ORDINANCE NUMBER 2020-09

AN ORDINANCE OF THE TOWN OF PARADISE VALLEY, ARIZONA, APPROVING A MAJOR AMENDMENT TO THE SPECIAL USE PERMIT FOR PROPERTY ZONED SUP DISTRICT (RESORT) KNOWN AS SMOKE TREE RESORT LOCATED AT 7101 EAST LINCOLN DRIVE. PROVIDING FOR **REDEVELOPMENT WITH DEMOLITION OF ALL EXISTING** STRUCTURES AND CONSTRUCTION OF A NEW RESORT HOTEL WITH 122 HOTEL KEYS WITH RESORT RELATED RESTAURANT. RETAIL. MEETING SPACE. AND SITE **IMPROVEMENTS** INCLUDING SURFACE PARKING, LANDSCAPING, LIGHTING, AND IMPROVEMENTS TO SITE INFRASTRUCTURE; PROVIDING FOR SEVERABILITY; AND **PROVIDING FOR AN EFFECTIVE DATE**

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WHEREAS, the Town of Paradise Valley (the "Town") Planning Commission held a public hearing on March 5, 2019, in the manner prescribed by law, for the purpose of considering an application for an amendment to the Special Use Permit for The Smoke Tree Resort (the Application"), and after ten (10) study sessions, recommended denial of the Application by a split vote of 3 to 4 to the Town of Paradise Valley Council ("Town Council"); and

WHEREAS, thereafter, the Town Council held several study sessions which discussed the possibility of having a reduced overall density and removing for-sale units from the Application; and

WHEREAS, the owner of the Smoke Tree property subsequently submitted a significantly revised
 submittal (the "Amended Application") of the initial Application; and

WHEREAS, the Town Council reviewed the Amended Application and determined that a more thorough review of the Amended Application was necessary; and thereafter approved (on June 25, 2020 and extended the Planning Commission review period from September 30, 2020 to November 17, 2020 at a public meeting on September 10, 2020) a revised statement of direction for Smoke Tree Resort and remanded the Amended Application to the Planning Commission for further study and for a recommendation on the Amended Application; and

WHEREAS, following nine (9) work sessions, the Planning Commission held a public hearing
 on November 17, 2020, in the manner prescribed by law, for the purpose of considering the
 Amended Application for an amendment to the Special Use Permit for The Smoke Tree Resort
 property and recommended ______ of the Amended Application to the Town Council; and

Commented [PM1]: NOTE: Track changes relate back to the draft ordinance discussed and revised at the Planning Commission work session of 11/02/2020.

The track changes made in this draft ordinance dated 11/10/2020 only reflect proposed edits after the Planning Commission work session of 11/02/2020. There may be other edits, including edits to already discussed items, as the draft ordinance moves forward.

WHEREAS, the Town Council held a public hearing on _____, in the manner prescribed by law, to hear and to take action on the amendment to the Special Use Permit for The Smoke Tree Resort; and

WHEREAS, the Town Council finds that the requirements of Section 2-5-2.F, Citizen Review Process, including holding Citizen Review Sessions on February 18, 2019, and August 20, 2020, 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

WHEREAS, this amendment to the Special Use Permit for The Smoke Tree Resort is consistent with the property's designation as "Resort" in the Town's General Plan Land Use Map; and

WHEREAS, in accordance with Article II, Section 1 and 2, Constitution of Arizona, the Town Council has considered the individual property rights and personal liabilities of the residents of the Town before adopting Ordinance #2020-09 (the "Ordinance").

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

- SECTION I. In General
 - The Special Use Permit ("SUP") zoning for Smoke Tree Resort allows for resort uses on approximately 4.6 net acres of land (the "net acres" being calculated by subtracting the public road dedications provided for in this SUP from the approximately 5.0 gross acres contained in the Amended Application) located at 7101 East Lincoln Drive in the Town of Paradise Valley, Arizona. The gross acres are more particularly described on Exhibit "A," attached hereto. The net acres are more particularly described on Exhibit "B," attached hereto (the "Property").
 - 2. This Major Amendment to the Special Use Permit (SUP 18-05) for Smoke Tree Resort hereby amends all prior Special Use Permits for the Property and creates a new Special Use Permit to allow for redevelopment with demolition of all existing structures and construction of a new resort hotel with 122 hotel keys with resort related restaurant, retail, meeting space, and onsite and offsite improvements including surface parking, landscaping, lighting, and improvements to onsite and off-site infrastructure, including within N. Quail Run Road and E. Lincoln Drive, subject to the Conditions set forth in Section II of this Ordinance.
 - To provide historical reference of what is being superseded, a description of prior amendments to the Special Use Permit for the Property is summarized in Exhibit "C," attached hereto.
 - Upon the Effective Date of this Ordinance the zoning district of "Special Use Permit Resort" shall now be shown on the Town's official Zoning Map for the Property along with a reference to the new major amendment special use permit reference number on the Town's official Zoning Map of "SUP 18-05";

	Date: 08/13/2020 10/14/2020 10/27/2020 11/10/2020	<u>)</u>	
1 2	5. This Major Amendment to the Special U with Section 1102.7 of the Zoning Ordina		ince
3			
4	SECTION II. Conditions. Pursuant to Article XI of		
5	Valley, Arizona (the "Town"), the Town hereby		
6	Liability Company, its successors and assigns, Spe		
7	Ordinance governing the use of the Property. All of		ave
8	the meanings ascribed to them parenthetically or ot	herwise in this Ordinance.	
9			
10	This amendment is one of many amendments to the amendment has the Tourne in 1000. This Special Lies		
11 12	approved by the Town in 1969. This Special Use Use Permits for this Property. This Special Use Po		
12	the continued use and operation of the Property for		
13	the stipulations and other provisions set forth herein		
15	the supulations and other provisions set form herein	rus shown in Exmon D, unucled hered	
16	SECTION III. Severability. If any section, subsect	ion, sentence, clause, phrase or portion of	this
17	Ordinance is for any reason held invalid or unconst		
18	such portion shall be deemed a separate, distinct	•	
19	shall not affect the validity of the remaining portion		0
20	,		
21	SECTION IV. Effective Date. This Ordinance s	hall become effective at the time and in	the
22	manner prescribed by law.		
23			
24	PASSED AND ADOPTED by the Mayor and Tow		,
25	Arizona, this day of, 202	20.	
26			
27			
28			
29		Jerry Bien-Willner, Mayor	
30 31	SIGNED AND ATTESTED THIS DAY OF	2020	
32	SIGNED AND ATTESTED THIS DAT OF	2020.	
33			
34	ATTEST:	APPROVED AS TO FORM:	
35			
36			
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38	Duncan Miller, Town Clerk	Andrew Miller, Town Attorney	

	Date: 08/13/2020 10/14/2020 10/27/2020 11/10/2020
1	EXHIBIT "A"
2	ТО
3	ORDINANCE NUMBER 2020-09
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5	Legal Description of Gross Acres
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7	TOWN OF PARADISE VALLEY
8	SPECIAL USE PERMIT FOR THE SMOKE TREE RESORT
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10	[Note: Insert legal description of the "Gross Acres"]

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Commented [PM2]: NOTE: Sheet A74 is the gross legal description. The applicant will need to provide the legal descriptions prior to Council.

	Date: 08/13/2020 10/14/2020 10/27/2020 11/10/2020	
1	EXHIBIT "B"	
2	то	
3	ORDINANCE NUMBER 2020-09	
4		
5	Legal Description of Net Acres	
6		
7	TOWN OF PARADISE VALLEY	
8	SPECIAL USE PERMIT FOR THE SMOKE TREE RESORT	
9		
10	[Note: Insert legal description of the "Net Acres" by taking the submitted legal description	
11	and subtracting the dedicated areas for both Lincoln Drive and Quail Run Road. The zoning	
12	for the Property should not apply to the areas that will be in the Town right-of-way (ROW)]	Commented [PM3]: NOTE: Sheet A74 is the gross legal
13		description. The applicant will need to provide the legal descriptions prior to Council.
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EXHIBIT "C" TO

ORDINANCE NUMBER 2020-09

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

TOWN OF PARADISE VALLEY SPECIAL USE PERMIT FOR THE SMOKE TREE RESORT

The Town annexed the property in 1961. The Town approved the original Special Use Permit on March 13, 1969. The list below summarizes the known amendments to the original Special Use Permit, all of which are amended 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 $\underline{\text{two}(2)}$ conditions: 1) the dedication of $\underline{\text{seven}(7)}$ feet of
	additional right-of-way so that the Town would own forty (40) feet
	of right-of-way and payment by Maricopa County should it decide
	to condemn an additional <u>fifteen</u> (15) feet of right-of-way on
	Lincoln Drive (for a total of fifty-five (55) feet of right-of-way as
	measured from the centerline of Lincoln Drive) in the event that
	Maricopa County used federal funds for such condemnation; and 2)
	that new leases of commercial space be approved by Town Council.

