ORDINANCE NUMBER 2019-06

AN ORDINANCE OF THE TOWN OF PARADISE VALLEY, ARIZONA, APPROVING A MAJOR AMENDMENT TO THE SPECIAL USE PERMIT FOR MOUNTAIN VIEW MEDICAL CENTER, 10555, 10565, 10575, 10585, 10595 AND 10599 NORTH TATUM BOULEVARD, PROVIDING FOR A PHASED REDEVELOPMENT WITH DEMOLITION OF ALL EXISTING STRUCTURES AND CONSTRUCTION OF NEW MEDICAL BUILDINGS WITH COVERED PARKING; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Town of Paradise Valley (the "Town") Council held a public hearing on

22 _____, in the manner prescribed by law, to hear and to act on the

amendment to the Special Use Permit for Mountain View Medical Center, as recommended by

the Planning Commission; and

- 26 WHEREAS, the Town of Paradise Valley Planning Commission held a public hearing on
- June 18, 2019, in the manner prescribed by law, for considering an amendment to the Special
- 28 Use Permit for Mountain View Medical Center, and recommended
- 29 ______ to the Town Council in a vote of __ to ___; and

- 31 WHEREAS, the Town Council finds that the requirements of Section 2-5-2.F, Citizen Review
- Process, including holding a Citizen Review Session on March 26, 2019 to provide a reasonable
- opportunity for the applicant, adjacent landowners, and other potentially affected citizens to
- discuss issues or concerns they may have with the application has been met; and

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- WHEREAS, this amendment to the Special Use Permit for Mountain View Medical Center is
- 2 consistent with the property's designation as "Medical Office" in the Town's General Plan Land
- 3 Use Map; and

- 5 WHEREAS, upon the effective date of this Ordinance, the zoning district of "Special Use
- 6 Permit Medical Office, Kennels and Veterinary Clinics" shall now be shown on the Town's
- 7 Zoning Map along with a reference to the new major amendment special use permit reference
- 8 number on the Town's official Zoning Map of "SUP 18-12"; and

9

- WHEREAS, in accordance with Article II, Section 1 and 2, constitution of Arizona, the Town
- 11 Council has considered the individual property rights and personal liabilities of the residents of
- the Town before adopting Ordinance # 2019-06 (the "Ordinance").

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- NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND TOWN COUNCIL
- 15 OF THE TOWN OF PARADISE VALLEY, ARIZONA THAT:

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SECTION I. In General

- 1. The Special Use Permit zoning for Mountain View Medical Center allows for medical
- uses on the approximate 9.8 acres of land located at 10555, 10565, 10575, 10585,
- 20 10595, and 10599 North Tatum Boulevard in the Town of Paradise Valley, Arizona,
- 21 more particularly described on Exhibit "A," attached hereto (the "Property").
- 22 2. This Major Amendment to the Special Use Permit (SUP 18-12) for Mountain View
- 23 Medical Center hereby rescinds all prior Special Use Permits for the Property and
- creates a new Special Use Permit to allow for a phased redevelopment of the Property
- 25 through demolition of all existing structures and the construction of new medical

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buildings with covered parking, subject to the Conditions set forth in Section II of this
 Ordinance.

- 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," attached hereto.
- 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.
- 5. This Major Amendment to the Special Use Permit for this Property is in accordance with Section 1102.7 of the Zoning Ordinance.

SECTION II. <u>Conditions</u>. Pursuant to Article XI of the Zoning Ordinance of the Town of Paradise Valley, Arizona (the "Town"), the Town hereby grants to Mountain View Medical Center, L.L.C., an Arizona Limited Liability Company, its successors and assigns, Special Use Permit 18-12 by its approval of this Ordinance (the "SUP 18-12") governing the use of the Property. All capitalized terms contained herein shall have the meanings ascribed to them parenthetically or otherwise in this Ordinance.

This amendment is one of many amendments to the first Special Use Permit on the Property approved by the Town in 1980. This Special Use Permit is intended to supersede and replace all prior Special Use Permits for this Property and rescinds all prior Special Use Permits for the Property. This Special Use Permit is being granted by the Town to permit the continued use and operation of the Property for medical office use subject to and in accordance with the stipulations and other provisions set forth herein as shown in Exhibit "C," attached hereto.

Draft Date: 05-07-19 PC SECTION III. Severability. If any section, subsection, sentence, clause, phrase or portion of 1 this Ordinance is for any reason held invalid or unconstitutional by a court of competent 2 jurisdiction, such portion shall be deemed a separate, distinct and independent provision and 3 such holding shall not affect the validity of the remaining portions thereof. 4 5 6 SECTION IV. Effective Date. This Ordinance shall become effective at the time and in the 7 manner prescribed by law. 8 9 PASSED AND ADOPTED by the Mayor and Town Council of the Town of Paradise Valley, Arizona, this ______ day of ______, 2019. 10 11 Jerry Bien-Willner, Mayor 12 13 SIGNED AND ATTESTED THIS ____ DAY OF _____ 2019. 14 15 16 17 ATTEST: APPROVED AS TO FORM: 18 19 20

