# **BOARD OF SUPERVISORS AGENDA ITEM REPORT**

Requested Board Meeting Date: August 2, 2016

Title: C09-04-17	Lee Plaza, L.	C. – Valencia Road	Rezoning (Resolut	ion)		
Introduction/Ba	ckground:					
The Board of Sup April 5, 2016.	ervisors appro	oved a Time Extens	ion subject to origin	al and modified cor	nditions for this Rezoning on	
Discussion:						
This Resolution re	flects the Boa	ard of Supervisors' a	approval of the Rezo	oning Time Extension	on.	
Conclusion:						
The time limit and	conditions co	ntained in Rezoninç	g Ordinance 2006-8	1 may be modified	by resolution.	
Recommendation:						
Staff recommends	that the Boa	d of Supervisors ap	prove this Resolution	on.		
Fiscal Impact:						
Board of Superv	visor Distric	t:				
□ 1	□ 2	□ 3	□ 4	⊠ 5		
Department: Dev	elopment Se	ervices Departmer	ut-Planning Te	lephone: <u>520-724</u>	-9000	
Department Dire	ctor Signatuı	e/Date:	100	11/16	,	
Deputy County A	dministrator	Signature/Date:	Make !	Mal 7/12	2/16	
County Administr	rator Signatu	re/Date:	VC,K	rlielten	y 7/12/K	
r .						



**Subject: Co9-04-17** 

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## FOR AUGUST 2, 2016 MEETING OF THE BOARD OF SUPERVISORS

TO:

HONORABLE BOARD OF SUPERVISORS

FROM:

Chris Poirier, Interim Planning Official

Public Works-Development Services Department-Planning Division

DATE:

July 11, 2016

#### **RESOLUTION FOR ADOPTION**

Co9-04-17

LEE PLAZA, L.C. – VALENCIA ROAD REZONING

Owner: Mark Road, LLC

(District 5)

If approved, adopt RESOLUTION NO. 2016 - \_\_\_\_\_

OWNER:

Mark Road, LLC Attn.: David Lee PO Box 65837 Tucson, AZ 85728

AGENT:

Presidio Engineering, Inc.

Attn: John Wood, P.E., President 190 S. Stratford Dr., Ste. 105

Tucson, AZ 85716

DISTRICT:

5

**STAFF CONTACT**: David Petersen

STAFF RECOMMENDATION: APPROVAL.

CP/DP/ar Attachments

CC:

Co9-04-17 File

Tom Drzazgowski, Principal Planner

RESOL	UTION	2016-	

A RESOLUTION OF THE BOARD OF SUPERVISORS OF PIMA COUNTY, ARIZONA; RELATING TO ZONING; IN CASE Co9-04-17 LEE PLAZA, L. C. – VALENCIA ROAD REZONING; LOCATED ON THE WEST SIDE OF MARK ROAD, APPROXIMATELY 600 FEET NORTH OF VALENCIA ROAD, AMENDING REZONING CONDITIONS SET FORTH IN SECTION 2 AND THE TIME LIMIT SET FORTH IN SECTION 3 OF ORDINANCE 2006-81 AS AMENDED BY RESOLUTION 2015-72.