Commented [PM4]: The applicant's position is that similar to other resort ordinances, no discussion of the history is necessary other than what is in paragraph 2 of Section I. As an alternative, Smoke Tree suggests attaching the documents from Attachment F in the agenda. Town staff does not support this position.

EXHIBIT "D" TO ORDINANCE NUMBER 2020-09

SUP STIPULATIONS

TOWN OF PARADISE VALLEY SPECIAL USE PERMIT FOR THE SMOKE TREE RESORT SUP-18-05

I. PROJECT DESCRIPTION

Redevelopment of the Property, that includes a complete demolition of all existing structures and construction of a new resort hotel with <u>one hundred and twenty-two (122)</u> hotel keys with resort related restaurant, retail, meeting space, and site improvements including surface parking, landscaping, lighting, and improvements to onsite and offsite infrastructure.

20 II. **DEFINITIONS**

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"Affiliate" as applied to any person, means any person directly or indirectly controlling, 22 23 controlled by, or under common control with, that person or spouse or children of such 24 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 25 common control"), as applied to any person, means the possession, directly or indirectly, 26 of the power to direct or cause the direction of the management and policies of that person, 27 whether through the beneficial ownership of voting securities, by contract or otherwise, 28 and (ii) "person" means and includes natural persons, corporations, limited partnerships, 29 general partnerships, joint stock companies, joint ventures, associations, limited liability 30 31 companies, limited liability partnerships, limited liability limited partnerships, trusts, land 32 trusts, business trusts or other organizations, whether or not legal entities.

"Approval Date" means the date on which both of the following have occurred (i)
Ordinance No. 2020-09 is approved (i.e., voted on) by the Town Council of the Town of
Paradise Valley, Arizona and (ii) signed by the Mayor.

"Approved Plans" means those certain plans and other documents certified by the Town
 Clerk that are listed in Section "IV," attached hereto and incorporated herein by this
 reference.

41 "Applicable Laws" means all federal, state, county, and local laws (statutory and common
42 law), and ordinances, rules, regulations, permit requirements, and other requirements and
43 official policies of the Town that apply to the development of the Property.

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Commented [PM5]: NOTE: There may be additional edits to definitions as the ordinance moves to Council and the Development Agreement is reviewed.

1 "Development Agreement" Development Agreement means the development agreement

2 between the Town and the Owner entered into pursuant to A.R.S. § 9-500.05, which is to

3 be executed concurrently with the approval of this SUP, as amended and restated or 4 supplemented in writing from time to time, and all exhibits and schedules thereto.

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6 "Effective Date" means the date on which all of the following have occurred: (i) this SUP has been adopted and approved by the Town Council, executed by duly authorized 7 representatives of the Town and Owner, and recorded (if applicable) in the office of the 8 Recorder of Maricopa County, Arizona;(ii) the Development Agreement (as defined 9 10 herein) has been adopted and approved by the Town Council, executed by duly authorized representatives of the Town and Owner, and recorded (if applicable) in the office of the 11 Recorder of Maricopa County, Arizona; and (iii) any applicable referendum period has 12 expired without referral, or any proposed referendum has been declared invalid in a final 13 non-appealable judgment by a court of competent jurisdiction, or this SUP has been 14 approved by the voters at a referendum election conducted in accordance with Applicable 15 16 Laws

17 "Event Lawn" means program letter E as shown on Sheet A8 of the Approved Plans.

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19 "Floor Area" means the area under roof added to the floor area of any second and third 20 story; provided, however that "Floor Area" also includes the horizontal solid portion(s) of 21 trellises and/or open weave roofs, and all the horizontal solid portion of area under roof in accessory buildings such as gazebos, ramadas and other accessory buildings. Floor Area 22 excludes the floor area of any fully subterranean portions of a building, any utility and/or 23 storage facilities that are located subterraneously in order to avoid unsightly view from 24 ground level, courtyard areas, and the portion of any roof overhangs which are not over 25 useable exterior spaces. 26

28 "Gentree" means Gentree, LLC, an Arizona limited liability company, its successors and 29 assigns. An Owner may be an individual, corporation, partnership, limited liability 30 company, trust, land trust, business trust or other organization, or similar entity, which in 31 turn may be owned by individuals, shareholders, partners, members or benefitted parties 32 under trust agreements, all of which may take any legal form, and may allocate interests in 33 profits, loss, control or use.

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35 "Gross Acres" means the legal description of the existing parcel.

"Hotel Key" means a Resort Hotel Unit, served by a single key, which is part of a Resort 37 Hotel (as defined herein), designed and constructed with all furnishings, fixtures and 38 39 equipment necessary to operate as a single unit for transient occupancy use as a part of such Resort Hotel. Each Hotel Key shall have at least one bathroom and a direct lockable 40 41 connection from the exterior or a corridor. A Hotel Key may be located in a primary Resort Hotel structure (in a building that includes guest registration, reception and other allowed 42 uses) or in any number of other buildings integrated or associated with such Resort Hotel 43 through landscaping or otherwise. A Hotel Key may be interconnected with another Hotel 44 Key unit through a lockable connection, so that more than one Hotel Key may be rented as 45 a single unit. 46

"Maximum Hotel Keys" means the <u>one hundred and twenty-two (122)</u> Hotel Keys included as part of the Resort Hotel and owned by a single legal owner which also owns the Minimum Resort Hotel Improvements (as defined herein).

"Minimum Resort Hotel Improvements" means the minimum improvements included in the initial design and construction of the Resort Hotel and including not less than all of the following elements:

- (a) The Maximum Hotel Keys.
- (b) One (1) restaurant that provides full-service dinner, which together with food
 service areas, are collectively capable of serving three (3) daily meals, and as
 demand warrants, providing room service to the Maximum Hotel Keys.
- 14 (c) One (1) swimming pool.
- (d) A designated reception area to accommodate guest check-in., concierge andcashier.
- (e) A designated area to accommodate vehicle or passenger drop off (such as valet
 parking services) for Resort Hotel guests.

"Net Acres" means the Gross Acres less the dedicated areas for both Lincoln Drive andQuail Run Road.

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"Open Space Criteria" means the following criteria related to the height and setback of 22 23 buildings: No building shall penetrate an imaginary plane beginning at sixteen (16) feet 24 above Original Natural Grade and twenty (20) feet from the exterior property lines of the Property, which plane slopes upward at a ratio of one (1) foot vertically for each five (5) 25 feet horizontally measured perpendicular to the nearest exterior property line of the 26 27 Property. This limitation shall apply until the maximum allowable height is reached, with the exception of portions of the third floor resort suites and pedestrian courtyard access as 28 illustrated on Sheet A27, Exterior Elevations, A18 and Sheet A28, Open Space Diagram, 29 30 A19 of the Approved Plans. In event of conflict between the Open Space Criteria and the Approved Plans, the Approved Plans shall control. 31 32

"Original Natural Grade" is 1,310.5 feet above Mean Sea Level and is set forth on Sheet
 <u>A46, Proposed Project Data, A31</u> of the Approved Plans.

36 "Owner" means Gentree, LLC, an Arizona Limited Liability Company, its successors and 37 assigns. An Owner may be an individual, corporation, partnership, limited liability 38 company, trust, land trust, business trust or other organization, or similar entity, which in 39 turn may be owned by individuals, shareholders, partners, members or benefitted parties 40 under trust agreements, all of which may take any legal form, and may allocate interests in 41 profits, loss, control or use.