Duncan Miller, Town Clerk

21

Andrew Miller, Town Attorney

1	EXHIBIT "A"
2	TO
3	ORDINANCE NUMBER 2019-06
4	
5	Legal Description
6	
7	TOWN OF PARADISE VALLEY
8	SPECIAL USE PERMIT FOR MOUNTAIN VIEW MEDICAL CENTER
9	
10	
11	Refer to the legal description in Exhibit "A" of the General Warranty Deed for the Property
12	recorded on December 31, 2001 with the Maricopa County Recorder, Maricopa County, Arizona
13	in document 2001-1238779.
14	
15	The Property is part of the Northwest quarter of the Northwest quarter of Section 29, Township
16	3 North, Range 4 East of the Gila and Salt River Base and Meridian, Maricopa County, Arizona.
17	

EXHIBIT "B" TO ORDINANCE NUMBER 2019-06

Description of Prior SUP Amendments that are rescinded upon the Effective Date

TOWN OF PARADISE VALLEY SPECIAL USE PERMIT FOR MOUNTAIN VIEW MEDICAL CENTER

The Town annexed the property in 1961. The Town approved the original Special Use Permit on March 13, 1980. The list below summarizes the known amendments to the original Special Use Permit, all of which are rescinded upon the Effective Date of this Ordinance.

March 21, 2012	Managerial amendment that allowed an increase of the tenant area of the two monument signs. This increased the total sign area per sign from 40.8 sf to 58.6 sf.
August 9, 2011 (SUP 11-01)	Consideration of an Intermediate Special Use Permit amendment to allow the operation of a medical marijuana dispensary. The application received Planning Commission recommendation but did not have final Council action as the applicant withdrew their request on August 9, 2011.
September 21, 2010 (SUP 10-06)	Planning Commission approval of a Minor SUP to replace the two existing monument signs substantially compliant with the elevation plan prepared by Ken's Sign Service Inc, the visibility triangle plans dated May 25, 2010, and the narrative dated August 16, 2010. There is also a letter on behalf of the owner that allowed the Town to replace the Town monument sign located on the medical center property.
June 20, 2000 (SUP 00-09)	Planning Commission approval of a minor amendment allowing for the installation of a window on the west elevation on Building E, Suite E-141.
April 1996 (SUP 96-11)	Approval by the Special Use Permit Review Committee (SUPREC) to allow the repositioning of two windows and a door/window entry feature of Suite B-111. The Town eliminated the SUPREC process to review minor Special Use Permit amendments in 1998.
April 18, 1995 (SUP 95-14)	Increase the square footage of the pharmacy from 1,500 sf to 2,500 sf. The Council approved this by consent, noting that the 1,000 sf is in the adjoining suite for pharmacy storage.
May 25, 1995 (SUP 95-13)	Change in ownership and to increase the square footage of the pharmacy from 1,500 sf to 2,500 sf. Increase to 2,500 sf was denied. The amended SUP was recorded on August 17, 1995 at the Maricopa County Recorder, Arizona, under 95-049309.
September 22, 1989 (SUP 89-04)	Approval by the Special Use Permit Review Committee (SUPREC) for a change in ownership.
January 29, 1987 (SUP 87-08)	Approval by the Special Use Permit Review Committee (SUPREC) for a change in ownership.

June 17, 1985 (SUP 85-12)	Approval by the Special Use Permit Review Committee (SUPREC) for a change in ownership.
March 6, 1985 (SUP 85-11)	Approval by the Special Use Permit Review Committee (SUPREC) for a change in ownership. The SUPREC was made up of a Town Council and Planning Commission representative, Town Engineer, and Planning Director.
February 11, 1982 (SUP 81-07)	Approval of a pharmacy on the property, which was originally an apothecary. Concerns noted related to not wanting a full-scale drug store and retail sales. The following stipulation was added "Violation of any provision of this paragraph shall result in a fine of \$300 a day for each day the violation continues. This penalty shall be paid by the Grantee to the Town of Paradise Valley."
October 30, 1980 (SUP 80-10)	Phase II approval of the medical plaza. This was the Phase II approval and recorded at the Maricopa County Recorder, Arizona, in Docket 14836, Pages 1320-1322.
March 13, 1980 (SUP 79-09)	Establishment of the property for medical use by Special Use Permit. At this time, the Town had an option for an applicant to get a Phase I and then a Phase II approval. This was the Phase I approval and recorded at the Maricopa County Recorder, Arizona, in Docket 14302, Pages 10-12.

EXHIBIT "C" 1 2 TO **ORDINANCE NUMBER 2019-06** 3 4 5 **SUP Conditions** 6 TOWN OF PARADISE VALLEY 7 SPECIAL USE PERMIT FOR MOUNTAIN VIEW MEDICAL CENTER 8 9 10 I. PROJECT DESCRIPTION 11 12 13 A phased redevelopment of the Property, that includes a complete demolition of all existing structures and construction of new medical buildings with covered parking. 14 15 II. **DEFINITIONS** 16 17 "Approved Plans" means the plans and documents associated with SUP 18-12 and 18 19 described in Subsection IV "Approved Plans" of this Ordinance. 20 "Owner" means Mountain View Medical Center, L.L.C., an Arizona Limited Liability 21 Company, its successors and assigns. An Owner may be an individual, corporation, 22 partnership, limited liability company, trust, land trust, business trust or other 23 organization, or similar entity, which in turn may be owned by individuals, shareholders, 24 partners, members or benefitted parties under trust agreements, all of which may take any 25 legal form, and may allocate interests in profits, loss, control or use. 26 27 "Property" means the real property described in Exhibit "A" to Ordinance #2019-06. 28 29 "Retail" means the dispensation of prescription drugs, along with any secondary 30 associated sale of medically-related items, paraphernalia, or products specific to the care 31 32 of the patient (e.g. crutches, diabetic needles, orthopedic braces). 33 "Special Use Permit" or "SUP-18-12" or "SUP" shall mean this special use permit as 34 35 approved by Town Ordinance #2019-06. 36 "Town" means the Town of Paradise Valley. 37 38 39