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

- 1. On March 21, 2006, in rezoning case Co9-04-17, the Pima County Board of Supervisors approved the rezoning of approximately 95.4 acres located on the west side of Mark Road approximately 600 feet north of Valencia Road, as shown on Exhibit A from GR-1 (Rural Residential) to CR-4 (Mixed-Dwelling Type) for approximately 44.2 acres and to GR-1® (Rural Residential Restricted) for approximately 51.2 acres, subject to standard and special conditions.
- 2. On October 10, 2010, the Pima County Board of Supervisors adopted rezoning Ordinance 2006-81, recorded in Docket 12910 at Page 02899, rezoning the approximate 95.4 acres described in rezoning case Co9-04-17 and memorializing the standard and special conditions.
- 3. On October 26, 2010, the owner(s) of the approximately 95.4 acres applied for a five-year extension of the time limit set forth in Section 3 of Ordinance 2006-81.
- 4. On July 12, 2011, the Pima County Board of Supervisors approved a five-year rezoning time extension for approximately 95.4 acres with modified standard and special rezoning conditions.
- 5. On November 10, 2015, the Pima County Board of Supervisors adopted Resolution 2015-72, recorded in Sequence 20153340139, memorializing the new rezoning time limit and modified standard and special conditions.
- 6. On January 6, 2016, the owner(s) of approximately 95.4 acres applied for a five-year extension of the of the time limit set forth in Section 3 of Ordinance 2006-81, as amended by Resolution 2015-72.
- 7. On April 5, 2016, the Pima County Board of Supervisors denied closure of the rezoning and approved a five-year time extension subject to modified standard and special conditions;
- 8. Section 3 of Ordinance 2006-81, as amended by Resolution 2015-72, and the Pima County Code allow the Board of Supervisors to amend the rezoning time limit and conditions by resolution.

#### NOW, THEREFORE, IT IS RESOLVED:

Section 1: The rezoning conditions in Section 2 of Ordinance 2006-81, as amended by Resolution 2015-72, are restated and modified as follows:

- 1. Submittal of a development plan if determined necessary by the appropriate County agencies.
- 2. Recording of a covenant holding Pima County harmless in the event of flooding.
- 32. Recording of the necessary development related covenants as determined appropriate by the various County agencies.
- 43. Provision of development related assurances as required by the appropriate agencies.
- <u>54.</u> Prior to the preparation of the development related covenants and any required dedication, a title report (current to within 60 days) evidencing ownership of the property shall be submitted to the Development Services Department.
- 65. There shall be no further lot splitting or subdividing of residential property without the written approval of the Board of Supervisors.
- 76. Transportation conditions:
  - A. The owner / developer shall provide off-site improvements as determined necessary by the Department of Transportation.
  - B. The owner / developer shall dedicate 30 feet right-of-way for Mark Road.
  - <u>CB.</u> Location of access on Valencia and Mark Roads shall require approval of the Department of Transportation.
- 87. Flood Control conditions:
  - A. Drainage shall not be altered, disturbed or obstructed without the written approval of the Flood Control District.
  - B. Submittal of a complete hydraulic and hydrologic drainage report to the Department of Transportation and the Flood Control District.
  - C. The property owner(s) shall provide all necessary drainage related improvements created by the proposed development both on site and off site of the subject property, including but not limited to, detention and all weather access. The location, design and construction of said improvements shall be subject to the approval of the Flood Control District. In addition to providing these improvements at no cost to the County, the owner(s) may be required to contribute funds for improvements to be constructed by the County.
  - D. A Final Integrated Water Management Plan shall be submitted to the Flood Control District for review and approval at the time of development that identifies water conservation measures consistent with the Pima County

