

*= Mandatory, information must be provided

Click or tap the boxes to enter text. If not applicable, indicate "N/A".

*Title:

RESOLUTION: Co9-15-04 LANDMARK TITLE TR 18109 - W. SUNSET ROAD REZONING

*Introduction/Background:

The Board of Supervisors approved a five (5) year time extension subject to original and modified standard and special conditions.

*Discussion:

The time limit contained in Rezoning Ordinance 2016-64 may be modified by resolution.

*Conclusion:

The Resolution reflects the Board of Supervisors' approval.

*Recommendation:

Approval

*Fiscal Impact:

0

*Board of Supervisor District:

Department: Development Services - Planning	Telephone: 520-724-8800		
Contact: Donna Spicola, Planner	Telephone: 520-724-9513		
Department Director Signature:	$\sum_{i=1}^{n}$	Date:	12/20/21
Deputy County Administrator Signature:		Date: _	12/20/2021
County Administrator Signature:	Jan	_ Date:	12/20/201



Subject: Co9-15-04

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JANUARY 18, 2022 MEETING OF THE BOARD OF SUPERVISORS

TO: HONORABLE BOARD OF SUPERVISORS

FROM: Chris Poirier, Deputy Director Tom VnalSws/cl Public Works-Development Services Department-Planning Division

DATE: December 27, 2021

RESOLUTION FOR ADOPTION

<u>Co9-15-04</u> <u>LANDMARK TITLE TR 18109 – W. SUNSET ROAD REZONING</u> Owner: Landmark Title TR 18109 (District 3)

If approved, adopt RESOLUTION NO. 2022 - _____

- OWNERS: Landmark Title TR 18109 Attn: Kai Sunset 80 Property LLC PO Box 2305 Cortaro, AZ 85652-2305
- AGENT: Paradigm Land Design LLC Attn: Paul Oland 7090 N. Oracle Road #178-193 Tucson, AZ 85704

DISTRICT: 3

STAFF CONTACT: Donna Spicola, Planner

STAFF RECOMMENDATION: APPROVAL

TD/DS Attachments

c: Paradigm Land Design LLC, Attn: Paul Oland, 7090 N. Oracle Road #178-193 Tucson, AZ 85704 RESOLUTION 2022-____

A RESOLUTION OF THE BOARD OF SUPERVISORS OF PIMA COUNTY, ARIZONA; RELATING TO ZONING; IN CASE Co9-15-04 LANDMARK TITLE TR 18109 – W. SUNSET ROAD REZONING; LOCATED ON THE SOUTH SIDE OF W. SUNSET ROAD, APPROXIMATELY 1,300 FEET WEST OF N. CAMINO DE OESTE; AMENDING REZONING CONDITIONS SET FORTH IN SECTION 2 AND TIME LIMITS SET FORTH IN SECTION 3 OF ORDINANCE NO. 2016-64.

The Board of Supervisors of Pima County, Arizona finds that:

- 1. On July 15, 2016, in rezoning case Co9-15-04, the Pima County Board of Supervisors approved the rezoning of approximately 77.9 acres located on the south side of W. Sunset Road, approximately 1,300 feet west of N. Camino De Oeste, as shown on Exhibit A from the SR (Suburban Ranch), SR (BZ) (Suburban Ranch Buffer Overlay), and the SR (PR-2) (Suburban Ranch Hillside Development Overlay Level 2 Peaks & Ridges) zones to the SR-2 (Suburban Ranch Estate), SR-2 (BZ) (Suburban Ranch Estate Buffer Overlay), and the SR-2 (PR-2) (Suburban Ranch Estate Hillside Development Overlay Level 2 Peaks & Ridges) zones for approximately 77.9 acres, subject to standard and special conditions.
- 2. On December 13, 2016, the Pima County Board of Supervisors adopted rezoning Ordinance 2016-64, recorded in Sequence No. 20163550677, rezoning the approximate 77.9 acres described in rezoning case Co9-15-04 and memorializing the standard and special conditions.
- 3. On March 19, 2021, the owners of the approximately 77.9 acres applied for a five-year time extension of the time limit set forth in Section 3 of Ordinance 2016-64.
- 4. On June 22, 2021, the Pima County Board of Supervisors approved a five-year rezoning time extension for approximately 77.9 acres, subject to original and modified standard and special conditions.
- 5. Section 4 of Ordinance No. 2016-64 allows the Board of Supervisors to amend the rezoning conditions by resolution.

