#### **ORDINANCE NUMBER 2019-02**

AN ORDINANCE OF THE TOWN OF PARADISE VALLEY. 9 ARIZONA, APPROVING A MAJOR AMENDMENT TO THE 10 SPECIAL USE PERMIT FOR PROPERTY ZONED SUP 11 DISTRICT (RESORT) KNOWN AS SMOKE TREE RESORT 12 LOCATED AT 7101 EAST LINCOLN DRIVE, PROVIDING FOR 13 **REDEVELOPMENT WITH DEMOLITION OF ALL EXISTING** 14 STRUCTURES AND CONSTRUCTION OF A NEW RESORT 15 HOTEL WITH *[insert number here]* HOTEL KEYS WITH RESORT 16 RELATED RESTAURANT, RETAIL, MEETING SPACE, AND 17 SPA, [insert number here] RESORT RELATED RESIDENCES, AND 18 SITE IMPROVEMENTS INCLUDING SURFACE PARKING AND 19 UNDERGROUND PARKING, LANDSCAPING, LIGHTING, AND 20 **IMPROVEMENTS TO SITE INFRASTRUCTURE: PROVIDING** 21 FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE 22 DATE 23

24

8

25

WHEREAS, the Town of Paradise Valley (the "Town") Planning Commission held a public 26 27 hearing on *[insert date here]*, in the manner prescribed by law, for the purpose of considering an amendment to the Special Use Permit for The Smoke Tree Resort, and recommended 28 29 *[insert Planning Commission's Recommendation here]* to the Town Council; and 30 WHEREAS, the Town of Paradise Valley Council ("Town Council") held a public hearing on 31 *[insert date here]*, in the manner prescribed by law, to hear and to take action on the amendment 32 33 to the Special Use Permit for The Smoke Tree Resort, as recommended by the Planning Commission; and 34 35 WHEREAS, the Town Council finds that the requirements of Section 2-5-2.F, Citizen Review 36 Process, including holding a Citizen Review Session on *[insert date here]*, to provide a 37 reasonable opportunity for the applicant, adjacent landowners, and other potentially affected 38 citizens to discuss issues or concerns they may have with the application has been met; and 39 40 WHEREAS, this amendment to the Special Use Permit for The Smoke Tree Resort is consistent 41 with the property's designation as "Resort" in the Town's General Plan Land Use Map; and 42 43 44 WHEREAS, upon the effective date of this Ordinance, the zoning district of "Special Use Permit – Resort" shall now be shown on the Town's Zoning Map along with a reference to the 45 new major amendment special use permit reference number on the Town's official Zoning Map 46 of "SUP 18-05"; and 47

Date: 01/11/2019

WHEREAS, in accordance with Article II, Section 1 and 2, Constitution of Arizona, the Town 1 2 Council has considered the individual property rights and personal liabilities of the residents of 3 the Town before adopting Ordinance #2019-02 (the "Ordinance"). 4 NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND TOWN COUNCIL OF 5 THE TOWN OF PARADISE VALLEY, ARIZONA THAT: 6 7 8 SECTION I. In General 9 10 1. The Special Use Permit zoning for Smoke Tree Resort allows for resort uses on the approximate 5.3 gross acres of land located at 7101 East Lincoln Drive in the Town of 11 Paradise Valley, Arizona, more particularly described on Exhibit "A," attached hereto 12 (the "Property"). 13 14 2. This Major Amendment to the Special Use Permit (SUP 18-05) for Smoke Tree Resort 15 hereby rescinds all prior Special Use Permits for the Property and creates a new Special 16 Use permit to allow for redevelopment with demolition of all existing structures and 17 construction of a new resort hotel with [insert number here] hotel keys with resort 18 related restaurant, retail, meeting space, and spa, [*insert number here*] resort related 19 residences, and site improvements including surface parking and underground parking, 20 landscaping, lighting, and improvements to site infrastructure, subject to the Conditions 21 set forth in Section II of this Ordinance. 22 23 24 3. To provide historical reference of what is being rescinded a description of prior amendments to the Special Use Permit for the Property is summarized in Exhibit "B," 25 attached hereto. 26 27 28 4. All prior Special Use Permit approvals on this Property are rescinded and no longer in full force and effect upon the Effective Date of this Ordinance. 29 30 5. This Major Amendment to the Special Use Permit for this Property is in accordance 31 with Section 1102.7 of the Zoning Ordinance. 32 33 34 SECTION II. Conditions. Pursuant to Article XI of the Zoning Ordinance of the Town of Paradise Valley, Arizona (the "Town"), the Town hereby grants to Gentree L.L.C., an Arizona Limited 35 Liability Company, its successors and assigns, Special Use Permit 18-05 by its approval of this 36 Ordinance (the "SUP 18-05") governing the use of the Property. All capitalized terms contained 37 herein shall have the meanings ascribed to them parenthetically or otherwise in this Ordinance. 38 39 This amendment is one of many amendments to the first Special Use Permit on the Property 40 approved by the Town in 1969. This Special Use Permit is intended to supersede and replace 41 all prior Special Use Permits for this Property and rescinds all prior Special Use Permits for the 42 Property. This Special Use Permit is being granted by the Town to permit the continued use 43 and operation of the Property for resort use subject to and in accordance with the stipulations 44 and other provisions set forth herein as shown in Exhibit "C," attached hereto. 45 46 SECTION III. Severability. If any section, subsection, sentence, clause, phrase or portion of 47 this Ordinance is for any reason held invalid or unconstitutional by a court of competent 48

Date: 01/11/2019

1	jurisdiction, such portion shall be deemed a separat	e, distinct and independent prov	vision and	
2	such holding shall not affect the validity of the remaining portions thereof.			
3				
4	SECTION IV. Effective Date. This Ordinance sha	ll become effective at the time	and in the	
5	manner prescribed by law.			
6				
7	PASSED AND ADOPTED by the Mayor and Tow		lise Valley,	
8	Arizona, this day of, 201	.9.		
9				
10				
11				
12		Jerry Bien-Willner, Mayor		
13	SIGNED AND ATTESTED THIS DAVOE	2	010	
14 15	SIGNED AND ATTESTED THIS DAY OF _		.019.	
15 16				
10	ATTEST:	APPROVED AS TO FORM:		
18				
19				
20				
21	Duncan Miller, Town Clerk	Andrew Miller, Town Attorne	y y	