III. STIPULATIONS

2 A. GENERAL

- This Special Use Permit applies only to the Property.
- Nothing in this Special Use Permit or otherwise shall require the operation of the medical center under the name "Mountain View Medical Center" or any similar or other name. No further consent shall be required to enable the Owner to transfer the Property, name or rename the medical center, or select or reselect property management companies for the Property.
 - 3. The redevelopment of, and construction on, the Property shall be subject to the stipulations and definitions of this Special Use Permit (the "Stipulations") and shall substantially conform to the approved plans. All previous existing Special Use Permit stipulations are rescinded and no longer in full force and effect. The approved plans, as listed in Section IV of this Special Use Permit, are hereby incorporated into this Special Use Permit and made an integral part hereof, and shall hereinafter be referred to as the "Approved Plans."
 - 4. A Mylar and/or electronic version of all Approved Plans with an amendment to this Special Use Permit shall be submitted to the Town within 60 days after the date of Town Council approval of this Ordinance. Upon completion of the construction, an "as-built" site plan prepared by a registered civil engineer shall be submitted to the Town.
 - 5. In the event of a conflict between these Stipulations and the Approved Plans, these Stipulations shall govern.
 - 6. This Special Use Permit shall run with the land and any person having or subsequently acquiring title to the Property shall be subject to this Special Use Permit, 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.
 - 7. The use of the Property shall at all times conform to applicable State laws and Town ordinances, except that if there is a conflict between this Special Use Permit and any Town ordinance or other requirement, this Special Use Permit shall prevail.
 - 8. If any portion of the Property is used in violation of the terms of this Special Use Permit, the Town Zoning Ordinance, or the Town Code, the Town may, after fair notice, hold a hearing to impose a monetary sanction on the then Owner in an amount not to exceed the maximum amount allowed for violations of the Town Zoning Ordinance or Town Code, as the case may be, for each day such violation exists, in addition to all other orders or sanctions permitted by applicable laws.

1	Ģ	€.		nents to this Special Use Permit shall follow the appropriate
2			_	es outlined in Article XI, Special Uses and Additional
3			Regulati	ions, of the Town Zoning Ordinance, as amended.
4				
5	10).		perty owner and Town shall sign and record a Waiver of Rights
6				medies agreement under A.R.S. § 12-1134 (Proposition 207
7				in the form provided by the Town Attorney within 10 calendar
8			days of	the approval of this amendment to the Special Use Permit.
9				
10	В.	US	SES	
11				
12		1.	Except a	as modified in this Special Use Permit, the allowable uses on
13			the Prop	perty shall be as follows:
14				
15			a.	Physician practices/offices
16			b.	Dental Offices/Services
17			c.	Physical and Occupational Therapy Services
18			d.	Out-Patient Imaging Services
19			e.	Sleep Centers (Maximum of one, located in either Building
20			c	B, C, D or E)
21			f.	Pain Centers Chinamatic Saminas
22			g.	Chiropractic Services
23			h.	Apothecary/Pharmacy (Maximum of one pursuant to
24 25			:	conditions outlined in this Special Use Permit)
25			i. :	Durable Medical Equipment Retail Sales
26 27			j. 1 ₅	Hospital Sarvigas Organizations
27			k. 1.	Hospital Services Organizations Administrative offices for Medical Practices (Private or
28 29			1.	Hospital owned)
29 30			m.	Nutritional Support and Counselling
31			n.	Aesthetician Offices
32			0.	Medical and Dental Laboratory Services
33			р.	Behavioral Health/ Counseling Offices (Drug, alcohol,
34			Ρ.	other substance abuse, or mental health rehabilitation
35				programs shall not be allowed)
36			q.	Massage Therapy/ Spa/ Medical Spa (medically prescribed,
37			T	ordered or otherwise requested by a legally qualified
38				medical professional)
39			r.	Administrative Offices for property management
40			s.	Urgent care (Maximum of one pursuant to conditions
41				outlined in this Special Use Permit)
42			t.	Ambulatory/ Outpatient Surgery Centers where stays do
43				not exceed 48 hours.
44				
45		2.	Excent	as specified in this Special Use Permit, retail uses are
45 46		۷.	prohibite	<u>.</u>

