MEMORANDUM
DEVELOPMENT SERVICES DEPARTMENT - PLANNING DIVISION

TO: Chairman and Members, Pima County Planning and Zoning Commission
FROM: Arlan Colton, Executive Secretary
RE: Pima County Planning and Zoning Commission Hearing of November 25, 2015
DATE: November 30, 2015

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This abstract is subject to editing and amending. Please let us know promptly if you believe there are any omissions or corrections; otherwise, we will proceed on this basis.

Arlan Colton, Executive Secretary

The meeting was called to order at 9:00 a.m. at Pima County Administration Building Board of Supervisors Hearing Room, 130 W. Congress St., 1st Floor, Tucson, AZ

1) **ROLL CALL:**

**PRESENT**

D5 Jenny Neeley, Chair  
D4 William Matter  
D2 Randall R. Holdridge  
D2 Armando Membrila  
D3 Lynne Mangold  
D1 Brad Johns  
D1 Jodi Bain  
D3 Peter Gavin

**ABSENT**

D4 Eddie Peabody, Jr., Vice-Chair  
D5 Bob Cook  

*Left at 10:00 a.m.*

**EIGHT MEMBERS PRESENT**

**ALSO PRESENT**

Arlan Colton, Planning Director  
Chris Poirier, Assistant Planning Director  
Mark Holden, Principal Planner  
Terri Tillman, Senior Planner  
David Petersen, Senior Planner  
Celia Turner, Coordinator  
Jeanette DeRenne, Principal Planner, DOT  
Greg Saxe, Environmental Plan. Mgr., RFCD  
Sherry Ruther, Environmental Plan. Mgr.
2) **PLEDGE OF ALLEGIANCE**

3) **CONSENT AGENDA (UNADVERTISED PUBLIC HEARING)**

**MONTHLY REPORTS TO THE P/Z COMMISSION**

Monthly reports from Development Services Department for enterprise fund, total fees collected, services activity report and permits issued and from the planning division for total fees collected and services activity report.

ON MOTION, it was

Voted: To **APPROVE** October 28, 2015 checklist and the Consent Agenda.

The motion **PASSED** (8 – 0; Commissioners Peabody and Cook were absent).

4) **CALL TO THE AUDIENCE**

No one spoke.

**REZONINGS FOR PUBLIC HEARING**

5) **P15RZ00001 LAWRENCE C. LUENG, INC – N. THORNYDALE ROAD REZONING**

Request of Lawrence C. Lueng, Inc., represented by Projects International, Inc., for a rezoning of approximately 18.01 acres from the SR (Suburban Ranch) zone to the CR-4 (Mixed Dwelling Type) (5 acres) and CR-5 (Multiple Residence)(13.01 acres) zone, on property located at the southeast corner of N. Thornydale Road and W. Linda Vista Boulevard. The proposed rezoning conforms to the Pima County Comprehensive Plan which designates the property for Neighborhood Activity Center (5 acres) and Medium Intensity Urban (13.01 acres). (District 1)

ON MOTION, it was

Voted: To **APPROVE** subject to standard and special conditions with an amendment to condition #4C.

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. There shall be no further lot splitting or subdividing of residential development without the written approval of the Board of Supervisors.

3. Transportation conditions:
   A. The property owner/developer shall dedicate 45 feet of right-of-way for Thornydale Road.
B. The property is limited to 2 access points, one on Thornydale Road and one on Linda Vista Boulevard, as depicted on the preliminary development plan.

4. Regional Flood Control District conditions:
   A. First flush retention (retention of the first ½ inch of rainfall) shall be provided for all newly disturbed and impervious surfaces. This requirement shall be made a condition of the Site Construction Permit.
   B. If improvements modify the Special Flood Hazard Area, a Conditional Letter of Map Revision (CLOMR) and a Letter of Map Revision (LOMR) will be required.
   C. FEMA Floodplain and Pima County Regulated Riparian Habitat including mitigation area shall be contained in permanently identified natural open space through easement or dedication and shall be identified on the subdivision plat. This open space shall be protected by covenant and management responsibility shall be identified on the subdivision plat. The disturbance of riparian habitat shall be nominally avoided, however, boundary modifications are permitted.
   C. The following shall be contained in permanently identified natural open space through easement or dedication and be identified on the subdivision plat. This open space shall be protected by covenant and management responsibility shall be identified on the subdivision plat.
      1) Post-development FEMA and developer mapped floodplains.
      2) Pima County Regulated Riparian Habitat. Boundary modifications may be made to accurately map the existing habitat. Nominal disturbance of riparian habitat is acceptable.
   D. Water conservation measures identified in the Preliminary Integrated Water Management Plan shall be implemented with the development. Where necessary, some measures may also be required to be included in the project’s CC&Rs and a Final Integrated Water Management shall be submitted to the District for review and approval at the time of development.