1	EXHIBIT "A"
2	ТО
3	ORDINANCE NUMBER 2019-02
4	
5	Legal Description
6	
7	TOWN OF PARADISE VALLEY
8	SPECIAL USE PERMIT FOR THE SMOKE TREE RESORT
9	
10	PARCEL NO. 1
11	
12	The North half of the Northwest quarter of the Northeast quarter of the Southeast quarter of
13	Section 10, Township 2 North, Range 4 East of the Gila and Salt River Base and Meridian,
14	Maricopa County, Arizona.
15	
16	EXCEPT the East 200 feet, thereof.
17	
18	PARCEL NO. 2
19	
20	The North half of the South Half of the Northwest quarter of the Northeast quarter of the Southeast
21	quarter of Section 10, Township 2 North, Range 4 East of the Gila and Salt River Base and
22	Meridian, Maricopa County, Arizona.
23	
24	EXCEPT the East 200 feet, thereof.
25	
26	[NOTE- Legal description to be updated with correct right-of-way dedication prior to

27 recordation of this Ordinance]

	EXHIBIT "B"
	ТО
	ORDINANCE NUMBER 2019-02
Description of	Prior SUP Amendments that are rescinded upon the Effective Date
	TOWN OF PARADISE VALLEY
SPEC	CIAL USE PERMIT FOR THE SMOKE TREE RESORT
on March 13, 1969.	the property in 1961. The Town approved the original Special Use Permit The list below summarizes the known amendments to the original Special hich are rescinded upon the Effective Date of this Ordinance.
June 2008	Amendment to the Special Use Permit to renovate the restaurant for a new tenant. Various improvements to the restaurant building along Lincoln Drive were made including the screening of roof mounted mechanical equipment.
May 1971	Amendment to the Special Use Permit to add more kitchen space. The Town approved modification of Cottage 1 to a non-public use for more kitchen space.
March 1969	Establishment of the property for resort use by Special Use Permit, subject to 2 conditions including payment for condemnation of right-of-way on Lincoln Drive and that new leases of commercial space be approved by Town Council.

1	EXHIBIT "C"
2	ТО
3	ORDINANCE NUMBER 2019-02
4 5	SUP CONDITIONS
6 7 8 9	TOWN OF PARADISE VALLEY SPECIAL USE PERMIT FOR THE SMOKE TREE RESORT
10 11	I. PROJECT DESCRIPTION
12 13 14 15 16 17	Redevelopment of the Property, that includes a complete demolition of all existing structures and construction of a new resort hotel with [ <i>insert number here</i> ] hotel keys with resort related restaurant, retail, meeting space, and spa, [ <i>insert number here</i> ] resort related residences, and site improvements including surface parking and underground parking, landscaping, lighting, and improvements to site infrastructure
18 19	II. DEFINITIONS
<ul><li>20</li><li>21</li><li>22</li><li>23</li></ul>	<b>"2019 Development Agreement</b> " means a development agreement between the Town and the Owner entered into pursuant to the terms of A.R.S. § 9-500.05, which is to be executed contemporaneously with adoption of this SUP.
24 25 26 27 28 29 30 31 32 33 34 35	"Affiliate" as applied to any person, means any person directly or indirectly controlling, controlled by, or under common control with, that person or spouse or children of such person, if such person is a natural person. For the purposes of this definition, (i) "control" (including with correlative meaning, the terms "controlling," "controlled by" and "under common control"), as applied to any person, means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of that person, whether through the beneficial ownership of voting securities, by contract or otherwise, and (ii) "person" means and includes natural persons, corporations, limited partnerships, general partnerships, joint stock companies, joint ventures, associations, limited liability companies, limited liability partnerships, limited liability limited partnerships, trusts, land trusts, business trusts or other organizations, whether or not legal entities.
36 37 38 39	" <b>Approval Date</b> " means the date on which both of the following have occurred (i) Ordinance No. 2019-02 is approved (i.e., voted on) by the Town Council of the Town of Paradise Valley, Arizona and (ii) signed by the Mayor.
40 41 42	<b>"Approved Plans</b> " means those certain plans and other documents certified by the Town Clerk that are listed in Schedule "IV," attached hereto and incorporated herein by this reference.
43 44 45 46	<b>"Branded Residence</b> " means a Resort Residential unit which has been designed and finished with standards adopted by an organization which provides services for the branding of residences. Such Branded Residences are limited to [ <i>need to identify</i> ]
47	acceptable brands or brand standards—this may also be tied into or described in the

*development agreement*, or such other brands as the Town Manager approves, but 1

- 2 provided that the Town Manager has first distributed to the Town Council and staff the
- proposed new brand at least two weeks prior to the Town Manager's decision. The brand 3

of the Branded Residences shall be the same as the brand of the Principal Resort Hotel. 4

- While the specifications for Branded Residences may be different from Hotel Keys which 5
- comprise the Minimum Hotel Keys, they should be compatible in design with the Hotel 6
- Keys. Branded Residences may be sold and resold and or rented and re-rented through 7
- the Resort Rental Management Program or through a program adopted for their 8
- management. A Branded Residence may not be uniquely customized and furnished by its 9

owner but instead shall have furnishing, fixtures, and equipment the same as other similar 10

- sized Hotel Keys, or as befitting a luxury or upscaled Hotel Key. 11
- 12

"CC&Rs" means one or more sets of conditions, covenants and restrictions applicable to 13 discrete portions of the Property that, among other things, implement provisions of these 14 15 Stipulations.

16

"Effective Date" means the date on which all of the following have occurred: this SUP 17 and the 2019 Development Agreement have been adopted and approved by the Town 18 Council, executed by duly authorized representatives of the Town and Owner, and recorded 19 (if applicable) in the office of the Recorder of Maricopa County, Arizona, and any 20 applicable referendum period has expired without referral, or any proposed referendum has 21 22 been declared invalid in a final non-appealable judgment by a court of competent jurisdiction, or this SUP (or the 2019 Development Agreement, as applicable) has been 23 approved by the voters at a referendum election conducted in accordance with Applicable 24 Laws 25

"Floor Area" means the area under roof added to the floor area of any second and third 26 story; provided, however that "Floor Area" also includes the horizontal solid portion(s) of 27 trellises and/or open weave roofs, and all the horizontal solid portion of area under roof in 28 29 accessory buildings such as gazebos, ramadas and other accessory buildings. Floor Area 30 excludes the floor area of any fully subterranean portions of a building, courtyard areas, and the portion of any roof overhangs which are not over useable exterior spaces. In the 31 case of the Principal Resort Hotel, and notwithstanding the preceding sentence, Floor 32 Area includes subterranean portions of buildings that are part of the Principal Resort 33 Hotel and contain areas that are not generally intended to be accessed by the general 34 public and hotel guests, such as, but not limited to kitchens, employee locker rooms, 35 cafeterias and/or break rooms, staff offices, security offices, administrative offices, 36 37 laundry facilities, storage, maintenance facilities, utility rooms, and other facilities that are typically described as "back of house" facilities. 38