1			
2		3.	Non-medical services shall not be permitted unless prescribed, ordered
3		٥.	or otherwise requested by a legally qualified physician, dentist,
4			optometrist, chiropodist, chiropractor, osteopath or occupational
5			therapist.
6			unorupis.
7		4.	Except as modified in this Special Use Permit, the regular days and
8		••	hours of operation on the Property shall be Monday through Friday
9			from 7:00 a.m. to 7:00 p.m. and Saturday 8:00 a.m. to 4:00 p.m.
10			from 7,000 dimit to 7,000 pinn and Saturday 0,000 dimit to 1,000 pinn
11		5.	A methadone clinic and medical marijuana dispensary are not
12		٥.	permitted uses under the existing Special Use Permit for Mountain
13			View Medical Center, and a methadone clinic and medical marijuana
14			dispensary are neither being requested nor approved as permitted uses
15			as part of the Special Use Permit (SUP-18-12), subject to Stipulation
16			C.9.d below.
10			617 ta 6616 W
17	C.	P	PHARMACY
18			
19		1.	Only one (1) pharmacy shall be allowed, located in either Building B,
20			C, D or E.
21			
22			[Applicant requests allowance of pharmacy in any of the six buildings.
23			Prior Commission discussion was to locate pharmacy in building(s)
24			that would be the least disruptive to residents adjoining the site.]
25			•
26		2.	The primary intent of the pharmacy is to cater to the medical staff and
27			patients of Mountain View Medical Center. The primary function of
28			the pharmacy shall be the retail dispensation of prescription drugs as
29			defined under Retail in Section II, Definitions.
30			
31			[Most of sales to non-tenants now and applicant would like to strike
32			first sentence.]
33			
34		3.	The pharmacy may include a lobby, over the counter Retail area (with
35			retail as limited by this Special Use Permit), a compounding area, a
36			dispensing area, and a cashier area, consultation area, storage area,
37			offices, bathroom and break area.
38			
39		4.	The area of the pharmacy shall not exceed 2,500 square feet in total
40			area, with the lobby/Retail area not to exceed 150 square feet.
41			
42			[Applicant requests lobby 300 sf. 2,079 sf allowance at Lincoln
43			Medical; 2,500 sf is the current maximum size at Mountain View
44			Medical]
45			

1 2	5.	There shall be no external signage, other than tenant identification on a directory and/or near the doorway to the pharmacy. This includes the
3 4		following limitations: no allowance for vehicle wraps and/or other means of identifying the pharmacy.
5		
6	6.	The pharmacy shall not sell, dispense, lease or market any non-medically related items, paraphernalia, or products.
7		medically related items, paraphernalia, or products.
8	7.	The phermacy's days and hours of energtion shall be limited to the
9 10	7.	The pharmacy's days and hours of operation shall be limited to the regular hours of operation for the Property of Monday through Friday
11		from 7:00 a.m. to 7:00 p.m. and Saturday 8:00 a.m. to 4:00 p.m.
12		
13		[As a comparison Lincoln Medical pharmacy open 8a-6p M-Sat.
14		existing stipulation, pharmacy approved and not built.]
15		
16	8.	All activity related to the pharmacy shall be conducted in compliance
17		with State and Federal rules and regulations; and other implementing
18		state statutes and administrative regulations.
19		
20	9.	The pharmacy security measures shall be substantially compliant with
21		the narrative in the Approved Plans, which includes any pertinent
22		Crime Prevention Through Environmental Design (CPTED) strategies.
23		This includes, and is not limited to, the following:
24		
25		a. All pharmaceuticals will be locked, secured, and controlled
26		in the safest manner in order to comply with all Federal and
27		State Regulations related to properly securing and storing
28		all pharmaceuticals.
29		
30		b. Deliveries will be conducted during the pharmacy's regular
31		hours of operation specified in Section III.B.4. There will
32		be no packages left outside or in any lockable containers
33		outside the building.
34		
35		c. Products will be stored in the storage facility in the back of
36		the pharmacy suite in locking metal cabinets with a dead
37		bolted room. The pharmacy shall also install surveillance
38		cameras to record all activities in the storage facility. Only
39		the pharmacist and pharmacy technician shall have access
40		to the storage facility. Any products requiring refrigeration
41		will be kept in a locked refrigerator in the same controlled
42		environment.
43		
44		[Applicant requests to reword to read "Products will be
45		stored in accordance with all state and federal pharmacy
46		laws as outlined in the USP Compendium." The applicant
47		is in process of getting information on the law related to
48		this topic.]

 d. Products allowed shall consist of all medical grade pharmaceuticals procured by a licensed, insured distributer in accordance with all Federal guidelines to procure such medicines. The only drugs that will be sold will be Controlled Substances Act ("CSA") Class I, II, III, IV, V and Not Classified. There will be no sales of medical marijuana on the premises.

[Based on Lincoln Plaza Medical discussions Council preference delete Class I drugs and II drugs and all marijuana. The applicant for Lincoln Plaza Medical Center withdrew their SUP application.]

Video cameras with a resolution of 1080p or better will be e. placed throughout the pharmacy to effectively monitor all handling/processing of the pharmacy dispensing activities, cashier sales and general overview of the entrances. At least two angles at each entrance and at the customer interfacing area will be used, including overhead and below eye level and must include overt and covert camera systems. Video recordings shall be stored for at least 90 calendar days and must be stored off-site (cloud-based or similar). The system shall include failure notification that provides an audible and visual notification of any failure in the electronic monitoring system. Video cameras and recording equipment shall include sufficient battery backup to support at least 10 minutes of recording in the event of a power outage. The Owner and tenant of the pharmacy shall provide the Town of Paradise Valley Police Department remote access to surveillance videos upon request.

[Applicant requests to reword to read "Video cameras with a resolution of 1080p or better will be placed to effectively monitor all cashier sales and general overview of the entrances. Video recordings shall be stored for at least 30 calendar days and must be stored off-site (cloud-based or similar). The system shall include failure notification that provides an audible and visual notification of any failure in the electronic monitoring system. Video cameras and recording equipment shall include sufficient battery backup to support at least 10 minutes of recording in the event of a power outage. The Owner and tenant of the pharmacy shall provide the Town of Paradise Valley Police Department access to surveillance videos upon reasonable request."]

