with the phasing plan. Off-site and right-ofway improvements may be scheduled independently of the foregoing [The
 applicant suggested some edits to the two bullets above in their response letter
 that may be workable, but was not changed in this version of the stipulations.]

180 24. Subject to requirements for construction of the horizontal or vertical improvements,
 181 construction access, emergency vehicle access, erosion control, storm water pollution
 182 prevention control, dust control and other measures, portions of the perimeter wall and
 183 landscaping may be postponed, or re-opened for construction or access subject to approval by
 184 the Town Manager or designee.

186 During construction and development of the Resort Property, temporary sales and marketing 187 signs may be posted on the Property consistent with the future Temporary Sign Plan to be 188 submitted by the owner/developer and administratively approved by the Town.

25. During construction, the Resort Hotel Owner shall sweep the streets adjacent to the Property
or any other public streets in the Town directly affected by development on the Property
using a PM-10 or equivalent capable street sweeper at least three times a week or more as
required by the Town Manager or designee.

26. Screening of any backflow preventer, transformer, or other similar equipment visible from
Lincoln Drive, Mockingbird Lane or Indian Bend Road shall be required and the precise
location thereof shall first be approved by the Town Manager or designee and the utility
provider.

197 [Place in the development agreement, applicant prefers original language] The building floor
 198 plans, elevations (exclusive of heights and setbacks), materials and colors may generally
 199 complyshall be in substantial compliance with those shown on This Special Use Permit,
 200 however, all elevations, architectural examples, imagery, photographic representations, and
 201 renderings provided in . Minor variations may be approved by the SUP booklet are
 202 conceptual in nature and do not necessarily represent the final design and construction Town
 203 Manager or designee.

204 27. Additional accessory and service structures in Areas A and A1, as defined in the Town's
205 Resort SUP Guidelines, each limited to eight-hundred (800) square feet, may be added to the
206 Approved Plans, provided that the total square footage of all the accessory and service
207 structures added together does not exceed fifteen thousand (15,000) square feet, such
208 additions to be provided to the Town Manager or designee as a revised conceptual site plan.
209 The additional accessory and service structures cannot exceed sixteen (16) feet in height and
210 must be set back a minimum of sixty (60) forty (40) feet for any accessory structure and sixty

(60) feet for any service structure from any rights-of-way or residential property lines
(outside of the SUP boundaries) and 10 feet from any non-residentially zoned property
(outside of the SUP boundaries). [The applicant suggested revisions on the setbacks to clarify
only to the SUP boundaries. This may be acceptable but was not changed in this version of
the stipulations.]

216 28. Accessory structures that do not exceed six (6) feet in height above finished gradeGrade in
217 Areas A & A1, including, but not limited to, pools, barbeques, fire pits, fireplaces, water
218 features and other accessory structures, shall be allowed within the boundaries of Areas A
219 and A1, such additions shall be properly permitted by the Town Manager or designee.
220 [Applicant prefers finished grade or need to define Grade, none of the definitions have been
221 added at this point]

- 222 29. Construction for the Resort Related Luxury-Homes (Area B) and Resort-Ritz-Carlton Branded
 223 Homes (Area C).
- a. The Resort Related Luxury Homes (Area B) and Resort <u>Ritz-Carlton</u> Branded
 Homes (Area C) shall be constructed in conformance with the development
 standards set forth in This Special Use Permit;
- b. Additional walls not shown on This Special Use Permit may be constructed on
 a Resort Related Luxury Lot or Resort-Ritz-Carlton Branded Lot within
 enclosed private yards, provided they do not exceed six feet in height;
- c. <u>Air conditioners shall not be installed on roofs; [Applicant wants to allow on rooftop</u>
 <u>if screened]</u>
- d. All exterior lighting shall comply with Town ordinances;

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e. <u>A minimum of 33% of the aggregate of all enclosed yard areas within a Resort</u>
 <u>Related Luxury or Ritz-Carlton Branded lot shall be open, planted, or pervious;</u>

[Applicant wants 29.e deleted]

- 240
- f. [Applicant has issue with most of Stipulation 29.f]Accessory structures that 241 do not exceed six (6) feet in height above finished gradeGrade, including, but 242 not limited to, pools, barbeques, fire pits, fireplaces, water features and other 243 accessory structures, shall be allowed within the boundaries of each Area B 244 and Area Clot, provided they are located behind and screened from public 245 right of way streets. A freestanding guesthouse is not an allowed accessory 246 structure. Accessory structures over six (6) feet above finished grade, 247 inclusive of casitas, freestanding guest homes, gazebos, trellises, and patio 248 coversGrade shall be allowed on each Area B and Area Clot, provided they 249 are limited to sixteen (16) feet above finished gradeGrade and comply with 250 the following setbacks: 251
- 252