1 "Parking Management Plan" means the Parking Management Plan in the Approved

Plans that provides guidance on the number of parking spaces required for the Resort
 during its peak operations during the peak season given fluctuations in resort occupancy
 and the event non-captive ratio.

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

6 "Pavilion" means program element D on Sheet A8, Proposed Site Plan – Ground Level,
7 of the Approved Plans.

"**Property**" means the real property described in Exhibit "B" to Ordinance #2020-<u>09</u>.

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

"Resort Hotel" means the Resort Hotel designated on the Approved Plans and identified
under Program on the Proposed Site Plan Sheets A8, A9, and A10 of the Approved Plans
as "C – Resort Reception and Lobby", "J – Outdoor Patio" adjoining "C", "L – Pool
Lounge", "M – Entry Lounge", "N – Resort Suites (guest rooms)", "O – Resort Guest Flex
Space", "P – Luxury Suites (guest rooms)", "X – Third Floor Communal AreaResort Guest
Amenity", and "AA – Balconies".

21 "Resort Ancillary Facilities and Uses" means all outdoor open space and resort 22 recreational facilities and indoor facilities and uses intended for the primary use of its 23 guests, but not including bars and lounge uses which cater primarily to other than guests 24 of the resort hotel. Typical uses include, but are not limited to, banquet facilities, 25 administrative facilities, maintenance and storage facilities, fitness and health spa 26 27 facilities, dine-in restaurant, and Resort Retail which are customarily appurtenant to resort hotels and that accommodate the needs and desires of its visitors, tourists, and 28 transient guests. 29 30 "Resort Hotel Manager" means the Owner of the Resort Hotel, including any Affiliate 31

thereof or an experienced professional third-party hotel management company. If any Resort Hotel Manager is not the Owner of the Resort Hotel (or an affiliate of such Owner), it shall initially be a hotel management company which has not less than five (5) years' experience managing full service hotels or resorts or which currently manages not fewer than five (5) full service hotels or resorts.

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

"Resort Retail" means retail space(s) intended for the primary use of its guests that provide 1 for personal services (i.e. beauty and barber shop, florist, launderette, catering services), 2 specialty retail (i.e. art gallery, bookstore, card and gift, and resort wear clothing) and 3 specialty food sales (i.e. bakery, delicatessen, candy shop, coffee shop, ice cream shop, and 4 café dining). Resort Retail shall only be located within the buildings shown on Sheet A8, 5 6 Proposed Site Plan - Ground Level, of the Approved Plans and identified under Program as "C - Resort Reception and Lobby", "H - Market", and "I - Coffee Shop." Specific 7 tenants for Resort Retail may change over time, with the maximum square footage for 8 Resort Retail not to exceed a combined total of 2,750 square feet (250 square feet in 9 building "C" and not to exceed a total of 2,500 square feet in buildings "H" and "I-") An 10 11 updated parking study and/or traffic analysis may be required for Town Engineer review and approval with changes in use 12 13 14 "ROW" means Right-of-Way 15

"Special Use Permit" or "SUP-18-05" or "SUP" shall mean this special use permit as
 approved by Town Ordinance #2020-20.

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

"Third Floor Communal Area" means that third-story portion of the Resort Hotel on
 Sheets A10, Proposed Site Plan – Third Level, and Sheet A32, Enlarged Floor Plan, A21
 of the Approved Plans.

26 "Third Party" means, with respect to a good faith transaction, any individual or entity
27 other than a Party, an Affiliate of any Party, a principal of a Party or an Affiliate of a
28 principal of any Party, and a spouse, parent, child of a principal of a Party or of an Affiliate
29 of any Party.

"Town" means the Town of Paradise Valley and its processes as regulated by its codes and
 ordinances.

"Town Code" means the Code of the Town of Paradise Valley, Arizona, as amended from
 time to time, except when the Special Use Permit or Development Agreement specifically
 references ordinances or requirements in effect as of the Approval Date.

37 "Town Manager" means the Town Manager or their designee.

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

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- 42 "Zoning Ordinance" means the Town's zoning ordinance in effect as of the Approval43 Date.
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Commented [PM6]: ADDED: To clarify the combined total

1 III. STIPULATIONS

2 A. GENERAL

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- 1. In the event of a conflict between these Stipulations and the Approved Plans, these Stipulations shall govern.
- 2. 5 This Special Use Permit, as it may be amended or superseded from time to time, shall run with the land (i.e., the Property and each part thereof) 6 and any person having or subsequently acquiring title to the Property 7 shall be subject to this Special Use Permit. Once an Owner no longer 8 9 owns a portion of the Property, such prior Owner shall no longer be subject to this Special Use Permit with respect to such portion of the 10 Property no longer owned, but the then-current Owner shall be subject 11 to this Special Use Permit. 12
- 3. If any portion of the Resort is used in violation of the terms of this 13 Special Use Permit, the Town may, after fair notice, a hearing and a 14 reasonable opportunity to correct, impose a monetary sanction on the 15 then Owner of such portion, in an amount not to exceed the maximum 16 amount allowed for violations of the Town Zoning Ordinance for each 17 day such violation exists, in addition to all other orders or sanctions 18 19 permitted by applicable laws. No such remedy shall be applied to any other Owner or portion of the Resort that is not in violation of this 20 Special Use Permit. 21
- 224.The use of the Property shall at all times conform to all applicable State23laws and Town ordinances, except that if there is a conflict between this24Special Use Permit and any Town ordinance or other Town25requirement, the terms of Stipulations 9 and 10 shall be applied to26resolve any such conflict.
- 275.The redevelopment of, and construction on, the Property shall, subject28to these Stipulations, substantially conform to the intent of the29Approved Plans. Each of the Approved Plans is hereby incorporated30into this Special Use Permit and made an integral part hereof.
- 316.An-mylar and electronic version of the Approved Plans shall be32submitted to the Town within sixty (60) days after the Approval Date.
- 33

- 7. Nothing in this Special Use Permit or otherwise shall require the 1 2 operation of the Resort under the name "Smoke Tree," "Smoke Tree 3 Resort" or any similar or other name. No further consent shall be required to enable the Owner to transfer all or any portion of the Resort, 4 5 name or rename the Resort, or select or reselect brands or management companies of the Resort; and further provided that the Property shall be 6 subject to this SUP notwithstanding any such transfer.
- 8 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-9 appealable judgment of any court of competent jurisdiction, such 10 decision shall not affect the validity or enforceability of the remaining 11 12 portions of this Special Use Permit.
- 9. 13 The Town Manager's approval or determination is provided for in several instances in these Stipulations. The Town Manager shall base 14 15 his or her approval on standards and criteria set forth in this Special Use Permit, the Town Code, and the Zoning Ordinance, as reasonably 16 applicable, with the intent to implement the viable development of the 17 Resort as provided in this Special Use Permit. Recognizing that the 18 19 final design and building permit process for which any particular approval of the Town Manager is sought involves multiple stages, 20 including conceptual, schematic, design development and construction 21 22 documents, an Owner may seek the approval of the Town Manager in writing at one or more stages of such design. Notwithstanding the 23 foregoing, no construction may occur with respect to any particular 24 element or structure until necessary permits for that element or structure 25 26 are issued. An Owner may rely upon an approval in proceeding from one stage of design to the next. 27
- 10. Although the Parties intend that this Special Use Permit, the 28 Development Agreement, Zoning Ordinance, and the Town Code state 29 a consistent relationship between them, the Parties agree that in the 30 31 event of a conflict between these documents that the order of priority 32 shall be the (1) the Special Use Permit, (2) the Development Agreement, (3) Zoning Ordinance, and (4) Town Code and agree that the higher 33 priority document shall control. Unless otherwise stipulated in this 34 35 Special Use Permit, amendments to this Special Use Permit shall follow the appropriate process outlined in Article XI, Special Uses and 36 Additional Use Regulations, of the Town Zoning Ordinance, as 37 amended. 38

B. CONSTRUCTION AND DEVELOPMENT STANDARDS

11. A schedule for demolition of the vertical portions of certain existing improvements shall be provided by the Owner.

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. Screening shall meet utility company requirements and Visually Significant Corridors Master Plan requirements. 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 identified in the Approved Plans or in the ROW dedications. Sewage shall be disposed of by connection with an upsized sewer connection to the Town of Paradise Valley's sewage facilities. All new water and sewage facilities shall be constructed in accordance with plans approved by the Town Manager or designee.