39

"Hotel Key" means a Resort Unit, served by a single key, which is part of a Resort Hotel, 40 designed and constructed with all furnishings, fixtures and equipment necessary to 41 operate as a single unit for transient occupancy use as a part of such Resort Hotel. Each 42 Hotel Key shall have at least one full bath and a direct lockable connection from the 43 exterior or a corridor. A Hotel Key may be located in a primary Resort Hotel structure 44 (in a building that includes guest registration, reception and other allowed uses) or in any 45 number of other buildings integrated or associated with such Resort Hotel through 46 landscaping or otherwise, including in a building or buildings with Resort Residential. A 47

Hotel Key may be interconnected with another Hotel Key unit through a lockable 1 connection, so that more than one Hotel Key may be rented as a single unit. 2 3 "Minimum Hotel Keys" means the [insert number here] Hotel Keys included as part of 4 the Principal Resort Hotel and owned by a single legal Owner which also owns the 5 Minimum Resort Hotel Improvements. 6 7 8 "Minimum Resort Hotel Improvements" means the minimum improvements included in the initial design and construction of the Principal Resort Hotel and including not less 9 than, all of the following elements: 10 11 The Minimum Hotel Keys. 12 (a) One (1) full service restaurant with seating capacity for not fewer (b) 13 than [*insert number here*] (XXX) persons which, together with other restaurants and food 14 15 service areas, are collectively capable of serving three (3) daily meals and providing room service to the Minimum Hotel Keys. 16 (c) At least one (1) swimming pool along with facilities (which may be 17 remote from the pool) intended to provide food and beverage service to Resort Hotel guests 18 19 at the pool. (d) At least one (1) heated whirlpool (such as a "Jacuzzi"). 20 (e) At least one (1) fitness area to accommodate professional-grade 21 exercise machines and related equipment. 22 An area or areas for providing spa services such as massage 23 (f) 24 services. A dedicated reception area to accommodate guest check-in, 25 (g) concierge and cashier. 26 27 (h) A dedicated area to accommodate vehicle or passenger drop off (such as valet parking services) for Resort Hotel guests. 28 29 "Open Space Criteria" means the following criteria related to the height and setback of buildings: No building shall penetrate an imaginary plane beginning at sixteen (16) feet 30 above Original Natural Grade and twenty (20) feet from the exterior property lines of the 31 Property, which plane slopes upward at a ratio of one (1) foot vertically for each five (5) 32 feet horizontally measured perpendicular to the nearest exterior property line of the 33 Property. This limitation shall apply until the maximum allowable height is reached. See 34 35 illustration Sheet [*insert sheet number here*] of Approved Plans. 36 37 "Original Natural Grade" is defined and set forth on Sheet [insert sheet number here] 38 of the Approved Plans. 39 "Owner" means Gentree L.L.C., an Arizona Limited Liability Company, its successors 40

41 and assigns. An Owner may be an individual, corporation, partnership, limited liability

company, trust, land trust, business trust or other organization, or similar entity, which in 1 turn may be owned by individuals, shareholders, partners, members or benefitted parties 2 under trust agreements, all of which may take any legal form, and may allocate interests 3 in profits, loss, control or use. 4

5

"Party" or "Parties" means the Town and Owner, or their successors or assigns. 6

"Principal Resort Hotel" means the Resort Hotel designated as such and which includes 7 the Minimum Resort Hotel Improvements and not less than XXXX (XXXX) square feet 8 9 of Floor Area, provided, however, in the event the Principal Resort Hotel contains not 10 less than XX (XX) Hotel Keys which are owned by the Principal Resort Hotel Owner the minimum Floor Area shall be XXX (XXX). The Principal Resort Hotel shall be owned 11 12 by a single legal Owner.

13

"Property" means the real property described in Exhibit "A" to Ordinance #2019-02. 14 15

"Resort" means the entire Property and all facilities and other improvements existing, 16 developed or redeveloped and used or useful on the Property in general conformance 17 18 with the Approved Plans and/or these Stipulations.

19

"Resort Ancillary Facilities and Uses" means all facilities and uses related or incidental 20 21 to the operation of a resort or resort hotel, including specifically, but without limitation: restaurants, bars and lounges; spas and salons; fitness facilities; barbershops; indoor and 22 outdoor meeting, convention, display, exhibit, wedding and social function facilities; sale 23 24 of food and alcohol (for on or off site consumption); catering facilities; outdoor cooking facilities; outdoor dining facilities; gourmet food shops (offering any combination of 25 cooked, frozen, fresh, prepared or pre-packaged foods, beer, wines, liquors, gifts, fresh 26 fruits and vegetables, groceries, sundries, cosmetics, over the counter pharmaceuticals, 27 house wares, and related kitchen, indoor and/or outdoor dining items); deli, coffee, tea, 28 ice cream, yogurt and similar shops or sales; snack bars; central plant, maintenance shop, 29 30 engineering facilities, housekeeping facilities, laundry, storage and support facilities; valet and other parking facilities, parking decks, garages and areas; gift and sundries 31 shops; flower sales; art and art galleries; jewelry and jewelry shops; fashion evewear. 32 footwear and apparel sales; sale of hotel items such as furniture, bedding, art, toiletries; 33 other resort retail; marketing, sale and resale of Resort Residential (including through a 34 real estate sales office) and other resort sales and marketing; tour and other off-site 35 activity offices; administrative, support and other resort offices including temporary 36 37 offices and facilities for construction, sales, marketing, and design; indoor and outdoor entertainment facilities; ramadas; pools; cabanas; tents; amenities, recreational facilities 38 and fitness facilities. Any such use or facility may be within any Resort Hotel or separate 39 building(s) including individually or grouped in one or more buildings or facilities. 40

41

"Resort Hotel Manager" means the Owner of any Resort Hotel, including any Affiliate 42 thereof or a third party hotel management company which manages any Resort Hotel. A 43 Resort Hotel Manager may also manage any other portions of the Resort, including but 44 not limited to the Resort Residential and Hotel Keys. If any Resort Hotel Manager is not 45 the Owner of the Resort Hotel (or an affiliate of such Owner), it shall initially be a hotel 46 management company which has not less than five (5) years' experience managing full 47

service hotels or resorts or which currently manages not fewer than five (5) full service
 hotels or resorts.