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255

- Front yard ten (10) feet
- Side yard five (5) feet
 - Side yard that abuts a street ten (10) feet
 - Rear yard ten (10) feet

OR, an alternative to Stipulation 29.f above: 256

Detached Accessory Buildings and Minor Site Improvements such as pools, spas, trellis, 257 patio covers, gazebos, fireplaces and fire pits may be installed in an enclosed Resort 258 Related yard or Ritz-Carlton Branded yard provided they each have a setback of five (5) 259 feet from the enclosed yard wall and a height below sixteen (16) feet. No setback is 260 required for water features less than eighteen (18) inches deep as long as no portion of 261 such water feature shall exceed the height of the closest property wall. The total area of 262 all such open beamed and roofed accessory structures shall be limited to a maximum of 263 25% of the total enclosed yard area within a lot. 264

265	OTHER stipulations for consideration to add to Stipulation29 above:
266	Pools, spas, hot tubs, ponds and fountains are allowed, provided that the aggregate area
267	of such features which are in excess of 18" deep shall not exceed 1,000 square feet.
268	
269	Pool and fountain equipment are allowed, provided that all such equipment must be
270	screened in such a manner so as not to be visible from any lot or common area or
271	adjoining property. All heaters are to be stackless or low-profile in configuration.
272	
273	
274	Freestanding fireplaces or fire pits are allowed, subject to the following:
275	• Wood burning freestanding exterior fireplaces or fire pits are allowed but are
276	limited to one per Resort Villa lot. Additional freestanding fireplaces are
277	allowed but are restricted to gas burning only.
278	• Freestanding outdoor fireplace chimneys shall not exceed ten feet in height.
279	Attached fireplace chimneys may be two feet above the top of accessory
280	structure or 14 feet in height total, whichever is less.
281	• Freestanding fireplaces and fire pits must be set back a minimum of five feet
282	from all Resort perimeter Property lines.
283	
284	Playground equipment, basketball backboards, storage sheds and free-standing flagpoles
285	shall not be permitted.
286	30. [Word choices that may need refining in this stipulation] Construction for the Resort Related
287	Attached Village TownhomesResidences (Area D)
288	
289	a. The Resort Related Attached Village Townhomesresidences shall be constructed in
290	conformance with the development standards set forth in This Special Use Permit;
291	and-
292	

293	b. Accessory structures Minor Site Improvements not shown on This Special Use
294	Permit may be constructed on a Resort Related Attached Village Townhome
295	lotresidences when otherwise in compliance with This Special Use Permit.
296	
297	31. All lighting not visible off site shall meet Resort Guidelines. All lighting (including fixtures,
298	light source, etc.) visible off site shall be approved through a minor amendment.
299	
300	32. Except as otherwise allowed by Federal or State requirements, antenna and satellite dishes
301	are permitted, as follows:
302	
303	a. Satellite dishes must not be located above the roof line. Satellite dishes and antennas
304	greater than twenty-for (24) inches in diameter are permitted, provided that they are
305	not mounted on the roof and meet all Town Code requirements, including full
306	screening of equipment from view to the public right-of-way or properties not part of
307	This Special Use Permit; and
308	
309	b. All wiring shall be contained within a structure, conduit or underground.
310	
311	33. Cellular and other wireless transmission antennas are permitted, provided that they comply
312	with this Special Use Permit, all applicable Town ordinances and obtain a Conditional Use
313	Permit pursuant to Article XI, Special Uses and Additional Regulations, of the Town Zoning
314	Ordinance, as amended. Any cellular antennas shall be designed as integrated architectural
315	features within the structures on the Property and any screening shall be in the same finish
316	and color as the structure on which it is located. There shall be no unscreened projections of
317	cellular antennas on any building above the roofline. Any lease agreement with a wireless
318	operator will specifically allow entry by the Town and its agent for the purpose of inspection
319	and compliance with Town ordinances and will require compliance with Article XII,
320	Personal Wireless Service Facilities, of the Town Zoning Ordinance or any successor
321 322	ordinance regarding the conditions and limitations of special use permits.