NOW, THEREFORE, IT IS RESOLVED:

Section 1: The rezoning conditions in Section 2 of Ordinance 2016-64, are restated and modified as follows:

- 1. The owner shall:
 - A. Submit a development plan if determined necessary by the appropriate County agencies.
 - B. Record the necessary development related covenants as determined appropriate by the various County agencies.
 - C. Provide development related assurances as required by the appropriate agencies.

- D. Submit a title report (current to within 60 days) evidencing ownership of the property prior to the preparation of the development related covenants and any required dedications.
- 2<u>1</u>. There shall be no further lot splitting or subdividing of residential development without the written approval of the Board of Supervisors.
- <u>32</u>. The owner shall adhere to the preliminary development plan as approved at public hearing (Exhibit B), with the exception of changes in number, size, or configuration of lots due to a required provision of common area for detention basins if an alternative is not accepted by the Floodplain Administrator.
- 4<u>3</u>. Transportation conditions:
 - A. The property shall be limited to two access points as indicated on the preliminary development plan (Exhibit B).
 - B. The eastern access point shall align with the access point on the north side of Sunset Road.
 - <u>C.</u> <u>Prior to Tentative Plan approval, written proof of coordination with the Town of</u> <u>Marana is required regarding traffic impacts to their roadway system.</u>
- 54. <u>Regional Flood Control District</u> conditions:
 - A. Native riparian vegetation shall be used to enhance drainage improvements.
 - B. First flush retention (retention of the first ½ inch of rainfall from impervious and disturbed surfaces) shall be provided.
 - C. Regulatory floodplains and riparian habitat shall be within permanently identified open space through easement or dedication.
 - D. Development shall meet Critical Basin detention requirements.
 - E. Maintenance responsibility for stormwater infrastructure, including detention basins, shall be assigned to the homeowners association or other designated representative by Conditions, Covenants and Restrictions.
 - F. Detention basins shall be located in common area unless an alternative is proposed and accepted by the Floodplain Administrator. Placement of basins in common area may result in fewer lots or changes in size and/or configuration of lots than shown on the conceptual layout on the preliminary development plan.
 - G. Building envelopes shall be identified during the platting process and shall be oriented to avoid or minimize impacts to local, unregulated drainageways.
- 65. Environmental Planning conditions:
 - A. The property owner/developer shall achieve compliance with the Maeveen Marie Behan Conservation Lands System conservation guidelines by providing 52 acres as on-site natural open space (NOS) and 19 acres as off-site NOS. On-site NOS will conform to the approximate location and configuration as shown on the approved Preliminary Development Plan. Off-site NOS must conform to the CLS Off-site Mitigation Policies (Pima County Comprehensive Plan 2015, Chapter 3 Use of Land Goals and Policies, Section 3.4 Environmental Element, Policy 11) Conservation Lands System Mitigation Lands) and comply with all of the following:
 - Off-site NOS is acceptable to the Pima County Planning Official or designee; and
 - Prior to the approval of the final plat, off-site NOS will be permanently protected as natural open space by a separately recorded legal

instrument acceptable to the Pima County Planning Official or designee.

- B. The maximum amount of grading per lot shall not exceed 15,000 square feet and will occur entirely within the buildable part of the lot as demarcated on the Preliminary Development Plan by the 'No Build Line'.
- C. Upon the effective date of the Ordinance, the owner(s)/developer(s) shall have a continuing responsibility to remove invasive non-native species from the property, including those below. Acceptable methods of removal include chemical treatment, physical removal, or other known effective means of removal. This obligation also transfers to any future owners of property within the rezoning site and Pima County may enforce this rezoning condition against the property owner. Prior to issuance of the certificate of compliance, the owner(s)/developer(s) shall record a covenant, to run with the land, memorializing the terms of this condition.

Invasive	Non-Native	Plant S	pecies	Subje	ct to	Control	

Ailanthus altissima	Tree of Heaven
Alhagi pseudalhagi	Camelthorn
Arundo donax	Giant reed
Brassica tournefortii	Sahara mustard
Bromus rubens	Red brome
Bromus tectorum	Cheatgrass
Centaurea melitensis	Malta starthistle
Centaurea solstitalis	Yellow starthistle
<i>Cortaderia</i> spp.	Pampas grass
Cynodon dactylon	Bermuda grass (excluding sod hybrid)
<i>Digitaria</i> spp.	Crabgrass
Elaeagnus angustifolia	Russian olive
<i>Eragrostis</i> spp.	Lovegrass (excluding <i>E. intermedia</i> , plains
	lovegrass)
Melinis repens	Natal grass
Mesembryanthemum spp.	Iceplant
Oncosiphon piluliferum	<u>Stinknet</u>
Peganum harmala	African rue
Pennisetum ciliare	Buffelgrass
Pennisetum setaceum	Fountain grass
Rhus lancea	African sumac
Salsola spp.	Russian thistle
Schinus spp.	Pepper tree
Schismus arabicus	Arabian grass
Schismus barbatus	Mediterranean grass
Sorghum halepense	Johnson grass
Tamarix spp.	Tamarisk