3 4

5

"Resort Hotel Owner" means the single legal owner of the Resort Hotel.

6 "Resort Rental Management Program" means a rental management program offered
7 and managed by the Owner of any Resort Hotel (or Affiliate thereof) or a Resort Hotel
8 Manager (or Affiliate thereof) which provides rental management service for all Hotel
9 Keys for such Resort Hotel and other Resort Units where an Owner elects to include such
10 residences in such Resort Rental Management Program.

11

12 "**Resort Residential**" means the Resort Units, exclusive of any Hotel Keys.

- 13 "Resort Unit" means all Hotel Keys and all other residential units (including Resort 14 Residential), which may include a room or group of rooms which can be locked and 15 served by a single key (or multiple keys). A Resort Unit may be served by one or more 16 bathrooms, and may be with or without cooking facilities or kitchens. Except for the 17 requirement that the Minimum Hotel Keys be owned by the Principal Resort Hotel 18 Owner, a Resort Unit may, subject to these Stipulations, be owned by either an Owner or 19 a Third Party and may be sold, resold, or may be rented and re-rented from time to time, 20 including for transient occupancy; and provided further that, except for the requirement 21 22 that the Minimum Hotel Keys be owned by the Principal Resort Hotel Owner and managed by the Resort Hotel Manager thereof, a Resort Unit may only, subject to these 23 24 Stipulations, be used for any type of residential occupancy (including transient occupancy) and may be created as separate legal units through one or more plats or 25 26 horizontal property regimes through one or more maps.
- 27

30

"Special Use Permit" or "SUP-18-05" or "SUP" shall mean this special use permit as
approved by Town Ordinance #2019-02.

31 "Special Use Permit Guidelines" means special use permit guidelines adopted by the
 32 Town and in effect as of the Approval Date.

33

34 "Third Party" means, with respect to a good faith transaction, any individual or entity 35 other than a Party, an Affiliate of any Party, a principal of a Party or an Affiliate of a 36 principal of any Party, and a spouse, parent, child of a principal of a Party or of an Affiliate 37 of any Party.

- 38 **"Town**" means the Town of Paradise Valley.
- 40 **"Town Manager**" means the Town Manager or his designee.
- 41

39

42 "Visually Significant Corridors Master Plan" means the Master Plan approved by the
 43 Town Council dated October, 2018.

44

45 "Zoning Ordinance" means the Town's zoning ordinance in effect as of the Approval
46 Date, attached hereto as Schedule "2."

### 1 III. STIPULATIONS

#### 2 A. GENERAL

- 31.In the event of a conflict between these Stipulations and the Approved4Plans, these Stipulations shall govern.
- 2. This Special Use Permit, as it may be amended or superseded from 5 time to time, shall run with the land (i.e., the Property and each part 6 thereof) and any person having or subsequently acquiring title to the 7 Property shall be subject to this Special Use Permit. Once an Owner 8 (including without limitation any owner of a Resort Unit, including 9 each Resort Residential unit, Resort Hotel, or any other Owner) no 10 longer owns a portion of the Property, such prior Owner shall no 11 longer be subject to this Special Use Permit with respect to such 12 13 portion of the Property no longer owned, but the then current Owner shall be subject to this Special Use Permit. 14
- 3. If any portion of the Resort is used in violation of the terms of this 15 Special Use Permit, the Town may, after fair notice, a hearing and a 16 reasonable opportunity to correct, impose a monetary sanction on the 17 then Owner of such portion, in an amount not to exceed the maximum 18 amount allowed for violations of the Town Zoning Ordinance for each 19 day such violation exists, in addition to all other orders or sanctions 20 permitted by applicable laws. No such remedy shall be applied to any 21 other Owner or portion of the Resort that is not in violation of this 22 Special Use Permit. 23
- 244.The use of the Property shall at all times conform to all applicable25State laws and Town ordinances, except that if there is a conflict26between this Special Use Permit and any Town ordinance or other27Town requirement, the terms of Stipulation 10 shall be applied to28resolve any such conflict.
- 295.The redevelopment of, and construction on, the Property shall, subject30to these Stipulations, substantially conform to the intent of the31Approved Plans. Each of the Approved Plans is hereby incorporated32into this Special Use Permit and made an integral part hereof.
- A mylar and electronic version of the Approved Plans shall be
  submitted to the Town within sixty (60) days after the Approval Date.
- 357.Nothing in this Special Use Permit or otherwise shall require the<br/>operation of the Resort under the name "Smoke Tree," "Smoke Tree<br/>Resort" or any similar or other name. No further consent shall be<br/>required to enable the Owner to transfer all or any portion of the<br/>Resort, name or rename the Resort, or select or reselect brands or<br/>management companies of the Resort, except as may be required by<br/>the 2019 Development Agreement; and further provided that the

1 2 3 4		Property shall be subject to this SUP notwithstanding any such transfer. None of the Resort Units or any part of the Property shall, at any time, be operated as a Time-Share Project, as such term is currently defined by the Town Zoning Ordinance or state law.
5 6 7 8 9	8.	If any section, subsection, sentence, clause or phrase of this Special Use Permit is for any reason held invalid or unenforceable in a final, non-appealable judgment of any court of competent jurisdiction, such decision shall not affect the validity or enforceability of the remaining portions of this Special Use Permit.
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	9.	The Town Manager's approval or determination is provided for in several instances in these Stipulations. The Town Manager shall base his approval on standards and criteria set forth in this SUP, the 2019 Development Agreement, the Town Code, and the Zoning Ordinance, as reasonably applicable, with the intent to implement the viable development of the Resort as provided in this SUP and the 2019 Development Agreement. Recognizing that the final design and building permit process for which any particular approval of the Town Manager is sought involves multiple stages, including conceptual, schematic, design development and construction documents, an Owner may seek the approval of the Town Manager in writing at one or more stages of such design. Notwithstanding the foregoing, no construction may occur with respect to any particular element or structure until necessary permits for that element or structure are issued. An Owner may rely upon an approval in proceeding from one stage of design to the next. Although the Parties intend that this Special Use Permit, 2019 Development Agreement, Zoning Ordinance, and the Town Code state a consistent relationship between them, the Parties agree that in the event of a conflict between these documents that the order of priority shall be the (1) Special Use Permit, (2) 2019 Development Agreement, (3) Zoning Ordinance and (4) Town Code and agree that the higher priority document shall control.
32	В.	CONSTURCTION AND DEVELOPMENT STANDARDS
33 34 35	11.	A schedule for demolition by Owner of the vertical portions of certain existing improvements shall be as provided in the 2019 Development Agreement.
36 37 38 39 40 41 42 43	12.	All permanent public utilities within the Resort shall be underground (excluding certain equipment that is typically installed above ground which shall be appropriately screened, such as transformers, meters, and other equipment) and located within appropriate easements. The Town Manager may, from time to time, require the granting of such easements to utility companies as deemed reasonably appropriate by entities providing utilities benefitting the Resort that are not covered by easements shown on the final plat or set forth in the recorded CC&Rs