#### <u>Comprehensive Plan Water Element and Rezoning Site Analysis</u> Requirements.

- 98. Wastewater Management Reclamation conditions:
  - A. The owner / developer shall time all new development within the rezoning area to coincide with the availability of treatment and conveyance capacity in the downstream public sewerage system. The owner / developer acknowledges treatment and conveyance capacity may not be available when development of the property is desired and shall construe no action by Pima County as a commitment of capacity to serve the rezoning area until Pima County executes an agreement with the owner / developer to that effect.
  - B. The owner / developer shall obtain written documentation from the Pima County Regional Wastewater Reclamation Department that treatment and conveyance capacity is available for any new development within the rezoning area, no more than 90 days before submitting any tentative plat, development plan, sewer improvement plan or request for building permit for review. Should treatment and/or conveyance capacity not be available at that that owner / developer shall have the option of funding, designing and constructing the necessary improvements to Pima County's public sewerage system at his/her sole expense or cooperatively with others affected parties. All such improvements shall be designed and constructed as directed by the Pima County Regional Wastewater Reclamation Department.
  - C. The owner / developer shall sewer the rezoning area as directed below:
    - The rezoning area may be sewered using private gravity sewers within private streets flowing to a private sewage pumping station that discharges to existing public sewer line, G-90-049, via a private force main, only if authorized by the Pima County Regional Wastewater Reclamation Department in their written documentation that treatment and conveyance capacity for the proposed development is available.
    - 2. The rezoning area may be sewered using public sewers, if and only if the owner / developer meets all of the following conditions:
      - a. The on-site and off-site public sewers shall operate by gravity flow alone. No sewage pumping stations may be used.
      - b. The owner / developer shall enter into a sewer service agreement with Pima County that specifies the necessary improvements to be made to Pima County's public sewerage system and their timing. This sewer service agreement may require the owner / developer to fund, design and construct an oversized off-site extension of the Valencia Road Trunk Sewer in Valencia Road right-of-way, either at his/her sole expense or cooperatively with other owners in the area, and/or to augment a portion of the existing Valencia Road trunk line.
      - c. The owner / developer shall obtain any necessary off-site

- sewer easements across the adjacent properties at his/her own expense.
- d. The owner / developer shall provide an appropriately wide common area on the east side of the proposed development to accommodate future flow-through from the properties to the east currently being served by individual on-site wastewater disposal (septic) system.
- D. The owner / developer shall connect all development within the rezoning area to Pima County's public sewer system at the location and in the manner specified by the Regional Wastewater Reclamation Department in the required sewer service agreement, the required capacity response letter and as specified by the Development Services Department at the time of review of the tentative plat, development plan, sewer construction plan, or request for building permit.
- E. The owner / developer shall complete the construction of all necessary public and/or private sewerage facilities as required by the applicable regulations, including the Clean Water Act and those promulgated by ADEQ, and agreements, before treatment and conveyance capacity in the downstream public sewerage system will be permanently committed for new development within the rezoning area.

#### 409. Environmental Quality conditions:

- A. The owner(s) shall conduct sufficient soil sampling and analysis on the subject parcels, and submit the results to Pima County Department of Environmental Quality (PDEQ), to demonstrate that the Arizona Department of Environmental Quality (ADEQ) Residential Soil Remediation levels for the 13 Environmental Protection Agency Priority Metals are not exceeded.
- B. If the soil report shows that the site exceeds the maximum levels for the priority metals, building permits shall not be issued until such time that the site and the Saginaw Hill site have been remediated. Soil sampling and analysis shall be submitted to PDEQ demonstrating that the site meets ADEQ requirements and documentation provided showing that the Saginaw Hill site no longer poses a risk to the subject property.
- C. The properties shall be served by either public or private sewers.

#### 4410. Environmental Planning conditions:

A. Upon the effective date of the Ordinance, the owner(s)/developer(s) of the rezoned property shall have a continuing responsibility to remove buffelgrass (Pennisetum ciliare) from the property. 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.

B. Maintenance of Lots by Owners: Lot Owners shall keep private lots free of invasive non-native plant species including but not limited to those listed below.

### **Invasive Non-Native Plant Species Subject to Control:**

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

- 1211. Natural Resources, Parks and Recreation conditions:
  - A. View walls shall be constructed on north and west perimeter lots that are adjacent to open space.
  - B. Trails are permitted in the open space located in the northern half on the property, neighboring Saginaw Hill.
- 1312. Cultural Resources condition:

The final recovery report shall be approved by Pima County Cultural Resources Office prior to tentative plat approval or any disturbance to the site.

- All bufferyards mandated by Chapter 18.73 of the Pima County Zoning Code shall be located within common areas.
- Adherence to the preliminary development plan as approved at public hearing (Exhibit "B"). A minimum of 200 residential lots shall be platted in the CR-4 portion of the rezoning.
- 1615. Development plans shall be submitted for review to the Design Review Committee.