6. <u>Cultural Resources condition: Prior to ground modifying activities, an on-the-ground archaeological and historic sites survey shall be conducted on the subject property, and submitted to Pima County for review. A cultural resources mitigation plan for any identified archaeological and historic sites on the subject property shall be submitted to Pima County at the time of, or prior to, the submittal of any tentative plan or development plan. All work shall be conducted by an archaeologist permitted by the Arizona State Museum, or a registered architect, as appropriate. Following rezoning approval, any subsequent</u>

development requiring a Type II grading permit will be reviewed for compliance with Pima County's cultural resources requirements under Chapter 18.81 of the Pima County Zoning Code.

- 7. The owner/developer must secure approval from the Pima County Department of Environmental Quality (PDEQ) to use on-site sewage disposal systems within the rezoning area at the time a tentative plat, development plan or request for building permit is submitted for review.
- 8. The property owner shall execute and record the following disclaimer regarding Proposition 207 rights. "Property Owner acknowledges that neither the rezoning of the Property nor the conditions of rezoning give Property Owner any rights, claims or causes of action under the Private Property Rights Protection Act (Arizona Revised Statutes Title 12, chapter 8, article 2.1). To the extent that the rezoning or conditions of rezoning may be construed to give Property Owner any rights or claims under the Private Property Rights Protection Act, Property Owner hereby waives any and all such rights and/or claims pursuant to A.R.S. §12-1134(I)."
- 9. In the event the subject property is annexed, the property owner shall adhere to all applicable rezoning conditions, including, but not limited to, development conditions which require financial contributions to, or construction of infrastructure, including without limitation, transportation, flood control, or sewer facilities.
- 10. During the development plan stage, the applicant shall contact Tucson Unified School District (TUSD) concerning the provision of adequate space for safe bus stops, bus turn-arounds and pedestrian access to the appropriate schools.
- 11. Structures shall be limited to a maximum height of 24 feet and shall be sited and landscaped to minimize negative visual impacts. The color of structures shall be in context with the surrounding environment.
- 12. In addition to the requirements of the Native Plant Preservation Ordinance, all transplantable saguaros 6 feet or less in height inside the disturbance area envelopes shall either be preserved in place or transplanted within the site.
- 13. The developer shall consult with the Coalition for Sonoran Desert Protection and Pima County prior to submittal of a subdivision plat to explore ways to reduce the need for large basins located along the downstream edge of the property while still meeting detention requirements. Any basins to be constructed throughout the site shall be designed using permaculture concepts and incorporate gradual slopes of natural materials in order to facilitate wildlife movement.
- 14. The developer shall consult with the Coalition for Sonoran Desert Protection and Pima County prior to submittal of a subdivision plat on lot configuration and placement of building envelopes, particularly those that are impacted by "flows under the regulatory threshold per the submittal, but are significant," (reference Commission staff report pg. 8) and on lots 19 and 22 where buildable area incurs into the Erosion Hazard Setback.
- 15. Signage indicating the prohibition of motorized vehicles shall be posted on trail easements.
- 16. The "Proposed Pedestrian Access Easement to TUSD School Property" shall be removed from the Preliminary Development Plan.
- 17. Perimeter lot fencing within the designated natural open space is prohibited.
- 18. All single-family dwelling units are required to be equipped with a fire sprinkler system.

Section 2. The time limit in Section 3 of Ordinance 2016-64, is amended and extended as follows:

Conditions 1 through 1718 shall be completed by July 15, 20152026.

Section 3. The rezoning conditions may be amended or waived by resolution of the Board of Supervisors in accordance with Chapter 18.91 of the Pima County Zoning Code.

Passed and adopted, this _____ day of _____, 2022.

Chair, Pima County Board of Supervisors

ATTEST:

Clerk, Board of Supervisors

APPROVED AS TO FORM:

Deputy County Attorney Bobby H. Yu

APPROVED:

Executive Secretary

Planning and Zoning Commission