1 2 3			f.	A minimum of two panic buttons shall be placed in the pharmacy; one to be located at the pharmacist area and the other near the cashier.
4				
5 6			g.	There shall be a time-delay safe in the locked storage room and a time-delay safe in the pharmacy tech area for the
7				storage of Schedule I and II drugs.
8				
9				[Applicant suggests rewording to read "If the pharmacy
10				dispenses Schedule I and II drugs, a time-delay safe shall
11				be used in the pharmacy area for the storage of Schedule I
12				and II drugs.]
13			1	
14			h.	Signage in the pharmacy providing notice that controlled
15				substances are stored in time-delays safes.
16 17				[Applicant suggests rewarding to read "If the pharman
17 18				[Applicant suggests rewording to read "If the pharmacy dispenses Schedule I and II drugs, signage shall be placed
16 19				in the pharmacy providing notice that controlled
20				substances are stored in time-delays safes."]
21				substances are stored in time-detays safes.
22			i.	A minimum 48-inch tall by maximum 36-inch deep
23				pharmacy counter; or other barrier(s) that are mutually
24				agreeable by the Town Manager, or designee.
25				
26				[The applicant would like to remove this stipulation. The
27				Town Building Official noted a 48" tall counter does not
28				meet ADA requirements. There may be other options like
29				security glass, providing an ADA counter in the lobby or
30				other designs.]
31				
32			j.	An additional barrier or obstacle between the parking lot
33				and main entrance to the building, such as raised planters or
34				something similar to deter someone from attempting to
35				crash a vehicle through the lobby glass.
36		10		
37		10.	-	ccary may be located within the pharmacy for making
38			-	I medicines on the Property. The apothecary must comply
39 40				ate and Federal rules and regulations, and all Special Use
40 41			remmt pna	armacy stipulations.
12	D	T T	DCENT C	ADE CENTED
42 43	D.	U.	NGENI CA	ARE CENTER
43 44		1.	Only one	(1) urgent care center shall be allowed, located in either
14 45		1.	-	B, C, D or E.
46			Dunding 1	5, C, D of D.

1 2 3 4 5 6	2.	The primary use of the urgent care center is for immediate care needs and not to replace or serve as a substitute for a hospital emergency care center. Treatment services may include, but not limited to, x-rays, ear and other infections, insect/bug bites and stings, minor cuts/stitches, rashes, heat exhaustion/sunburn, allergies, and related treatment.
7		
8	3.	The urgent care center may include a lobby/waiting area, a staff
9		kitchen/break room, staff offices, patient/exam rooms, and room for
10		minor procedures.
11		•
12	4.	There shall be no external signage for the urgent care center, other
13		than on the entry monument sign, tenant identification on a directory,
14		traffic/directional wayfinding signs, and/or at the doorway to the
15		urgent care center. This includes no allowance for vehicle wraps or
16		other means of identifying the urgent care center.
17		other means or identifying the argent care conter.
18		[This was the same draft stipulation for Lincoln Plaza Medical Center;
19		Applicant requests to allow one building sign and reword to read
		"There shall be no external signage for the urgent care center, other
20		
21 22		than on the monument sign, one building sign, tenant identification on
		a directory sign, traffic/directional wayfinding signs, and a suite sign
23		at the doorway to the urgent care center. This includes no allowance
24		for vehicle wraps or other means of identifying the urgent care
25		center."]
26	~	
27	5.	The area of the urgent care center shall not exceed 5,000 square feet in
28		total area.
29		
30		[Applicant requests minimum 10,600 sf; Lincoln Plaza Medical Center
31		drafted at 5,000 sf. Applicant may have potential tenant for Building
32		B. Staff requested the applicant provide information on sizing needs
33		for urgent care centers.]
34		
35	6.	The urgent care center shall not have any out-patient surgical facilities
36		or sell any prescription drugs. Ambulatory services shall be customary
37		to an urgent care facility such as lab, diagnostic, radiography and
38		limited medical services for minor injuries.
39		
40	7.	The urgent care center's days and hours of operation shall be limited to
41		Monday through Sunday, 7:00 a.m. to 10:00 p.m.
42		
43		[Council on Lincoln Plaza Medical had concern with operating on
44		Sunday and late hours]
45		•
46		
47		
40		

1 2		8.	_	at care center security measures shall include, and are not , the following:
3				
4			a.	No prescription drugs will be kept in the urgent care center
5				suite.
6			1	
7			b.	All entrances to the urgent care and any customer interface
8				area must be labeled with "no prescription drugs on site"
9				signage.
10			0	Deliveries will be conducted during business hours. There
11			c.	Deliveries will be conducted during business hours. There will be no packages left outside or in any lockable
12 13				containers outside the building.
14				containers outside the building.
15		9.	There cha	ll be no use of vehicles generating sound and light in
16		<i>)</i> .		n with the regular operation of the urgent care center. The
17				shall not apply to emergency situations such as if an
18				e or other emergency vehicle is on the Property to take a
19				need of immediate medical treatment from the Property to an
20			-	y facility or if a fire truck is on the Property to put out a fire.
20			cincigone	y facility of it a fine track is on the Property to put out a fine.
21	E.	M	ANAGEM	ENT - MAINTENANCE
22		1.	The Prop	erty shall be under unified property management, with the
23			name and	contact information for the property manager to be provided
24			to the To	own's Community Development Department Director, or
25			designee p	prior to the issuance of a certificate of completion, and to then
26			be update	d within ten (10) business days after any property manager
27			change is	made.
28				
29		2.	-	erty shall be kept in unified ownership and not be subdivided
30			for sale.	
31				
32		3.		ing(s) on the Property may be leased to a single tenant or
33			designed f	for multiple rentable medical office suites.
34				
35		4.		or portions of all structures and all driveways, parking areas,
36				ng, walls, and lighting shall be kept and maintained in good
37			condifion	and repair.
			condition	
38		_		
39		5.	Use of ou	tdoor space by employees for activities such as smoking may
39 40		5.	Use of ou create uni	ntended nuisances for persons on adjoining properties. This
39 40 41		5.	Use of ou create unitype of a	ntended nuisances for persons on adjoining properties. This ctivity shall be located near the buildings, away from the
39 40		5.	Use of ou create unitype of a	ntended nuisances for persons on adjoining properties. This