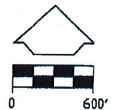
- Public disclosure of potential noise pollution related to the casino shall be made available to potential buyers.
- 1817. In the event the subject property is annexed, the owner(s)/developer(s) shall adhere to all applicable rezoning conditions, including, but not limited to, development conditions which require financial contributions to, or construction of infrastructure, including without limitation, transportation, flood control, or sewer facilities.
- The property owner(s)/developer(s) 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)."
- 20. The property owner(s) / developers(s) shall execute and record a document acceptable to the Pima County Community Development and Neighborhood Conservation Department indicating that the owner/developer shall contribute to the affordable housing trust fund as adopted by the Pima County Board of Supervisors on December 13, 2005, before a certificate of compliance is issued.

Section 2. Section 3 of Ordinance No. 2004-67, as amended by Resolution 2009-129, is amended and the time limit extended as follows:

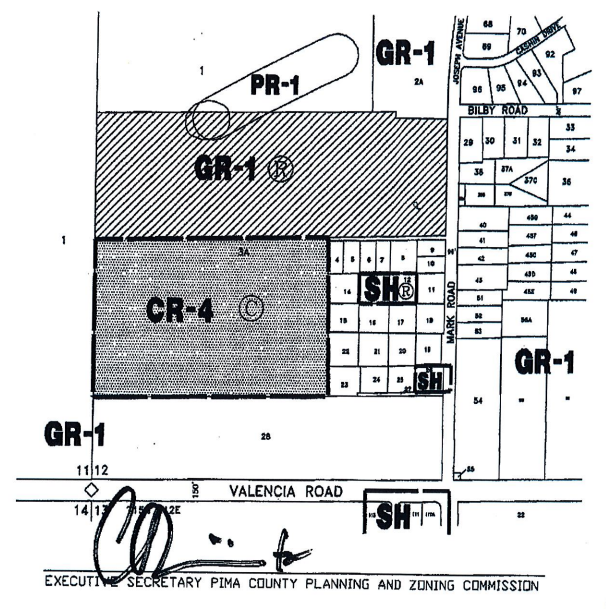
- 1. Conditions 1 through 20 18 shall be completed by March 21, 2016 2021.
- 2. The time limit may be extended by the Board of Supervisors by adoption of a resolution in accordance with Chapter 18.91 of the Pima County Zoning Code.
- 3. No building permits shall be issued based on the rezoning approved by this Resolution until all conditions 1 through 20 18 are satisfied and the Planning Official issues a Certificate of Compliance.
- 4. The rezoning conditions of Section 1 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	, 2016.
	Chair, Pima County Board of Supervisors
ATTEST:	APPROVED AS TO FORM:
Clerk of the Board	Deputy County Attorney Lesley M. Lukach
APPROVED:	
Executive Secretary Planning and Zoning Commission	_

AMENDMENT NO's. 32, 56, 65 & 8 BY ORDINANCE NO. 2006-81 TO PIMA COUNTY ZONING MAP NO'S. 36, 37, 63 & 64 TUCSON, AZ. PARCEL 3A BEING A PART OF THE SOUTHWEST 1/4 OF SECTION 12, T15S R12E.



ADDPTED DCTDBER 10, 2006 EFFECTIVE DCTDBER 10, 2006



© NO BUILDING PERMITS WITHOUT CERTIFICATE OF COMPLIANCE FROM GR-1 95.4 ac± (GR-1(R) 51.2 & CR-4 44.2) MA - SEPTEMBER 19, 2006

Co9-04-17 Co7-00-20 210-23-003A

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Development Preliminary Plan

Site area: 95.45 acres

51.2 acres 44.2 acres GR-1

2.2 rac gross 4.7 rac net (CR-4 area) 210 SFD Lots (45 x 110' mln.)

Building Height: one and two stories (maximum of 34' as allowed in CR-4)



Exhibit IIB.1 Preliminary Development Plan Valencia / Mark