- 1for the Resort, Resort Hotel, Resort Residential. Sewage shall be2disposed of by connection with an upsized sewer connection to the3existing Town of Paradise Valley. All new water and sewage facilities4shall be constructed in accordance with plans approved by the Town5Manager.
- 6 13. It is anticipated that construction on, and redevelopment of, the Property 7 will be conducted in phases. No construction permit shall be issued for 8 any phase of construction on the Property until appropriate engineering 9 or architectural plans are submitted to the Town and the issuance of such 10 construction permit for that particular activity is approved by the Town 11 Manager. Submitted plans shall be required to meet the building code 12 most recently adopted by the Town.
- 14. During any period of demolition and initial new construction of one or 13 more phases within the Resort, temporary curb cuts (driveways) shall 14 be allowed on Lincoln Drive and Quail Run Road to allow construction 15 access to the Property; such temporary curb cuts and their location shall 16 be approved by the Town Manager and be coordinated with the Town's 17 Capital Improvement Project known as the Lincoln Drive Roadway 18 Improvements. Temporary construction driveway locations are subject 19 to compliance with Storm Water Pollution Prevention Plan Best 20 Management Practices and the review and approval by the Town 21 22 Manager.
- 2315.All new construction shall satisfy all fire department requirements for24each component of work (which may include temporary fire protection25facilities) prior to the issuance of any building permit for such work.
- 2616.Prior to the issuance of a certificate of occupancy for any individual27structure, adequate fire, emergency and other vehicle access and28adequate fire service shall be provided for such structure and the29particular phase of development in which such structure is located, as30determined by the Town Manager.
- 3117.Owner(s) shall submit a construction phasing schedule prior to the32issuance of any building permit for a particular new structure to ensure33compliance with all Town ordinances and in order to minimize34construction nuisances. This schedule may encompass the building of35multiple new structures within a particular phase, and may be modified

1 2 3 4 5 6 7 8 9 10 11 12 13 14		<ul> <li>or amended from time to time. This construction/phasing schedule shall provide information on the following:</li> <li>Dust and noise control measures</li> <li>Vehicle /equipment storage/parking</li> <li>Construction days/hours</li> <li>The general location of the following elements, which may be relocated from time to time: <ul> <li>Location(s) of a staging area(s) for construction supplies/equipment</li> </ul> </li> <li>Location of any construction trailer(s) and/or sanitary facility(s)</li> <li>Location of fire lanes during the construction period</li> <li>The approximate beginning and ending for construction of structures within a phase</li> </ul>
15 16 17 18 19 20	18.	During the period of demolition or construction of new improvements, signs shall be posted on the Property (or at the entrance to a particular phase) indicating the name and phone number of a person the public may contact with construction-related concerns. Sign details such as the sign size, height and location shall be reviewed and approved by the Town Manager.
21 22 23 24 25	19.	As a pre-requisite to obtaining a building permit for a particular phase of development, the Owner must demonstrate the existence of adequate perimeter screening for such phase prior to construction. For purposes of this requirement, adequate screening shall consist of an existing oleander hedge or a six (6) foot chain link fence with green screening.
26 27 28 29 30	20.	During demolition, site grading, and the initial construction of other on or offsite improvements, Owner(s) shall coordinate the sweeping of Lincoln Drive and Quail Run Road adjacent to the Property to remove construction-related dirt and debris, as reasonably required by the Town Manager.
31 32 33 34	21.	The precise location and/or required screening of any backflow preventer or other similar equipment to the extent same would be visible from Lincoln Drive or Quail Run Road shall be approved by the Town Manager.
35 36 37 38 39	22.	One permanent curb cut on Lincoln Drive east of Quail Run Road is permitted at a location as determined by the Town Manager, and requires a deceleration lane, which shall be installed by Owner in conjunction with construction on the adjacent property. The approximate locations of permanent curb cuts are shown on Sheet 13 of

1 2		the Approved Plans. The final locations shall be based upon the Town Engineer's review and approval of the Final Traffic Impact Analysis.
3 4	23.	The Owner shall arrange for construction phasing within any particular phase in the following sequence:
5 6 7 8 9		a. Commence native plant salvage (for those plant materials required to be salvaged pursuant to Town Code §5-8-4 and deemed by a Native Plant Preservation Plan to be certain to survive and worthy of salvage), dust and erosion control measures, job-site mobilization and set-up, and the like.
10 11 12		b. Upon completion of the salvage, commence horizontal or civil improvements and site work within such phase, including appropriate erosion and dust control.
13 14 15 16 17 18 19 20 21 22 23 24		c. Upon or prior to substantial completion of the civil improvements and site work as reasonably necessary to commence perimeter walls and landscaping for such phase, including areas immediately adjoining such phase, the perimeter landscape plan(s) shall be submitted, reviewed and approved by the Town Manager. Installation of perimeter landscaping shall not be required to commence until adjacent site or structure improvements are sufficiently complete such that additional work will not harm the proposed landscape elements. Perimeter landscaping is landscaping between adjacent edge of roadway and any proposed perimeter structure or parking area on the Property.
25 26 27 28 29		d. Any required deceleration lanes on Lincoln Drive or curb cuts on Lincoln Drive, may be scheduled independently of the foregoing, in a manner consistent with the anticipated completion of the Town's roadway improvements to Lincoln Drive approved by the Town Manager.
30 31 32		e. The Owner shall, at all times during construction, provide Quail Run access of at least fourteen (14) feet in width from Lincoln Drive to the southern Property line.
33 34 35	24.	Building architecture, materials, and colors shall be as shown on the Approved Plans. Any future modifications to exterior materials and colors shall be approved by the Town Manager, or designee. Changes

to the architectural style shall only be made by an approved SUP amendment.