323

324 34. The final design for the Visually Significant Corridor of Lincoln Drive shall be submitted325 and approved by the Town Manager or designee.

326	C. Uses
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329	35. Temporary tents or pavilions may be erected at the Resort Hotel, Resort Villas, Resort
330	Ancillary Facilities and related site improvements, in the locations shown on the Approved
331	Plans, provided that such temporary tents or pavilions shall not remain erected for more than
332	sixteen (16) consecutive days per event. No tent shall be higher than twenty-four feet (24')
333	above finished grade. Any other temporary tent or pavilion shall have adequate parking and
334	be approved by the Town Manager or designee.
335	
336	36. [The applicant has some concerns on this stipulation. It is similar to other SUPs, and is
337	meant to clarify when an SUP event permit is needed or not. The permit from the Fire
338	Marshal is separate from the zoning approval of the tents/special event] Special events shall
339	be permissible, with or without temporary tents or pavilions, provided these events are in
340	accordance with the Article 8-8, Special Events on Private Property and Public Rights-of-
341	Way, of the Town Code, as may be amended, with the following conditions:
342	
343	a. As allowable in said Article 8-8, Special Use Permit properties are exempt from the
344	Special Event permit review process provided that such exempted events are limited
345	to the type of activities that are customary and incidental to the primary uses of This
346	Special Use Permit and any temporary tents or pavilions used are as approved at the
347	locations and tent sizes shown with This Special Use Permit;
348	
349	b. Exemption from the Special Event permit review process does not exempt the Resort
350	Owner from any applicable required permit inspections related to public health,
351	safety and welfare by the Town, State of Arizona, or other such jurisdiction. Such
352	permit inspections are determined as follows:
353 354	i. <u>A permit from the Town Fire Marshal, or designee, for any structure or tent</u>

355	having an area in excess of 200 square feet, or a canopy in excess of 400
356	square feet, and
357	ii. Review by the Town Community Development Department the provision for
358	and location of any portable restroom facilities;
359	
360	c. Any temporary tents or pavilions not shown on said plans may be approved in
361	accordance to Article 8-8-10, Procedure for Review of Application and Appeal of
362	Decision, of the Town Code;
363	
364	d. <u>Temporary tents or pavilions must meet a minimum setback of 40 feet to the exterior</u>
365	property line of This Special Use Permit; and
366	
367	e. Placement of any temporary tent or pavilion shall have no adverse impact on parking
368	or circulation
369	37. The hours of public operation for the Resort Hotel shall be twenty-four (24) hours per day,
370	seven (7) days a week, except for the hours and operational standards set forth below:
371	a. Indoor Bars/lounges: 6:00 a.m. to close per state statute;
372	b. Outdoor banquets, receptions, weddings and socials: 6:00 a.m. to 2:00 a.m.;
272	
373	c. Rooftop Resort Hotel Amenity
274	i No optivities on events shall ecour between 10:00 n m and 7:00 s m t with the
374	i. No activities or events shall occur between 10:00 p.m. and 7:00 a.m.; -with the
375	exception of event setup and breakdown procedures conducted by resort staff.
376	ii. No amplified music shall be permitted at any time;
377	iii. No permanent shade structures may be constructed. Temporary shade structures
378	are permitted as needed for specific events. Temporary structures shall be
379	constructed erected and removed within 24 hours of the same day as the event;
380	iv. No outward projected lighting shall be permitted from the Rooftop Resort Hotel

381	Amenity;
382	v. At no time may the noise level exceed current Town Code standards at or
383	beyond the SUP boundary line. The Town reserves the right to require
384	additional noise mitigation measures such as sound deadening materials or other
385	techniques to remedy any violation of the Town's noise or nuisance regulations
386	and This Special Use Permit;
387	vi. The maximum occupancy shall be limited to the applicable building and fire
388	codes;
389	vii. Food and alcohol service may be provided at any time between 7:00 a.m. and
390	10:00 p.m.
391	viii. The Spa & Fitness facilities: Outside members limited to 5:00 a.m. to midnight;
392	and
393	ix. Trash pickup: 7:00 a.m. to 7:00 p.m.
394	38. [The applicant has concerns with this stipulation, refer to their response letter] Use of Resort
395	Villas (Area A1), Resort Related Luxury-Homes (Area B), Resort-Ritz-Carlton Branded
396	Homes (Area C), and Resort Related Attached Village Townhomesresidences (Area D), and
397	Resort-Related Mixed Use (Area E).
398	a. Resort Villas (Area A1)
399	i. Each owner of a Resort Villa may occupy it, or permit its family and guest(s)
400	to occupy it, or make it available for residential uses. In addition, each owner
401	of a Resort Villa may voluntarily participate in the Resort Hotel rental
402	program and make the Resort Villa available for transient occupancy uses, or
403	hospitality uses, at their sole option, under the terms and conditions of the
404	Resort Hotel rental program. The principal guest of a Resort Villa in the
405	Resort Hotel rental program shall register with the Resort Hotel. Nothing shall
406	prohibit a Resort Villa from being sold (and thereafter resold) to a third party,
407	or parties, and used as provided herein.
408	ii. Units must always meet the FF&E standards established under the Principal
409	Resort Hotel's Comprehensive Design Manual for Hotel Keys.