1813.It is anticipated that construction on, and redevelopment of, the Property19will be conducted in one (1) phases. No construction permit shall be20issued for any phase of construction on the Property until appropriate21engineering or architectural plans are submitted to the Town and the22issuance of such construction permit for that particular activity is23approved by the Town. Submitted plans shall be required to meet the24building code most recently adopted by the Town.

Commented [PM7]: NOTE: Corrections to address the development of the project in one phase

1	14.	During any period of demolition and initial new construction of one or
2		more phases within the Resort, temporary curb cuts (driveways) may be
3		allowed on Quail Run Road to allow construction access to the Property;
4		provided that such temporary curb cuts and their location shall first be
5		approved by the Town Manager. Temporary construction driveway
6		locations are subject to compliance with the Town's Storm Water
7		Pollution Prevention Plan Best Management Practices and the review
8		and approval by the Town. No pavement cuts shall be permitted on
9		Lincoln Drive with the exception of those needed to close of the western
10		driveway and for the construction of the right turn deceleration lane and
11		shared access driveway modifications.
12	15.	The looped water line shall be in place prior to any vertical construction.

16. Prior to the issuance of a certificate of occupancy for any individual 13 14 structure, adequate and appropriate fire service, including but not 15 limited to, a fire sprinkler system, building risers, fire alarms, exit signage, room and building identification signage have been installed 16 and inspected by the Town and the necessary fire, emergency, and other 17 vehicle access for each such structure and the particular phase of 18 development in which such structure is located, has been constructed 19 20 and approved by the Town. 21

Commented [PM8]: NOTE: Corrections to address the development of the project in one phase

Commented [PM9]: NOTE: Corrections to address the development of the project in one phase

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1	17. Own	her(s) shall submit a construction phasing schedule prior to the
2	issua	ance of any building permit for a particular new structure to ensure
3	com	pliance with all Town ordinances and in order to minimize
4	cons	struction nuisances. This schedule may encompass the building of
5	mult	tiple new structures within a particular phase and may be modified
6	or ar	nended from time to time. This construction/phasing schedule shall
7	prov	ride information on the following:
8		
9	a.	Dust and noise control measures, including a copy of the dust
10		permit form the Maricopa County Air Quality Department.
11		
12	b.	Vehicle/equipment storage/parking.
13		
14	с.	Construction days/hours.
15		
16	d.	The general location of the following elements, which may be
17		relocated from time to time:
18		i. Location(s) of a staging area(s) for construction
19		supplies/equipment.
20		ii. Location of any construction trailer(s) and/or sanitary
21		facility(ies).
22		iii. Location of onsite construction materials/debris storage.
23		iv. Location of fire lanes during the construction period.
24		
25	e.	The approximate beginning and ending for construction of
26		structures-within a phase.
27		
28	f.	Offsite improvements related to Lincoln Drive, Quail Run Road
29		sidewalk improvements, utility relocations, etc. shall be
30		completed concurrently with the first phase of development.
31	18. Duri	ing the period of demolition or construction of new improvements,
32		s shall be posted on the Property (or at the entrance to a particular
33	-	(b) in conformance with the Town construction sign regulations.
34	phas	e, in contention with the rown construction sign regulations.
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Commented [PM10]: NOTE: Corrections to address the levelopment of the project in one phase

1 2 3 4 5 6 7	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 an approved screen material. No project or contractor signage shall be displayed on such fencing.	Commented [PM11]: NOTE: Corrections to address the development of the project in one phase
8 9 10 11 12	20.	During demolition, site grading, and the initial construction of other onsite or offsite improvements, Owner(s) shall coordinate the sweeping of Lincoln Drive and the paved portion of Quail Run Road adjacent to the Property to remove construction-related dirt and debris, as reasonably required by the Town.	
13 14 15	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.	
16 17 18 19 20	22.	One permanent curb cut on Lincoln Drive east of Quail Run Road is permitted, and requires a deceleration lane, which shall be installed by Owner. The final location of the permanent curb cut shall be as required by the Town and generally indicated on <u>Sheet A8, Proposed Site Plan</u> <u>Ground Level, of the Approved Plans, Sheet A8</u> .	
21 22 23 24 25 26 27	23.	The Owner shall arrange for construction phasing within any particular phase in the following sequence: 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.	Commented [PM12]: NOTE: Corrections to address the development of the project in one phase
28 29 30 31		 Upon completion of the salvage, commence horizontal or civil improvements and site work-within such phase, including appropriate erosion and dust control. 	

1		c. Upon or prior to substantial completion of the civil
2		improvements and site work as reasonably necessary to
3		commence perimeter walls and landscaping-for such phase,
4		including areas immediately adjoining such phase, the perimeter
5		landscape plan(s) shall be submitted, reviewed and approved by
6		the Town Manager. Installation of perimeter landscaping shall
7		not be required to commence until adjacent site or structure
8		improvements are sufficiently complete such that additional
9		work will not harm the proposed landscape elements. Perimeter
10		landscaping is landscaping between adjacent edge of roadway
11		and any proposed perimeter structure or parking area on the
12		Property.
13		d. Any required deceleration lanes on Lincoln Drive or curb cuts
14		on Lincoln Drive, may be scheduled independently of the
15		foregoing.
16		e. The Owner shall, at all times during construction, provide Quail
17		Run access of at least fourteen (14) feet in width from Lincoln
18		Drive to the southern Property line.
19	24.	Building architecture shall be as shown on the Approved Plans. Minor
20		modifications to the architectural style shall be approved
21		administratively by the Town Community Development
22		DirectorManager or designee. Major changes to the architectural style
23		shall be made by an approved Special Use Permit (SUP) amendment.
24		a. Minor architectural modifications are permissible provided
25		these modifications maintain the overall design of the Resort
26		illustrated in the Approved Plans (design style, scale, massing,
27		material, and sense of place). Minor architectural modifications
28		shall include: 1) the alteration and/or relocation of doors,
29		windows, mullions, cornices, etc., 2) alterations in the roof line
30		or addition of decorative elements (which must comply with all
31		applicable setback, height, and area requirements and be
32		appropriate to and maintain the overall style) in order to provide
33		architectural relief or articulation (changes to primary material
34		or style are not minor modifications), 3) exterior color changes,
35		and/or 4) changes to the exterior material provided the primary
36		material remains stucco or a similar material and there are at
37		least three other secondary materials incorporated on building
		least thee other secondary materials incorporated on ounding

Commented [GB13]: EDIT: Recommend Town Manager since the Manager is a defined term and can appoint the Community Development Director as the designee on this stipulation.

1		facades facing and/or viewed from adjoining streets and
2		perimeter lot lines (e.g. masonry, iron, tile, or wood).
3		b. All other changes shall be deemed Major Architectural Changes
4		and will require a Special Use Permit Amendment in accordance
5		with Article 11 of the Town Zoning Ordinance.
6	25.	The surfaces and colors of all roofs shall have a Light Reflective Value
7		at or less than fifty percent (50%).
8	26.	All mechanical equipment shall be screened so that it is not visible from
9		adjoining properties not a part of this Special Use Permit and from
10		adjoining public rights-of-way. All rooftop screening shall be part of the
11		articulation of a building and not appear as an afterthought; shall be
12		architecturally integrated and compatible with the architectural style.
13		Mechanical equipment and mechanical equipment screens shall be
14		included in the total height of any structure to which they are attached.
15		If applicable, mechanical screening may provide the necessary noise
16		attenuation for any mechanical equipment. All mechanical equipment,
17		along with any screens used for attenuation of noise, shall comply with
18		the allowable noise levels defined in the Town's noise ordinance. Noise
19		measurement shall include any installed screening or other attenuation
20		devices.
21	27.	Screening of backflow preventers, electric transformers, generators, or
22		other similar equipment (all herein further referred to as "Visually
23		Unappealing Improvements") visible from off the Property shall be
24		located so as to minimize its visual impact and screened from public
25		view, all of which must first be approved by the Town prior to approval
26		of construction of any such Visually Unappealing Improvements.
27		

1	28.	Except for aesthetics and safety as outlined below, the Development
2		Agreement shall address other aspects of the potential relocation of the
3		existing utility box located along Lincoln Drive at the northwest portion
4		of the Resort identified under Program on Sheet A8, Proposed Site Plan
5		- Ground Level, as "AC - APS Utility Box," Sheet A40, Proposed
6		Decorative Screen, and the optional relocation options on Sheet A41,
7		Quail Run Roadway Exhibit, of the Approved Plans as "APS Utility
8		Box AC.,
9		a. Aesthetics for screening of the equipment shall comply with the
10		"Best" criteria option of the Resort Living Zone in the Town's
11		Visually Significant Corridors Plan, as amended. This may
12		include, and is not limited to, use of weathered steel framed
13		panels, painted mountain cutout and matching posts, and 1/2 inch
14		by 1/2 inch screen mesh cut in wave patterns set in weathered
15		steel.
16		b. Safety measures shall address minimum clearances and related

b. Safety measures shall address minimum clearances and related measures as required by Arizona Public Service (APS) and the Town Code. This includes clearances the equipment and screening are from the street improvements (e.g., sidewalk, travel lane).