- 3 25. The color of the roofs of the buildings shall have a Light Reflective
  4 Value at or less than fifty percent (50%).
- 26. All mechanical equipment shall be screened so that it is not visible from 5 adjoining properties not a part of this Special Use Permit and from 6 adjoining public rights-of-way. Mechanical equipment and mechanical 7 equipment screens shall be included in the total height of any structure 8 to which they are attached. If applicable, mechanical screening may 9 provide the necessary noise attenuation for any mechanical equipment. 10 All mechanical equipment, along with any screens used for attenuation 11 of noise, shall comply with the allowable noise levels defined in the 12 Town's noise ordinance. Noise measurement shall include any installed 13 screening or other attenuation devices. 14
- 1527.Screening of backflow preventers, electric transformers, generators, or16other similar equipment (all herein further referred to as "Visually17Unappealing Improvements") visible from off the Property shall be18located so as to minimize its visual impact and screened from public19view, all of which must first be approved by the Town Manager prior to20approval of construction of any such Visually Unappealing21Improvements.

# 22C.RESORT HOTEL, RESORT RESIDENTIAL, AND ASSOCIATED23USES

24 28. The Property may be developed to include any Resort Hotel, Resort Residential, and any Resort Ancillary Facilities and Uses. The Property 25 may be developed and redeveloped in one or more phases from time to 26 time in multiple buildings or structures of various height and character, 27 subject to these stipulations. Facilities or structures initially developed 28 for a particular use may be converted or reused from time to time for 29 30 other allowed uses provided that all other requirements of these stipulations are still met. The Property may be subdivided with one or 31 more maps from time to time. Dwelling units are allowed on the 32 Property as horizontal property regimes as reflected in one or more 33 maps. The maximum Floor Area of Resort Residential development 34 shall be \_\_\_\_\_thousand (\_\_\_\_) square feet (the foregoing \_\_\_\_\_\_ (\_\_\_)) 35 36 square feet is tabulated based on the actual Floor Area of the Resort Residential units and not the Floor Area of any other allowed elements 37 of the Resort, including, but not limited to, any Resort Hotel, Hotel 38 Keys, or Resort Ancillary Facilities and Uses. Not later than one (1) 39 year after the Effective Date, Owner shall submit to the Town a schedule 40 of development stating when vertical construction of the Principal 41 42 Resort Hotel will commence. The schedule of development in the preceding sentence may be extended if Owner, in its sole discretion, 43

1 2 3 4		gives written notice to the Town stating the length of the extension. Any single extension shall not exceed three (3) months. Owner may give multiple notices of extension.
4 5 6	29.	The Principal Resort Hotel may be constructed in one (1) or more buildings on the Property provided all such buildings must have an
7		integrated theme and share design cohesiveness, including architecture,
8 9		signage, pedestrian and service vehicle connections to the primary Resort Hotel structure (the structure which includes guest reception and
10		registration). Facilities located on the Property which also provide
11		function or service for the Principal Resort Hotel such as fitness, spa,
12		restaurants, locker rooms, meeting rooms, offices, and storage shall be
13		included in the minimum Floor Area requirement.
14		
15	30.	The Resort Hotel Owner shall establish a single, unified rental
16		management program and process for all Hotel Keys which are a part of
17		such Resort Hotel.
18	21	
19	31.	If walls and fences are constructed along Lincoln Drive and Quail Run
20		Road, such walls and fences shall be in accordance with Article XXIV
21		of the Town Zoning Ordinance and shall be measured from property
22		lines; provided that a wall or fence that does not comply with Article
23		XXIV may be approved by the Town Manager. Said wall shall also meet the fifty (50) fact corner vision criteria in Town Code Section 8, 1, 12
24 25		the fifty (50) foot corner vision criteria in Town Code Section 8-1-13.
25 26	32.	The maximum hours of public operation of the following specific
20 27	52.	The maximum hours of public operation of the following specific uses/facilities shall be as set forth below:
28		a. Vendor deliveries (generally): 7 am - 7 pm. US Mail, private
29		courier services such as UPS or FedEx, and emergency
30		deliveries: at any time.
21		h Deale and is serie (series to a she are a discussion
31 32		b. Pools, spas and jacuzzis (except pools, spas and jacuzzis located indoors or in enclosed private yards including yards
32 33		such as presidential suites or Resort Hotel suites, which may be
33 34		used 24 hours/day): 6 am - midnight
54		used 24 hours/day). 6 am - monight
35		c. Restaurants and other food service facilities: 6 am - 2 am
36		d. Bars/lounges: $10 \text{ am} - 3 \text{ am}$
37		e. Banquet facilities, receptions, weddings and socials: $6 \text{ am} - 2$
38		am
39		f. Resort retail: 7 am – midnight
40		g. Room service: 24 hours/day
41		h. Guest reception and guest services: 24 hours/day

1		j. Parking facilities: 24 hours/day
2		k. Spa & fitness facilities: 24 hours/day (use of such facilities by
3		those who are not guests of the Resort, or owners or renters
4		within the Resort and their guests shall be limited to 5 am –
5		midnight).
6		1. Trash pickup: 7 am – 7 pm
7		m. Outdoor venues, events, or functions with music and/or
8		amplified sound shall comply with the allowable noise levels
9		as defined by the Town's current noise ordinance.
10	33.	Each owner of any Resort Residential unit may occupy it, permit its
11		guest(s) to occupy it, or make it available for rental for transient
12		occupancy uses, residential uses or hospitality uses (rental of these units
13		are not counted towards the Minimum Hotel Keys requirement, but
14		would be considered a rental of a Resort Unit in excess of the Minimum
15		Hotel Keys requirement).
16 17	34.	Unlicensed support vehicles (that is, golf carts, utility vehicles, etc.)
17	54.	may be used to service the Resort but such support vehicles shall not
18 19		park on public streets.
19 20		park on public streets.
20 21	35.	Parking Structure(s) – Any parking provided or required under this
21	55.	Special Use Permit may, at the Owner's choice, be located at-grade,
23		below grade or a combination thereof in one or more parking structures
24		or in one or more surface parking areas. The Owner shall submit plans
25		(which initially may be conceptual or schematic drawing(s)) of any
26		proposed parking structures to the Town Manager for determination
27		whether they comply with this Stipulation. The following provisions
28		shall apply to any above or below grade parking structures and surface
29		parking areas:
30		
31	a.	Parking structures fully (other than ramps leading to or from) below
32		grade (under a building or otherwise) are allowed.
33		
34	b.	Surface parking lots are allowed, subject to the following setback
35		requirements:
36		
37		i. Lincoln Drive: () feet
38		
39		ii. Quail Run Road:() feet
40		
41		iii. Any other exterior property boundary: twenty (20) feet;
42		