1				
2		6.		Owner shall provide the Town with a permanent access and
3				enance agreement for the Town's monument sign located at the east corner of Tatum Boulevard and Shea Boulevard. Such
5				nent shall be reviewed, approved, signed by all parties, and
6			_	ed with the Maricopa County Recorder, Maricopa County,
7				na no later than sixty (60) days from the Effective Date of this
8			Ordina	
9			Ordin	
10		7.	The co	overed parking spaces on the Property that run along and closest
11				rear drive from Beryl Avenue to Shea Boulevard shall be reserved
12				ysicians and employees to limit the number of vehicle trips nearest
13			the re	sidential homes of Firebrand Ranch. If needed, signage to this
14			effect	may be installed.
15				
16		8.		mporary tents shall be erected on the property without the prior
17			writte	n consent of the Town staff.
18	F.	CC	NICTO	RUCTION
19	Γ.	CC	MOIN	RUCTION
20		1.	Interio	ors of the building on the Property may be remodeled at any time
21				at an amendment to the Special Use Permit so long as the other
22			-	s of the Property remain in substantial compliance with the
23			Appro	ved Plans and all applicable building permits are obtained.
24			 1	
25		2.		grading and drainage plans and documents, prepared by a
26			_	ered civil engineer, must be submitted for review and approval by
27				wn Engineering Department prior to issuance of a building permit improvements associated with SUP 18-12.
28 29			TOI THE	a improvements associated with 501–16-12.
30		3.	The O	wner shall submit a construction schedule prior to the issuance of
31		<i>J</i> .		uilding permit to ensure compliance with all Town ordinances,
32				ing the conditions specified in this SUP and in order to minimize
33				uction nuisances. This construction schedule shall be subject to
34			approv	val by the Town Manager and shall include the following:
35				
36			a.	Dust and noise control measures.
37			b.	Vehicle/equipment storage/parking.
38			c.	Construction days/hours.
39			d.	Location of staging area for construction supplies/equipment.
40			e.	Location of any construction trailer and sanitary facility.
41			f.	Location of on-site construction-materials/debris storage.
42			g.	Location of fire lanes during the construction period.

1 h. The approximate beginning and ending for construction. 2 4. All new construction shall satisfy all fire department requirements for each component of work (which may include temporary fire protection 3 facilities) prior to the issuance of any building permit for such work. 4 5 5. Prior to the issuance of a certificate of occupancy for any structure on the 6 7 Property adequate fire, emergency and other vehicle access and adequate fire service shall be provided for such structure and the phase of 8 9 development in which such structure is located, as determined by the Town 10 Manager. 11 It is in the best interests of the Owner, Town and nearby residents that 12 6. the total construction time be as short as possible. The Owner has leases 13 to honor and the Town and nearby residents wish to mitigate 14 construction nuisances. If construction is not substantially completed on 15 Phases I, II and III within four years after Town Council approval of 16 this amendment to the Special Use Permit, the Owner shall submit to 17 the Town a new application for the Planning Commission and Town 18 Council reapproval of the remaining phases to be completed. This 19 second approval shall not address the basic entitlement to build such 20 21 phases but shall address the flow and efficiency of traffic generated, the total number of parking spaces needed based on experience gained from 22 the phases(s) under construction, the need for additional or less lighting, 23 the need for additional landscaping and similar items. 24 25 [PV Medical had a similar stipulation. A stipulation to this effect may 26 27 give some comfort level to many of the nearby homeowners. Applicant wants if construction is not substantially completed on Phases I-III 28 within 4 years. Staff thoughts on requiring a completion bond for each 29 phase, other financial assurances like cash bond up front and Town 30 returns money after each phase. Discussed completion bond applicant 31 open to that if needed. This may be better in a development agreement.] 32 33 7. 34 Chain link fencing with green screening is required to completely 35 surround any exterior construction areas, any construction refuse areas, any construction material storage areas and any exterior sanitation 36 facilities used during a construction project. The screening material 37 may not be used for advertising or other signage. 38 39 40