21 C. ALLOWED USES

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29. 22 The Property may be developed to include the Resort Hotel, and the Resort Ancillary Facilities and Uses. The Property may be developed 23 and redeveloped in one or more phases from time to time in multiple 24 buildings or structures of various height and character, subject to these 25 26 stipulations. Facilities or structures initially developed for a particular 27 use may be converted or reused from time to time for other allowed uses 28 provided that all other requirements of these stipulations are still met. Not later than one (1) year after the Effective Date, Owner shall submit 29 to the Town a schedule of development stating when vertical 30 construction of the Resort Hotel will commence. The schedule of 31 development in the preceding sentence may be extended if Owner, in its 32 sole discretion, gives written notice to the Town stating the length of the 33 34 extension. Any single extension shall not exceed three (3) months. Owner may give multiple notices of extension. 35 36

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- 30. The Resort Hotel may be constructed in one (1) or more buildings on 2 the Property provided all such buildings must have an integrated theme 3 and share design cohesiveness, including architecture, signage, pedestrian and service vehicle connections to the primary Resort Hotel 4 5 structure (the structure which includes guest reception and registration). Facilities located on the Property which also provide function or service 6 7 for the Resort Hotel such as, and not limited to, fitness, restaurant, locker rooms, meeting rooms, offices, and storage shall be included in 8 the Floor Area calculation. 10
- 31. Walls and fences shall be constructed in accordance with the Approved 11 Plans. In the event of a conflict between the Approved Plans and Article 12 XXIV of the Town Zoning Ordinance, the Approved Pans shall control. 13 If a modification to a wall or fence shown on the Approved Plans is 14 needed, the Town Manager may approve such modification 15 administratively. Said wall shall also meet the thirty-three (33) foot 16 17 corner vision criteria as approved by the Town Engineer. Fence wall heights shall be measured from the exterior finished grade. Additional 18 19 walls not shown on the Approved Plans are permissible provided the Owner obtains a Town building permit, the walls are not taller than 6 20 feet, and the walls are not visible from off of the Resort property. 21
- 32. The maximum hours of public operation of the following specific 23 uses/facilities shall be as set forth below: 24
 - a. Vendor deliveries and trash pick-up (generally): Vender deliveries (generally), trash pickups, or other noise generating outside services involving mechanical equipment, including large commercial trucks, shall be allowed to operate between 7:00 a.m. to 7:00 p.m. Monday through Saturday, with such activities prohibited on Sunday and holidays as defined by the Town Code (except for emergency deliveries). US Mail, private courier services such as UPS or FedEx, and emergency deliveries: at any time. b. Exterior Pools, spas and Jacuzzis may be used 6:00 a.m. to midnight. Pools, spas and Jacuzzis located indoors or in
 - enclosed private yards including yards for the luxury suites, if any, which may be used 24 hours/day.

1 2	c. Restaurants and other food service facilities: 6:00 a.m. to 2:00 a.m.
3	d. Bars/lounges: 10:00 a.m. to 2:30 a.m.
4 5	e. Banquet facilities, receptions, weddings and socials: 6:00 a.m. to 2:00 a.m.
6	f. Resort Retail: 7:00 a.m. to midnight
7	g. Room service: <u>twenty-four (</u> 24 <u>)</u> hours/day
8	h. Guest reception and guest services, including up to one
9	hundred (100) square feet of retail for guest purchases: 24
10	hours/day
11	i. Parking facilities: <u>twenty-four (</u> 24) hours/day
12	j. Fitness facilities: <u>twenty-four (24)</u> hours/day and for use only
13	by guests of the Resort.
14	k. Outdoor venues, events, or functions with music and/or
15	amplified sound shall comply with the allowable noise levels
16	as defined by the Town's noise ordinance, as may be amended.
17	33. The Third Floor Communal Area shall be limited to the uses outlined
18	on Sheet A21A32, Enlarged Floor Plan, of the Approved Plans and
19	herein described:
20	
21	a. These uses are:
21 22	a. These uses are:i. Area A – Communal Area
22	i. Area A – Communal Area
22 23	i. Area A – Communal Areaii. Area B – Enclosed Terrace
22 23 24	 i. Area A – Communal Area ii. Area B – Enclosed Terrace iii. Area C – Exterior Terrace
22 23 24 25	 i. Area A – Communal Area ii. Area B – Enclosed Terrace iii. Area C – Exterior Terrace iv. Area D – Restrooms/Storage
22 23 24 25 26	 i. Area A – Communal Area ii. Area B – Enclosed Terrace iii. Area C – Exterior Terrace iv. Area D – Restrooms/Storage v. Area E – Third Floor Lobby
22 23 24 25 26 27	 i. Area A – Communal Area ii. Area B – Enclosed Terrace iii. Area C – Exterior Terrace iv. Area D – Restrooms/Storage v. Area E – Third Floor Lobby vi. Area F- Kitchenette
22 23 24 25 26 27 28	 i. Area A – Communal Area ii. Area B – Enclosed Terrace iii. Area C – Exterior Terrace iv. Area D – Restrooms/Storage v. Area E – Third Floor Lobby vi. Area F- Kitchenette vii. Area G – Fitness Corner
22 23 24 25 26 27 28 29	 i. Area A – Communal Area ii. Area B – Enclosed Terrace iii. Area C – Exterior Terrace iv. Area D – Restrooms/Storage v. Area E – Third Floor Lobby vi. Area F- Kitchenette vii. Area G – Fitness Corner
22 23 24 25 26 27 28 29 30	 i. Area A – Communal Area ii. Area B – Enclosed Terrace iii. Area C – Exterior Terrace iv. Area D – Restrooms/Storage v. Area E – Third Floor Lobby vi. Area F- Kitchenette vii. Area G – Fitness Corner viii. Area H – Key Card Access Only
22 23 24 25 26 27 28 29 30 31	 i. Area A – Communal Area ii. Area B – Enclosed Terrace iii. Area C – Exterior Terrace iv. Area D – Restrooms/Storage v. Area E – Third Floor Lobby vi. Area F- Kitchenette vii. Area G – Fitness Corner viii. Area H – Key Card Access Only b. There shall be no alcohol served on, nor shall importation of
22 23 24 25 26 27 28 29 30 31 32	 i. Area A – Communal Area ii. Area B – Enclosed Terrace iii. Area C – Exterior Terrace iv. Area D – Restrooms/Storage v. Area E – Third Floor Lobby vi. Area F- Kitchenette vii. Area G – Fitness Corner viii. Area H – Key Card Access Only b. There shall be no alcohol served on, nor shall importation of alcohol from off Property be brought on the Third Floor