1 2 3 4		<ul> <li>iv. Any surface parking area shall be appropriately screened by a wall or landscaping to minimize the amount of vehicle headlight trespass off the property.</li> </ul>
5 6 7 8 9 10		v. All surface parking lots may include appropriate signs, lighting (provided any lighting shall comply with this SUP) and landscape as provided in this SUP or the Town's Special Use Permit Guidelines as applicable or otherwise approved by the Town Manager.
11 12 13 14 15 16 17 18 19 20	36.	Buses and other vehicles may be used to shuttle guests or employees to or from areas not located on the Resort, and between the Resort and other destinations (e.g., airport, shopping facilities, golf courses, etc.). All parking on any public street by any Resort guest, any Owner or their guests, employees of the Resort, any invitee of any Owner, any occupant of any portion of the Resort or any parking service provider is prohibited. Any agreement which allows any person to use the Resort for any purpose shall contain an acknowledgment that parking on any public street is prohibited.
21 22 23 24 25 26	37.	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).
27	D. H	EIGHT AND HEIGHT MESUREMENT
28 29 30 31 32 33 34 35 36 37 38 39 40	38. a. b. c.	An Original Natural Grade Plan shall be submitted by the Owner's Engineer and reviewed by the Town Engineer. Once the Town Engineer finds the grades established by the Original Natural Grade Plan acceptable, it shall be used to establish maximum height of any new structure built on the Property. The maximum height of the structures will conform to of the Approved Plans. A height envelope will be established following the contours from the Original Natural Grade to an elevation certain above Mean Sea Level. The following building components are allowed to exceed the maximum height of each structure (or portion thereof) as follows: Chimney – three (3) feet Elevator enclosure – three (3) feet Towers or other architectural features, excluding mechanical
41		equipment or mechanical equipment screens – three (3) feet
42 43	39.	Mechanical equipment and mechanical equipment screens shall be included in the total height of any structure they are attached to.

1 2	Е.	LANDSCAPING
2 3 4 5	40.	Landscaping on the Property shall be in substantial compliance with the Approved Plans.
6 7 8 9 10 11	41.	All landscaping that dies shall be replaced in a reasonable amount of time, be in general compliance with the approved landscape plan of the Approved Plans, and shall use material that is on the Approved Plans, Town's Landscape Guidelines, and/or the Visually Significant Corridors Plan for the Property's character zone.
11 12 13 14 15 16 17 18 19 20 21 22 23	42.	The Approved Plans show parking spaces along Lincoln Drive that could be converted to landscaped area. The width of the landscape buffer along Lincoln Drive may be increased to make this landscaped area more in compliance to the Special Use Permit guideline of fifty feet (50') without an amendment to the Special Use Permit. An updated landscape plan of this area shall be provided to the Town Manager, or designee, for review and approval. A parking study/statement, prepared by a licensed engineer and approved by the Town Engineer, may be required to demonstrate the Property has adequate parking. This provision may also apply should there be a request to convert other parking spaces on the Property to landscaped areas.
24 25	F.	<b>RIGHT-OF-WAY, PARKING &amp; CIRCULATION</b>
26 27	43.	[STAFF RECOMMENDATION] To Be Determined
28 29 30 31 32	1.	[PLANNING COMMISISON LANGUAGE FOR ADJACNET PROPERTY] The Owner shall deed, by dedication and easement, a total right-of-way width of sixty-five feet (65') to the Town; as measured from the centerline of Lincoln Drive adjoining the Property (the "Right-of-Way").
29 30 31	1.	PROPERTY] The Owner shall deed, by dedication and easement, a total right-of-way width of sixty-five feet (65') to the Town; as measured from the centerline of Lincoln Drive adjoining the Property

1			property owners be explained, but also expects that this issue
2			will be determined by the Town Council as well.]
3			
4		2.	The Owner Shall deed twenty-five feet (25') of right-of-way to the
5			Town; as measured from the centerline of Quail Run Road adjoining
6			the Property (the "Quail Run Road Right-of-Way"). All travel lanes,
7			public sidewalk (if any), and associated public roadway improvements
8			shall be located within this Quail Run Road Right-of-Way.
9			
10		3.	The Right-of-Way and Roadway Easement deed instrument(s) shall be
11			recorded with the Maricopa County Recorder, Maricopa County,
12			Arizona, concurrent or prior to the Effective Date of this Ordinance.
13			
14		4.	No above ground structures shall be placed in the Right-of-Way, except
15			for any approved Town monument and/or Town directional sign(s),
16			utilities, and any other approved structures or uses allowed by this
17			Special Use Permit.
18			1
19		5.	The Owner shall construct (or provide payment to the Town in lieu of
20			actual construction) roadway improvements to Quail Run Road as
21			outlined in the 2019 Development Agreement.
22			
23		6.	Shared access to the adjoining properties of Lincoln Medical Plaza or
24			Andaz Resort may be allowable. The Owner shall demonstrate
25			through a traffic/circulation/parking study, prepared by a licensed
26			engineer and approved by the Town Engineer, that such shared access
27			is safe and does not create negative or adverse traffic impacts.
28			is sure and does not create negative of daverse dame impacts.
29 29		7.	The minimum parking space size shall be 180 square feet as defined in
30		<i>,</i> .	Article II, Definitions, of the Town Zoning Ordinance. However, the
31			Approved Plans identify 9-foot by 18-foot parking spaces with a two-
32			foot overhang in the adjoining landscape area (which meets the 180
33			square-foot requirement). Accordingly, this two-foot landscape area
33 34			shall, in perpetuity, be kept and maintained clear of structures or plant
35			material that may restrict the parking of a vehicle within this two-foot
36			landscape area. Parking spaces within the underground parking garage
37			shall meet the minimum size of 180 square feet.
38			shan meet the minimum size of 100 square reet.
39		8.	All designated fire lanes shall maintain a vertical clearance of fourteen
40			(14) feet above actual finished grade and a horizontal clearance of
41			twenty (20) feet to allow passage of emergency vehicles and must
42			meet all Department of Transportation standards.
43	G.		SIGNAGE
44			
45		52.	All signs shall be installed in accordance with the SUP Guidelines.
46			

H.

53.

54.

55.

1

2

3

19 20

I.

18

21 22

23 24

25

26

27

28

29

30

31

32

33 34

46

## LANDSCAPING

Property.