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G. **DESIGN** 1 2 1. Building architecture, materials, and colors shall be as shown on the 3 Approved Plans. Any future modifications to exterior materials and 4 colors must be approved via a managerial amendment to this Special 5 Use Permit in accordance with Article XI, Special Uses and Additional 6 Use regulations, of the Town Zoning Ordinance, as may be amended. 7 Changes to the architectural style shall only be made by an approved 8 SUP amendment. 9 10 2. The color of the roofs of the building and parking canopies shall have a 11 Light Reflective Value at or less than fifty percent (50%). 12 13 3. Any future solar panels are subject to a separate amendment to this 14 Special Use Permit and are encouraged to be placed as part of the 15 parking canopy structures. 16 17 18 [Applicant intends to provide solar panel detail as part of this request that will eliminate or modify this stipulation.] 19 20 4. Electric charging stations are allowable on the Property. Number and 21 location shall be approved via a managerial amendment to this Special 22 Use Permit in accordance with Article XI, Special Uses and Additional 23 Use regulations, of the Town Zoning Ordinance, as may be amended. 24 25 26 [Applicant intends to provide a visual of a sample charging station with maximum height, width, depth dimensions that will eliminate or modify 27 this stipulation.] 28 29 30 5. All mechanical equipment shall be screened so that it is not visible from adjoining properties not a part of this Special Use Permit and from 31 adjoining public rights-of-way. Mechanical equipment and mechanical 32 equipment screens shall be included in the total height of any structure 33 to which they are attached. If applicable, mechanical screening may 34 provide the necessary noise attenuation for any mechanical equipment. 35 36 All mechanical equipment, along with any screens used for attenuation of noise, shall comply with the allowable noise levels defined in the 37 Town's noise ordinance. Noise measurement shall include any installed 38 screening or other attenuation devices. 39 40 6. Screening of backflow preventers, electric transformers, generators, or 41 42 other similar equipment (all herein further referred to as "Visually Unappealing Improvements") visible from off the Property shall be located 43 44 to minimize its visual impact and screened from public view, all of which must first be approved by the Town Manager prior to approval of 45 construction of any such Visually Unappealing Improvements. 46

H. LANDSCAPING / PERIMETER WALLS

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1. Landscaping on the Property shall be in substantial compliance with the Approved Plans.

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2. 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.

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3. The shared perimeter wall with Firebrand Ranch shall be the responsibility of the Owner of Mountain View Medical Center to maintain. The Owner shall pay for and coordinate the permitting and construction in raising the existing block wall up to 8-foot tall for those adjoining property owners to the Property who wish to have their wall height increased. The wall finish and access shall be in accordance with Section 2403, Wall Finishes, of the Town Zoning Ordinance, or as amended. The Owner shall have the right to limit when such construction may take place for the benefit of completing the wall improvements on multiple lots at the same time. Once the Owner obtains necessary permits to complete the wall improvements, such work shall be completed in a timely manner, but not exceed 12 months. Prior to obtaining permits, Owner shall send formal notice via Certified mail to residents with a shared perimeter wall living in Firebrand Ranch of their option to raise their wall to a maximum height of 8'. Residents will have up to 8 weeks to respond in writing to the Owner. Residents who do not respond in writing will be deemed to have not elected to increase their wall height.

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35 36 4. The landscaping improvements within the tract on the Property adjoining Firebrand Ranch shall be planted as part of Phase 1 in accordance with the Approved Plans. Specifically, this relates to the landscaping adjoining Lots 6 through 17 of Firebrand Ranch. Such landscaping includes all plant material and installation of any hardscaping. The Owner shall complete these improvements within 12 months of receiving the permits for Phase 1.

5. The landscaping improvements along Tatum Boulevard and Shea Boulevard along the full length of the Property shall be planted as part of Phase 3 in accordance with the Approved Plans. Such landscaping includes all plant material, installation of any hardscaping and screen walls. However, the improvements to the 25-foot landscape setback between the Property and the residential neighborhood of Firebrand Ranch to the southeast shall be completed in Phase 1. The Owner shall complete the proposed Phase 1 improvements and contact the Town Planning Division for an inspection before issuance of the Certificate of Occupancy on the first building of SUP-18-12. 6. All other landscaping shall be planted during the specific phase per the Approved Plans. The Owner shall complete these improvements and contact the Town Planning Division for an inspection before issuance of the last Certificate of Occupancy for the building in that phase.

7. Any debris and weeds on the Property shall be removed within 72 hours from the day notified by the Town, or within the time specified in accordance with the Town Code.

8. Based on future documented issues of loitering, the Town Manger or designee may require the Owner to consider design elements that discourage loitering, near and on the site, for safety and security. This may include the planting of additional or replacement spiny desert landscaping in strategic locations where persons may loiter.

9. All new trees planted within the landscape tract adjoining the residential neighborhood of Firebrand Ranch shall be 36-inch box minimum or equivalent size.

I. LIGHTING

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

2. 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 Property.

1 2 3 4 5 6 7		3.	Except for emergency lighting needed for safety, the exterior parking lot and building lighting shall be placed on a timer to shut off between the hours of 11:00 p.m. and 6:00 a.m., unless otherwise approved by the Town Manager or designee for special events. [stipulation from Lincoln Medical application, PV Medical is 9:00 p.m. to 6:00 a.m.]
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9 10 11 12		1.	Except as stipulated within this Special Use Permit, the Property shall operate under all Town noise regulations, including the regulations listed in Article 10-7, Control of Excessive Noise, and Article 8-10, Nuisance Noise, as may be amended from time to time.
13 14 15			[Applicant wants heavy equipment construction for the initial construction to be allowed on Saturday from 7:00 a.m. and 5:00 p.m. to quicken construction time, code is Monday through Friday.]
16 17 18 19 20 21		2.	Testing of emergency generators shall be limited to Monday through Friday, 8:00 a.m. to 4:00 p.m., for no longer than 45 minutes at a time. The noise level shall not exceed the decibel level limits as specified in Article 8-10, Nuisance Noise, as may be amended from time to time. Generators shall be screened by a wall, with no generators allowed within 60' of a residential property line.
22			[Article 8-10 limit is 75 decibels at the property line.]
23 24		3.	Garbage pickup shall only occur within the hours of 8:00 a.m. to 5:00 p.m., with no pickup on Sundays.
25 26 27			[Applicant suggests pickup starting at 7:00 a.m. and Summer (May through September) hours of garbage pickup may start one hour earlier to match what they do today.]
28 29 30 31		4.	Deliveries of construction material shall be as set forth in Article 8-10, Nuisance Noise, as may be amended from time to time. Activity related to tenant moves in and out of suite(s) shall be limited between 7:00 a.m. and 5:00 p.m., Monday through Saturday.
32 33 34 35			[Applicant wants to allow summer (May through September) hours for deliveries may start one hour earlier.]