1			
2			atdoor patio access shall not be permitted to Area C on Sheet 32, Enlarged Floor Plan, A21-of the Approved Plans between
4			:00 p.m. and 6:00 a.m.
5			
6		e. No	o speakers or amplified music shall be allowed in accordance
7		wi	th Stipulation 37 below.
8	34.		of House identified under Program on Sheet A8, Proposed
9			- Ground Level, of the Approved Plans as "W" adjoining the
10		-	"H" and "I" shall only be used for storage and related
11		purposes ((not kitchen or seating).
12	35.	The area	of the Resort Hotel and Resort Ancillary Facilities and Uses
13		shall not	exceed a total Floor Area of one hundred twenty-eight
14		thousand	one hundred fifty (128,150128,500) square feet and not
15		exceed a t	total lot coverage of <u>fifty-eight thousand eight hundred thirty</u>
16			32) square feet as set forth on Sheet A <u>4641, Proposed Project</u>
17			he Approved Plans summarized below:
1			
18		a.	Resort Hotel as defined in Section II, Definitions, of this
19			Ordinance shall have a maximum total Floor Area of <u>eighty</u>
20			thousand (80,000) square feet.
21		b.	Restaurant (places open to the public that include, and are
22			not limited to, areas inside and outside for food/beverage
23			service) identified under Program on Sheet A8, Proposed
24			Site Plan – Ground Level, of the Approved Plans as "G"
25			and "J – Outdoor Patio" adjoining "G" and on Sheet
26			A_{3126} , Enlarged Floor Plan, shall have a maximum total
27			Floor Area of three thousand two hundred (3,200) square
28			feet.
29		с.	Market and Coffee Shop identified under Program on Sheet
30			A8. Proposed Site Plan – Ground Level, of the Approved
31			Plans as "H", "I", and "J – Outdoor Patio" adjoining "I" (if
32			used for food/beverage service) and on Sheet A 3025 ,
33			Enlarged Floor Plan, shall have a maximum total Floor
34			Area of <u>twenty-five hundred (2,500)</u> square feet, with "H"
35			not more than two thousand (2,000) square feet and "I" not
36			more than five hundred (500) square feet programmed for
37			public use for resort guests and patrons.

1 2 3 4		 Pavilion identified under Program on Sheet A8, Proposed <u>Site Plan – Ground Level</u>, of the Approved Plans as "D" shall have a maximum total Floor Area of <u>four thousand</u> (4,000) square feet. 	
5		e. Third Floor Communal Area under Program on Sheet A10.	
6		Proposed Site Plan – Third Level, of the Approved Plans	
7		as "X" and on Sheet A <u>32</u> 27, Enlarged Floor Plan, shall	
8 9		have a maximum Floor Area of <u>two thousand (</u> 2,000 <u>)</u> square feet.	
10	D. CONTROL	OF EXCESSIVE NOISE	
11	36.	Outdoor venues, events, or functions with music and/or amplified	
12		sound shall comply with the allowable noise levels as defined by the	
13		Town's noise ordinance, as may be amended.	
14	37.	No outdoor speakers or amplified music will be permitted on the Third	
15		Floor Communal Area. The Third Floor Communal Area shall comply	
16		with the allowable noise levels as defined by the Town's noise	
17		ordinance, as may be amended. All exterior doors and windows on the	
18		Third Floor Communal Area shall be closed not later thanbetween	
19		10:00 p.m. and 6:00 am.	Commented [GB14]: EDIT: Modified this language to match that in Stipulation 33.d.
20	38.	Loudspeaker/Public Address (PA) systems shall not exceed 91 dBA at	
21		five (5) feet from the speakers. These limits shall be built into the	
22		Resort contract for persons holding an event, with such levels set by	
23		computer to reduce user error. Loudspeaker/Public Address (PA)	
24		systems are prohibited on the Event Lawn on Sundays and holidays as	
25		defined by the Town Code, but may be used inside the Pavilion in	
26		accordance with the noise levels as defined by the Town's noise	
27		ordinance, as may be amended.	
28	39.	All live music or events (e.g. DJ, live band) must be concluded and be	
29		moved indoors at or before 10:00 p.m. per the Town's noise ordinance.	
30	40.	The walls bordering the Event Lawn as shown on Sheet A11, Proposed	
31		Landscape Plan, of the Approved Plans contribute to the acoustical	
32		barrier for adjacent property and shall remain.	
33	41.	The following restrictions shall apply on the Event Lawn:	
34	a.	Only events with non-amplified devices and a maximum of fifty	
35		(50) people shall be allowed on the Event Lawn on Sundays and	

1			holidays as defined by the Town Code. Said event noise level shall
2			not exceed the Town's <u>forty-five (45)</u> dBA limit at the property line
3			on Sundays and holidays.
4		b.	Amplified devices on the Event Lawn are allowable Monday
5			through Saturday from 7:00 a.m. to 10:00 p.m., are limited to a
6			maximum of two hundred (200) people, and the event noise level
7			shall not exceed the Town's fifty-six (56) dBA limit at the property
8			line.
9		42.	The Resort Hotel Manager or designee shall be responsible to measure
10			the noise levels using an on-site sound level meter as a means to
11			monitor compliance.
12	E.	Н	EIGHT AND HEIGHT MEASUREMENT
13		43.	The maximum height of the structures shall not exceed thirty-six (36)
14			feet above Original Natural Grade which is 1,310.5 feet above Mean
15			Sea Level. The maximum height of the structures will conform to the
16			Approved Plans.
17	F.	R	IGHT-OF-WAY, PARKING & CIRCULATION
18			
19		44.	The Owner shall execute one or more fee simple dedication(s) in favor
20			of the Town, which shall serve to provide a total right-of-way width of
21			forty-five and one-half $(45.5')$ feet $(45.5')$ to the Town, as measured
22			from the centerline of Lincoln Drive ROW adjoining the Property (the
23			"Lincoln Drive Dedication"), for public purposes including, but not
24			limited to: landscaping, travel lanes, sidewalk, utilities, and associated
25			public roadway improvements (the "Public Improvements") on Lincoln
26			Drive. The terms and timing of the fee simple dedications and the
27 28			Public Improvements shall be as more fully provided in the Development Agreement.
28 29			Development Agreement.
29 30		45.	The Owner shall execute one or more dedication(s) in favor of the
31		ч.).	Town, which shall serve to provide a total right-of-way of twenty-five
32			(25) feet to the Town; as measured from the centerline of Quail Run
32			Road adjoining the Property (the "Quail Run Road Dedication"), for
33 34			public purposes including, but not limited to, landscaping, travel lanes,
35			sidewalk, utilities, and associated public roadway improvements (the
36			"Public Improvements") on Quail Run Road. The terms and timing of
37			the fee simple dedications and the Public Improvements shall be as more
38			fully provided in the Development Agreement.

46.	The Owner shall grant one or more easements to the Town for the purpose of establishing the Town's ability to construct the traffic signal at the intersection of Quail Run Road and Lincoln Drive (the "Roadway
	Easement Dedication") and the sidewalk improvements be as generally
	indicated on Sheet A7, Existing Site - Aerial View, Proposed Setback /
	Dedication Overlay, and Sheet A8, Proposed Site Plan - Ground Level,
	of the Approved Plans , Sheets A7 and A8. The terms and timing of the
	easement dedications shall be as more fully provided in the
	Development Agreement.

- 47. The dedication(s) and easement(s) shall be recorded with the Maricopa County Recorder, Maricopa County, Arizona, pursuant to the terms specified in the Development Agreement.
- 1648.No above ground structures shall be placed in any Right-of-Way, except17for any approved Town monument and/or Town directional sign(s),18utilities, and any other approved structures or uses allowed by this19Special Use Permit. Structures placed in the ROW may be subject to an20encroachment permit or otherwise be maintained and insured by the21Owner of the Resort.
- 49. The minimum parking space size shall be one hundred eighty (180) square feet as defined in Article II, Definitions, of the Town Zoning Ordinance. However, the Approved Plans identify nine (9)-foot by eighteen (18)-foot parking spaces with a two (2)-foot overhang in the adjoining landscape area (which meets the one hundred eighty (180) square-foot requirement). Accordingly, this two (2)-foot landscape or walkway area shall, in perpetuity, be kept and maintained clear of structures or plant material that may restrict the parking of a vehicle within this two-foot landscape area or walkway area. Some form of wheel stops shall be provided for each parking space to prevent further intrusion into this landscape area by the vehicles while still maintaining the ability for stormwater runoff to enter into the adjacent landscape area.
- 3750.Unlicensed support vehicles (that is, golf carts, utility vehicles, etc.)38may be used to service the Resort but such support vehicles shall not39park on public streets.