410	iii. Rental of units will be processed through the Principal Resort Hotel's Rental
411	Management Program or other similar mechanism where the Principal Resort
412	Hotel can track all rental activity.
413	iv. The term "residences" will not be used in any branding or marketing materials
414	for the sale of units.
415	v. Each floor of the building containing units must contain a maid/housekeeping
416	closet and an ice-making machine
417	vi. Each unit must have locking entrance doors tied to a remote master key
418	system located at the guest reception are of the Principal Resort Hotel, which
419	system is capable of issuing new key cards for each unit as it is rented and
420	cancelling key cards upon expiration of the rental term
421	vii. Each unit must be connected to a master television system as would typically
422	be found in a full service upper upscale or better resort hotel
423	viii. Each unit must be connected to a master telephone or VOIP system that
424	allows intra-system calls to the front desk, concierge, housekeeping, room
425	service, and other hotel services, as typically found in a full service upper
426	upscale or better resort hotel.
120	
427	b. Resort Related Luxury-Homes (Area B). Each owner of a Resort Related
428	Luxury Home may occupy it or permit its family and guest(s) to occupy it, or
429	make it available for residential uses. Nothing shall prohibit a Resort Related
430	Luxury-Home from being sold (and thereafter resold) to a third party, or
431	parties, and used as provided herein.
432	c. Resort-Ritz-Carlton Branded Homes (Area C). Each owner of a Resort-Ritz-
433	Carlton Branded Home may occupy it, or permit its family and guest(s) to
434	occupy it, or make it available for residential uses. In addition, each owner of
435	a Resort-Ritz-Carlton Branded Home may voluntarily participate in the Resort
436	Hotel rental program and make the home available for transient occupancy
437	uses, or hospitality uses, at their sole option, under the terms and conditions of
438	the Resort Hotel rental program. Nothing shall prohibit a Resort-Ritz-Carlton

439 Branded Home from being sold (and thereafter resold) to a third party, or 440 parties, and used as provided herein.

441d. Resort Related Attached Village TownhomesResidences (Area D). Each owner442of a Resort Related Attached Village TownhomeResidence443permit its family and guest(s) to occupy it, or make it available for residential444uses. Nothing shall prohibit a Resort Related Attached Village445TownhomeResidence446or parties, and used as provided herein.

- 447 d.e.Resort-Related Mixed Use (Area E). The following uses are subject to future
 448 site plan review for Area E located within the Town of resort-related retail
 449 and resort-related residential, or all detached residential use.
- 450 [Place in the development agreement] Rentals other than by Resort Hotel Owner.
 451 Annual or longer rentals of Resort Villas and Resort Branded Homes are permitted,
 452 subject to the Covenants, Conditions and Restrictions of the Resort.
- 453 454

455

D. Parking and Circulation

39. Parking shall meet or exceed the parking requirements set forth in this Special Use Permit.
Any change in use to the Resort Hotel that increases the parking demand over what is
provided in This Special Use Permit must be approved as a minor amendment by the
Planning Commission.