5. Deliveries to and from tenants related to their regular course of business 1 shall be done only during the regular hours of operation for that tenant, 2 however, there shall be no such deliveries prior to 7:00 a.m. or later than 3 10:00 p.m. 4 5 K. **RIGHT-OF-WAY, PARKING & CIRCULATION** 6 7 1. The minimum parking space size shall be 180 square feet as defined in Article II, Definitions, of the Town Zoning Ordinance. However, the 8 9 Approved Plans identify 9-foot by 18-foot parking spaces with a twofoot overhang in the adjoining landscape/walkway area (which meets 10 the 180 square-foot requirement). Accordingly, this two-foot 11 landscape/walkway area shall, in perpetuity, be kept and maintained 12 clear of material that may restrict the parking of a vehicle within this 13 two-foot area. 14 15 2. The Owner shall take appropriate measures to ensure that vehicular 16 and pedestrian traffic circulation on the Property function safely and 17 properly. 18 19 3. The Owner shall work with the City of Phoenix to complete the right-20 of-way improvements along Tatum Boulevard as generally described 21 in the Traffic Impact Analysis for this project. This includes the 22 striping for the deceleration lane on northbound Tatum Boulevard onto 23 Beryl Avenue and the revised signal timing at the Tatum Boulevard 24 and Shea Boulevard intersection. Documentation of this progress shall 25 be provided when requested, with such improvements to be completed 26 no later than the completion of Phase 1. 27 28 L. **SIGNAGE** 29 30 1. All signs shall be installed only as shown on the Approved Plans. 31 32 33 2. The lighting for the signs on the Property shall be placed on a timer to shut off between the hours of 10:00 p.m. and 6:00 a.m., unless otherwise 34 approved by the Town Manager or designee for special events. 35 36 [The applicant requests the lighting be shut off only for building tenant 37 38 signs and these signs be shut off between midnight and 5:00 a.m.] 39

APPROVED PLANS

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IV.

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 precedence as specified in Section III.A.5. [Update plans as move through planning process]

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(SUP 18-12)

- 1. ALTA Survey, Sheet 1 of 2 and Sheet 2 of 2, prepared by Superior Surveying Services, Inc., dated December 12, 2003
- 2. Cover Sheet, Sheet 05.1.1, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 3. Existing Architectural Site Plan, Sheet 05.2.3, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 4. Architectural Site Plan Phase 1, Sheet 05.2.4, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 5. Architectural Site Plan Phase 2, Sheet 05.2.5, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 6. Architectural Site Plan Phase 3, Sheet 05.2.6, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 7. Architectural Site Plan with existing Condition, Sheet 05.2.7, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 8. Signage Plan, Sheet 05.2.9, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 9. Building Signage & Site Signage, Sheet 05.3.1, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 10. Directory, Sheet 05.3.2, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 11. Bldgs A & F Directories, Sheet 05.3.3, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 12. Building A (Elevations), Sheet 05.4.1, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 13. Building A (Elevations), Sheet 05.4.2, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 14. Buildings B and C (Elevations), Sheet 05.4.3, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 15. Buildings B and C (Elevations), Sheet 05.4.4, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 16. Buildings D and E (Elevations), Sheet 05.4.5, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 17. Buildings C, D and E (Elevations), Sheet 05.4.6, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 18. Building E (Elevations), Sheet 05.4.7, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 19. Building F (Elevations), Sheet 05.4.8, prepared by orcutt/winslow, with a revised date November 1, 2018.

- 20. Building F (Elevations), Sheet 05.4.9, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 21. Building Entries, Sheet 05.4.10, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 22. Building Entries, Sheet 05.4.11, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 23. Sections & Open Space Criteria Analysis, Sheet 05.5.1, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 24. Open Space Criteria Analysis, Sheet 05.5.2, prepared by orcutt/winslow, with a revised date November 1, 2018.
- 25. Existing Tree Plan, Sheet L-001 and Sheet L-002, prepared by orcutt/winslow and rvi, dated July 24, 2018.
- 26. Landscape Plan (Proposed), Sheet L-101through Sheet L-104, prepared by orcutt/winslow and rvi, dated July 24, 2018.
- 27. Photometric Site Plan and Cut Sheets, Sheet E-1.1 through E-1.4, prepared by orcutt/winslow and Henderson Engineers, with a revised date November 1, 2018.
- 28. Conceptual Grading & Drainage Plan, prepared by Stantec, dated October 19, 2018.
- 29. Narrative prepared by Orcutt Winslow Architects, last revised on November 1, 2018.
- 30. Concept Drainage Report prepared by Stantec, dated sealed by Kelly Bell on September 20, 2018.
- 31. Response from CivTech dated February 26, 2019 and Traffic Impact Analysis prepared by CivTech sealed by Dawn D. Cartier on February 11, 2019.
- 32. Parking Analysis prepared by Stantec, date sealed by Douglas Ostler on September 26, 2018.