- 51. There shall be a minimum of one hundred seventy (170) parking spaces 1 2 at the Resort and a minimum of one hundred ninety-nine (199) parking 3 spaces at the Resort in valet mode. Any parking provided or required 4 under this Special Use Permit shall comply with the parking studies that 5 have been reviewed and approved by the Town Engineer, as identified on the Approved Plans. This includes the permanent retention of the 6 7 minimum parking spaces required by such parking studies. Parking spaces allowed as specified on Sheet A8, Proposed Site Plan - Ground 8 9 Level, of the Approved Plans, Sheet A8, shall be appropriately screened 10 by a three (3) foot 3' high screen wall and/or landscaped berm or 11 combination thereof to minimize the amount of vehicle headlight 12 trespass off the property (as generally indicated on Sheet A11, Proposed 13 Landscape Plan and Sheet A36, Parking Section of the Approved Plans). As approved by the Town Engineer and Town Fire Marshal, the parking 14 15 lot may use paving methods in lieu of asphalt (e.g. stabilized decomposed granite, permeable pavers, stone pavers, brick). 16 17
- 52. Buses and other vehicles may be used to shuttle guests or employees to 18 19 or from areas not located on the Resort, and between the Resort and other destinations (e.g., airport, shopping facilities, golf courses, etc.). 20 All parking on any public street by any Resort guest, any Owner or their 21 22 guests, employees of the Resort, any invitee of any Owner, any occupant of any portion of the Resort or any parking service provider is 23 prohibited. Any agreement which allows any person to use the Resort 24 25 for any purpose shall contain an acknowledgment that parking on any 26 public street is prohibited.
- 28 53. At any time when the combination of hotel occupancy and event internal capture exceeds one hundred fifty-three (153) parking spaces, the 29 Owner shall initiate the valet parking described in the Parking 30 31 Management Plan which may include offsite parking arrangements (but not the use of parking on any public street within the Town) and hiring 32 of an off-duty police officer to from the Town of Paradise Valley Police 33 Department to manually control the traffic signal at the Lincoln Drive 34 and Quail Run Road intersection. The Parking Management Plan is 35 included in the Approved Plans listed in Section IV herein. 36
- 37

1 2 3 4 5	54.	The Pavilion and Event Lawn may not be booked for separate events at the same time when such simultaneous events will exceed the total parking capacity of the Resort per the Parking Management Plan and Parking Study in the Approved Plans.
6 7 8 9 10	55.	All designated fire lanes shall maintain a vertical clearance of fourteen (14) feet above actual finished grade and a horizontal clearance of twenty (20) feet to allow passage of emergency vehicles and must meet all Arizona Department of Transportation standards.
111 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	56.	The Owner or Resort Hotel Manager shall take all reasonable means to direct commercial vehicles accessing the site to use the shared driveway on Lincoln Drive for entering and exiting the Resort. Also, as a means to avoid commercial vehicles having to circle the Resort parking lot, to direct such vehicle operators to use the parking drive aisle east of the Resort Hotel to access and leave the areas identified under Program as "U – Delivery Location" and "T – Garbage Bins" on Sheet A8, <u>Proposed Site Plan – Ground Level</u> , of the Approved Plans. Commercial vehicles are defined as a vehicle requiring a Class A, B, or C driver license pursuant to the Arizona Department of Transportation (ADOT). Allowable exceptions shall be granted for emergencies, with an additional exception for circling the parking lot when the valet plan is active. Some means, include and are not limited to, including such provisions in the resort contract with vendors and coordinating trash services with the adjoining medical center located at 7125 E Lincoln Drive.
28 29 30 31 32 33 34	57.	The Development Agreement shall address <u>possible</u> mitigation measures related to persons using vehicle and other modes of travel on Quail Run Road onto the private residential parcels and private driveways south of the Resort main entry on Quail Run Road as generally depicted on Sheet <u>A41</u> , <u>Quail Run Roadway Exhibit</u> , of the Approved Plans.

Commented [PM15]: NOTE: The Development Agreement will address the mitigation measures. Staff discussion that the column markers be included as part of this stipulation.

These mitigation measures include the following concepts: •The installation of column markers on both sides of Quail Run Road south of the Resort main entry with appropriate signage (e.g. dead end, private road) completed in the first phase of development. Such columns shall be no taller than four feet in height and setback at least four feet from the curb/pavement.

•Installation of a sign(s) on Quail Run Road (e.g. dead end, no outlet) on or near the new traffic control signal at the intersection of Lincoln Drive and Quail Run Road south of Lincoln Drive.

•Include a fund set-aside for an independent study to see if persons are missing the Resort main entry and entering and/or parking onto the private residential parcels and private driveways south of the Resort main entry on Quail Run Road. Such study shall be completed within the second year of Resort operation.

•If the independent study noted above is determined to be an impact to the adjacent residential neighborhood, then the setaside funds shall be used to install a gate(s) as generally illustrated on Sheet [insert sheet number] of the Approved Plans after the appropriate process pursuant to Article XI, Special Uses and Additional Use Regulations, of the Town's Zoning Ordinance.

G. SIGNAGE 1 2 3 58. All signs shall be in accordance with the Approved Plans, with illumination compliant with Article XXV, Signs, of the Town Zoning 4 Ordinance and the Special Use Permit Guidelines. 5 6 7 59. With the exception of the monument signs on Sheet A37, Proposed Signage and Monuments, and Sheet A38, Proposed Signage and 8 9 Monuments, of the Approved PlansA25 and Sheet A26, there shall be no outward facing signage which is visible from the street or adjoining 10 properties. Monument signs shall be in accordance with Sheet A2537 11 and Sheet A₂₆₃₈. 12 13 60. New internal directional or wayfinding signs shall comply with the 14 Special Use Permit (SUP) Guidelines and are subject to Town Manager 15 review and approval. 16 17 61. Other than as specified in the terms of the roadway easement 18 19 documents, no above ground structures shall be placed in the roadway easement except approved monument signs and any other approved 20 structures allowed by this Special Use Permit. 21 22 23 62. Market, coffee shop, and other ancillary signage intended for resort guests in order to minimize and manage parking is permissible, 24 provided it is not visible from off the property and is subject to Town 25 Manager review and approval. 26 27 28 63. All other signage which is not shown on the Approved Plans and noted in Section G of the Special Use Permit, shall be governed by the 29 30 applicable Town Ordinances and is subject to the Special Use Amendment process outlined in Article XI of the Town Zoning 31 Ordinance. 32 33

1	H.	LIGHTING
2 3	64.	All outdoor lighting shall be in compliance with the Approved Plans,
4	.+0	including the wattage and color of each lighting fixture. In the event the
5		Approved Plans are not clear, such lighting shall meet the Special Use
6		Permit Guidelines, as such may be amended from time to time.
7		· · ·
8	65.	Unless otherwise included in the Approved Plans, lamps, lighting, or
9		illumination devices within an outdoor light fixture shall be screened so
10		as to not be directly visible from outside the Property. If the Town
11		receives a complaint from an offsite owner that a lamp or lighting or
12		illumination device within an outdoor light fixture is visible from
13		outside the Property, the Town Manager or designee may inspect the
14		Property and require the Owner to shield such lighting fixture if the
15		Town Manager or designee determines that the light emitting element is
16		visible from outside the Property.
17	66.	All optimizer lighting shall operate in accordance with the Approved
18 19	00.	All exterior lighting shall operate in accordance with the Approved Plans. In summary, the following shall also apply to the exterior
20		lighting:
20		ngnung.
22		a. Parking Lot Pole Lights (Type SA):
23		i. The concrete decorative base shall be limited to a
24		maximum height of twenty-eight (28) inches. The fixture
25		shall not exceed a maximum height of twelve (12) feet 12'
26		tall from the adjoining grade (including the decorative
27		base).
28		ii. All pole lights shall have house side shields.
29		
30		b. All exterior light fixtures shall be limited to a maximum color
31		temperature of 3000 Kelvins.
32		
33		c. All exterior lighting shall operate from dusk to dawn. All
34		landscape, outdoor open space and seating areas, and building
35		lighting level shall be reduced to <u>fifty percent (50%)</u> after 1:00
36 27		a.m.
37 38		d. Palm tree ring lighting (Type TR) shall be limited to a maximum
38 39		height of <u>sixteen (16)</u> feet tall. The lights shall be directed
40		downward (with no uplighting of the trees).
41		