40. All contracts between the Resort Hotel Owner and any valet company or other parking 462 company shall include an acknowledgment and agreement that such company shall not park 463 any vehicles on public streets in the Town. Buses and other vehicles may be used to shuttle 464 guests or employees to or from parking areas not located on the Resort, and between the 465 Resort and other destinations (e.g., airport, shopping facilities, golf courses, attractions, etc.). 466 Any catering agreement between Resort Hotel Owner and any owner or guest booking events 467 at the Resort shall include an acknowledgement and agreement that catering vehicles may not 468 park on public streets in the Town. 469

41. Unlicensed support vehicles (i.e., golf carts, utility vehicles, etc.) may be used to transport 470 471 guests and residents and provide services to the Resort, Resort Villas, Resort Ancillary Facilities, Resort Related Luxury Homes (Area B), Resort-Ritz-Carlton Branded Homes 472 473 (Area C), Resort Related Attached Village Townhomesresidences (Area D), and hotel, residential, resort-related retail, restaurantResort Related Retail, Restaurant, and resort-474 related health services in Residential Uses (Area E-and the 17 acres of land within the City of 475 Scottsdale located at the southwest corner of Indian Bend and Scottsdale Roads,), but shall 476 477 not be used or parked on any public street.

42. All designated fire lanes shall maintain a vertical clearance of fourteen feet (14') above
finished grade and a horizontal clearance of twenty feet (20') to allow passage of emergency
vehicles and must meet all current Arizona Department of Transportation standards.
Emergency access points are only to be utilized for emergency vehicles. No deliveries or
other use is allowed.

43. At any time when the parking demand within the Resort is expected to exceed onsite
capacity, the Owners of the affected areas shall initiate a parking management plan which
may include valet parking or offsite parking arrangements (but not the use of parking on any
public street within the Town).

44. All streets and drives in the Resort are and shall remain private streets. All streets, sidewalks
and paved areas constructed shall remain private; provided, that all new streets constructed
shall be per the SUP booklet cross sections. That part of This Special Use Permit granted for
private streets and drives herein shall be binding on the Applicant.

45. The streets and drives on the Property shall be constructed and maintained by the Applicant. 491 The rights and obligations, including but not limited to the right and obligation to maintain 492 the streets and drives on the Property, shall run with the land and shall be binding thereon. In 493 the event a condition that threatens the health or safety of the residents of the Town is created 494 or results from the Applicant's failure to maintain the streets or drives within the Property, 495 the Town may give the Applicant a written notice to undertake appropriate maintenance to 496 cure such condition. If the condition remains uncured for thirty (30) days after notice thereof 497 in writing to the Applicant by the Town, or if the condition is such that it cannot be 498 reasonably corrected within thirty (30) days, the correction thereof not having been 499 500 commenced and thereafter diligently prosecuted within thirty (30) days from receipt of such written notice, the Town may enter the Property and perform such work necessary to cure the 501 502 condition. The Town may assess the actual costs and expenses related to such work against the Applicant as owner of the private streets and drives, and the Applicant shall remit 503 504 payment to the Town within thirty (30) days of receipt of an invoice together with the usual and customary supporting documents and materials from such work. If the Applicant fails to 505 506 remit such payment within the 30-day period, the Town may file a lien against the Property 507 for any such unpaid amount due to the Town.

46. The 8' wide public trail shall remain ungated and unobstructed at all times. The trail must
meet ADA requirements and must have full clearance for a bicycle at bridge crossing.

- 510 47. Proposed guardgates and guardhouses shall be in the general locations shown on the Resort
- 511 Wall Master Plan and must meet the SUP Guideline standards.
- 48. All proposed cul-de-sacs in Areas B & C shall meet a right-of-way radius of not less than
- forty-five feet (45') with an improved traffic circle having a radius of forty feet (40')
- 514 No loading, truck parking, trash containers or outdoor storage area shall be located within 100
- 515 feet of residentially zoned property outside of the SUP boundaries. All such areas shall provide
- 516 visual and noise screening to minimize impacts on adjacent residential property.
 - E. Management

517

518 49. There shall be at least one person at the Resort at all times who has been thoroughly briefed on the provisions of This Special Use Permit and who has the authority to resolve all 519 problems related to compliance with This Special Use Permit. All calls from Town residents 520 to the Town or Resort, regarding noise or disturbances shall be referred to and addressed by 521 522 such person(s). Maintenance of the Resort in general, and all common areas specifically, shall be coordinated through a single unified management entity, which may be the Resort 523 524 Hotel Owner or its designee. 50. [Applicant would like clarification of this plan] COMMUNITY OUTREACH 525 526 Subsequent to the approval of this Ordinance, the Owner shall implement the Community Outreach Plan. 527 528 529 Note: Prior to Town Council action these stipulations will be put into a Town ordinance format, 530 531 including the inclusion of definitions 532 533 534