LIGHTING

56. Perimeter landscaping plans (i.e., for those areas between the back of curb and adjacent structures of parking areas) shall be submitted to the Town Manager for review and approval. Perimeter landscaping along Lincoln Drive shall be compliant with the Town's Visually Significant Corridors Master Plan. If new construction allowed under this Special Use Permit does not start within three hundred sixty-five (365) days from issuance of a demolition permit, Owner must either, at Owner's option, replace landscaping or provide other screening where removal of existing landscaping/screening was necessary for demolition. Perimeter landscaping will be maintained by the owner in conformance with the approved plan.

No above ground structures shall be placed in the roadway easement

except approved monument signs and any other approved structures

All outdoor lighting shall be in compliance the Approved Plans,

including the wattage and color of each lighting fixture. In the event

the Approved Plans are not clear, such lighting shall meet the Special

Lamps, lighting, or illumination devices within an outdoor light fixture

shall not be visible from outside the Property. If the Town receives a

complaint from an offsite owner that a lamp or lighting or illumination

device within an outdoor light fixture is visible from outside the

Property, the Town Manager or designee may inspect the Property and

require the Owner to shield such lighting fixture if the Town Manager

determines that the light emitting element is visible from outside the

Use Permit Guidelines, as such may be amended from time to time.

allowed by this Special Use Permit.

35 **J. TEM** 

## TEMPORARY USES

57. Temporary event tents or pavilions may be erected on the Event Lawn 36 Area of the Property in accordance with the Town Code Special Event 37 Permit requirements (Chapter 8). No event tent shall be higher than 38 twenty-four (24) feet above Original Natural Grade or closer to any 39 exterior property line than the minimum setbacks shown for a twenty-40 four (24) foot height building. Placement of event tents shall have no 41 material adverse impact on parking or circulation on site. Temporary 42 event tents or structures shall not be allowed for more than fourteen 43 (14) consecutive days. Temporary event tents are required to receive a 44 Tent Permit from the Town. 45

K.

1

2

3

4

5

6

7

8

9

10

11

12

13 14

34

40

## **CELLULAR ANTENNAS**

58. Cellular and other wireless transmission antennas are permitted, provided that they comply with this Special Use Permit and all applicable Town ordinances, specifically including the current requirement to obtain a conditional use permit. Any cellular antennas shall be designed as integrated architectural features within the structures on the Property and any screening shall be in the same finish and color as the structure on which it is located. There shall be no unscreened projections of cellular antennas on any building above the roofline. Any lease agreement with a wireless operator will specifically allow entry by the Town and its agent for the purpose of inspection and compliance with Town ordinances and will require compliance with Article XII of the Town Zoning Ordinance.

## 15 L. MANAGEMENT - MAINTENANCE

- 59. There shall be at least one (1) person designated by the Resort at all 16 times who has been thoroughly briefed on the provisions of this 17 Special Use Permit and who has the authority to resolve, or to refer to 18 19 others for resolution, all problems related to compliance with this Special Use Permit. All calls from Town residents to the Town or 20 Resort regarding noise or disturbances shall be referred to and 21 addressed by such person(s). The name and contact information for 22 the property manager to be provided to the Town's Community 23 Development Department Director, or designee prior to the issuance of 24 25 a certificate of completion, and to then be updated within two (2) days after any property manager change is made. Maintenance of the 26 Resort in general and all common areas specifically, shall be 27 coordinated through a single unified management entity, which may be 28 the Principal Resort Hotel Owner or a master association of Owners. 29 30
- 3160.All exterior portions of all structures and all driveways, parking areas,32landscaping, walls, and lighting shall be kept and maintained in good33condition and repair.
- 3561.Interiors of the building on the Property may be remodeled at any time36without an amendment to the Special Use Permit so long as the other37aspects of the Property remain in substantial compliance with the 201938Development Agreement39building permits are obtained.
- 41 62. Use of outdoor space by employees for activities such as smoking may
  42 create unintended nuisances for persons on adjoining properties. This
  43 type of activity shall be located near the rear and sides of the building,
  44 away from the perimeter of the Property.
  45

13

19

20

21

22

23 24

25

26 27

28

- 63. No storage of outdoor materials is permitted on the Property that can be seen off site.
- 3 64. A maintenance, repair and replacement regime shall be formulated by 4 Owner(s) and incorporated into one or more CC&Rs which shall be a 5 first priority lien (junior only to existing matters of record other than 6 monetary liens and the 2019 Development Agreement) on the Resort or 7 each particular phase, as the case may be. Said regime shall provide for 8 governance through a master developer of the Resort or of a phase, or 9 through an authorized or duly formulated association of certain, some, 10 or all Owners of the Resort or phased parts thereof. Said regime shall 11 set forth and contain the minimum following elements: 12
- 14a.All exterior portions of all structures and all roadways, parking15areas, landscaping, walls, pools and lighting shall be kept and16maintained in a first-class condition, commensurate with a mixed17use resort project serving multiple uses and Owners so that each part18is benefited by the first class condition of each other part.
  - *b.* Adequate and reasonable assessments shall be made of each Owner to reasonably fund estimated budgets for the maintenance, repair, replacement, and care of the completed Resort and/or each phase thereof.
    - *c*. A governance mechanism to protect all Owners and insure the reasonable and adequate maintenance of all components of all phases of the Resort, including the power to access and enter upon the property of another for the purpose of enforcing the regime.

#### 29 M. CONDITIONAL APPROVAL

3065.This SUP shall be effective as of the Effective Date if, but only if, the312019 Development Agreement is approved by the Town Council and32signed by Owner. After this SUP is recorded, if this SUP does not33become effective or if it is no longer effective, then the Town shall34promptly record a notice that this SUP did not become or is no longer35effective.

- **IV.** APPROVED PLANS [Will need to update with the final plans/documents]
- The following plans and documents apply to the Property. In the case of discrepancies
  between Approved Plans, those with a later date shall take precedence. In the case of
- discrepancies between Approved Plans and Stipulations, the Stipulations shall take
- 41 precedence as specified in Section III.A.1.
- 42

(SUP 18-05)	1. Smoke Tree Resort Major Amendment Application Booklet,
	dated January 9, 2019.

	3	3.	Smoke Tree Resort Traffic Impact Analysis, prepared by CivTech, sealed by Dawn Cartier on November 19, 2018. Parking Study for Smoketree Resort, prepared by CivTech, Sealed by Dawn Cartier on November 20, 2018.
1			