	Date: 08/13/2	020
1 2		e. Landscape lighting fixtures shall be selected, located, aimed and fully shielded so that direct illumination is focused exclusively on
3		the plantings or other intended site features and away from
4		adjacent properties and the public street right-of-way.
5		
6		f. The Type LU fixture is a flush grade fixture to uplight landscape,
7		pots, and key architectural features as shown on the lighting plans
8		on Sheet A14, Proposed Site Lighting Plan, Sheet A15, Proposed
9		2 nd and 3 rd Level Lighting, Sheet A16, Photometric Lighting Plan,
10		Sheet A17, Typical Detail Backlit Letters, Sheet A18, Proposed
11		Site Lighting Tear Sheets, and Sheet A19, Proposed Site Lighting
12		Tear Sheets, Sheets A14 through A19 of the Approved Plans.
13		Illumination of key architectural features are also illustrated in the
14		renderings "With Uplights" and Without Uplights" prepared by
15		Creative Designs in Lighting ,submitted on October 8, 2020.
16		These uplights allow some illumination of the architectural
17		features while meeting the intent of the Town's Zoning Ordinance
18		and Special Use Permit Guidelines to preserve low light level
19		conditions that minimize light pollution, while maintaining
20		adequate lighting for safety, security, and enjoyment of outdoor
21		living. At any time these uplights are not found to meet the above
22		intent, the Town Manager or designee may inspect the Property
23		and require the Owner to turn off or reduce the light level (which
24		may include, and is not limited to, reducing fixture count, applying
25		a dimmer, or similar measure).
26		
27	67.	Light fixtures shall be prohibited within the dedicated public right-of-
28		way areas, except for Town-approved fixtures.
29	_	
30	I.	LANDSCAPING
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32	68.	Landscaping on the Property shall be in substantial compliance in quantity,
33		size, and plant palette with the Approved Plans.
34		
35	69.	All landscaping that dies shall be replaced in a reasonable amount of time,
36		be in general compliance with the approved landscape plan of the
37		Approved Plans, and use similar material that are on the Approved Plans.
38		

- 70. Perimeter landscaping plans (i.e., for those areas between the back of curb and adjacent structures of parking areas) shall be as shown on <u>Sheet A11</u>, <u>Proposed Landscape Plan, Sheet A12</u>, <u>Conceptual Landscape Plan, and Sheet A13</u>, <u>Conceptual Landscape Plan – Enlarged, of</u> the Approved Plans, Sheets A11, A12, and A13. This shall include leaving the existing oleander hedge row along the south property line adjoining the Andaz Resort.
 - 71. All landscaped areas shall be supported by an automatic irrigation system.
- 72. All landscaped areas shall be constructed and maintained in a manner that promotes water conservation and prevents water overflow or seepage into the street, sidewalk or parking areas.

J. TEMPORARY USES

- 73. Temporary event tents may be erected on the Event Lawn Area of the Property All other temporary tent locations require a Special Event Permit with Chapter 8 of the Town Code. No event tent shall be higher than twenty-four (24) feet above the finished grade of the Event Lawn or closer to any exterior property line than the minimum setbacks shown for a twenty-four (24) foot height building. Placement of event tents shall have no material adverse impact on parking or circulation on site. Temporary event tents or structures shall not be allowed for more than fourteen (14) consecutive days unless located interior to the site, in which case if the Town issues a Tent Permit that runs consecutive to an existing Tent Permit, the event tent or structure will be allowed to remain in place for longer than fourteen (14) consecutive days.
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K. CELLULAR ANTENNAS

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74. 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

- 75. There shall be at least one (1) person designated by the Resort at all 16 17 times who has been thoroughly briefed on the provisions of this Special Use Permit and who has the authority to resolve, or to refer to others for 18 resolution, all problems related to compliance with this Special Use 19 Permit. All calls from Town residents to the Town or Resort regarding 20 21 noise or disturbances shall be referred to and addressed by such person(s). The name and contact information for the property manager 22 to be provided to the Town's Community Development Department 23 24 Director, or designee prior to the issuance of a certificate of completion, and to then be updated within ten (10) days after any property manager 25 change is made. Maintenance of the Resort in general and all common 26 areas specifically, shall be coordinated through a single unified 27 28 management entity, which may be the Resort Hotel Owner.
- 3076.All exterior portions of all structures and all driveways, parking areas,31landscaping, walls, and lighting shall be kept and maintained in good32condition and repair.
- 3477.Interiors of the building on the Property may be remodeled at any time35without an amendment to the Special Use Permit so long as the other36aspects of the Property remain in substantial compliance with the37Ordinance and the Approved Plans, and all applicable building permits38are obtained.

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2	78.	Use of outdoor space by employees for activities such as smoking may
3		create unintended nuisances for persons on adjoining properties. This
4		type of activity shall be permitted in Area V, Employee Break Area, as
5		shown on Sheet A8, Proposed Site Plan – Ground Level, and Sheet A11,
6		Proposed Landscape Plan, of the Approved Plans and the area shall
7		include seating, trash receptacles, and/or smoking receptacles.
8		
9	79.	Except as approved as part of a building permit application and during
10		construction periods, no storage of outdoor materials is permitted on the
11		Property that can be seen off site.
12		
13	М.	CONDITIONAL APPROVAL
14	80.	This SUP shall be effective as of the Effective Date if, but only if,
15		approved by the Town Council. After this SUP is recorded, if this SUP
16		does not become effective within three hundred and sixty-five (365)
17		days or if it is no longer effective, then the Town shall promptly record
18		a notice that this SUP did not become or is no longer effective.
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IV. APPROVED PLANS

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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

6 precedence as specified in Section III.A.1.

(SUP 18-05)	1. <u>The Smoke Tree Resort Redevelopment Project</u> Enhancements and Modifications summary, two pages, dated October 1, 2020.
	2. The Smoke Tree Resort Redevelopment Project Narrative and Overview, six pages, dated October 1, 2020.
	 3. Smoke Tree Resort Major Amendment Application booklet prepared for Gentree LLC, owner, with a resubmittal date of October 27, 2020 on the cover sheet, with the revised and added sheet dates on Sheets A2 through A81 as noted below: a. January 21, 2019: Sheet A58; b. September 6, 2019: Sheets A15, A22, A59, A61, and A63 through A81; c. December 6, 2019: Sheets A60 and A62; d. May 14, 2020: Sheets A3, A23, A28, A33, A35, A37, A40, A44, and A47 through A50; e. October 27, 2020: Sheets A53 and A54; f. October 27, 2020: Sheets A2, A4 through A14, A16 through A21, A24 through A27, A30 through A32, A34, A38, A39, A41 through A43, A45, A46, A51, A52; A55 through A57; and g. November 1, 2020: Sheets A29 and A36.
	4. Smoke Tree Resort Major Amendment Application – Supplemental Exhibits prepared for Gentree LLC, owner, with a resubmittal date of October 27, 2020 on the cover sheet, with the revised and added sheet dates of September 6, 2019: Sheet A2 through A22.
	5. Smoke Tree Resort Traffic Impact Analysis prepared by CivTech and date sealed by Registered Professional Engineer Dawn D. Cartier on October 20, 2020.
	6. Parking Management Plan prepared by CivTech and date sealed by Registered Professional Engineer Dawn D. Cartier on October 21, 2020.

7.	Parking Study prepared by CivTech and date sealed by Registered Professional Engineer Dawn D. Cartier on May 22, 2020, with response memorandums by Kimley Horn dated July 12, 2020 and July 29, 2020, along with response letter by Walker Consultants dated October 21, 2020.
<u>8.</u>	Wastewater Capacity Study prepared by Coe & Van Loo Consultants, Inc. (CVL) and date sealed by Registered Professional Engineer Cassandra Alejandro on October 16, 2020.
<u>9.</u>	Preliminary Drainage Report prepared by Coe & Van Loo Consultants, Inc. (CVL) and date sealed by Registered Professional Engineer Oscar E. Garcia on October 15, 2020.
<u>10</u>	. The Smoke Tree Resort – Nosie Study and Recommendations (Updated 9/24/2020) – Town of Paradise Valley, AZ, prepared by MD Acoustics, dated October 22, 2020.