5. Regional Wastewater Reclamation conditions:
   A. The owner shall not construe any action by Pima County as a commitment to provide sewer service to any new development within the rezoning area until Pima County executes an agreement with the owner to that effect.
   B. The owner shall obtain written documentation from the Pima County Regional Wastewater Reclamation Department (PCRWRD) 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, preliminary sewer layout, sewer improvement plan, or request for building permit for review. Should treatment and/or conveyance capacity not be available at that time, the owner shall enter into a written agreement addressing the option of funding, designing and constructing the necessary improvements to Pima County’s public sewerage system at his or her sole expense or cooperatively with other affected parties. All such improvements shall be designed and constructed as directed by the PCRWRD.
   C. The owner 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.
   D. The owner 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 PCRWRD in its capacity response letter and as specified by PCRWRD at the time of review of the tentative plat, development plan, preliminary sewer layout, sewer construction plan, or request for building permit.

E. The owner shall complete the construction of all necessary public and/or private regulations, including the Clean Water Act and those promulgated by ADEQ, before treatment and conveyance capacity in the downstream public sewerage system will be permanently committed for any new development within the rezoning area.

6. Environmental Planning conditions:

A. The property owner/developer shall achieve compliance with the Maeveen Marie Behan Conservation Lands System conservation guidelines by providing a total of 33 acres as Natural Open Space (NOS). No less than 7 acres NOS will be provided on-site; the difference between the total 33 acres NOS and NOS provided on-site will be provided off-site. 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:
   1) The site areas of plan amendment cases Co7-13-04, 05, and 06 are not eligible to serve as off-site NOS;
   2) Off-site NOS is acceptable to the Pima County Planning Official or their designee; and
   3) 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 their designee.

B. 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 Species Subject to Control**

<table>
<thead>
<tr>
<th>Species</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ailanthus altissima</td>
<td>Tree of Heaven</td>
</tr>
<tr>
<td>Alhagi pseudalhagi</td>
<td>Camelthorn</td>
</tr>
<tr>
<td>Arundo donax</td>
<td>Giant reed</td>
</tr>
<tr>
<td>Brassica tournefortii</td>
<td>Sahara mustard</td>
</tr>
<tr>
<td>Bromus rubens</td>
<td>Red brome</td>
</tr>
<tr>
<td>Bromus tectorum</td>
<td>Cheatgrass</td>
</tr>
<tr>
<td>Centaurea melitensis</td>
<td>Malta starthistle</td>
</tr>
<tr>
<td>Centaurea solstitialis</td>
<td>Yellow starthistle</td>
</tr>
<tr>
<td>Cortaderia spp.</td>
<td>Pampas grass</td>
</tr>
<tr>
<td>Cynodon dactylon</td>
<td>Bermuda grass (excluding sod hybrid)</td>
</tr>
<tr>
<td>Digitaria spp.</td>
<td>Crabgrass</td>
</tr>
<tr>
<td>Elaeagnus angustifolia</td>
<td>Russian olive</td>
</tr>
<tr>
<td>Eragrostis spp.</td>
<td>Lovegrass (excluding E. intermedia, plains lovegrass)</td>
</tr>
<tr>
<td>Melinis repens</td>
<td>Natal grass</td>
</tr>
<tr>
<td>Mesembryanthemum spp.</td>
<td>Iceplant</td>
</tr>
<tr>
<td>Peganum harmala</td>
<td>African rue</td>
</tr>
<tr>
<td>Pennisetum ciliare</td>
<td>Buffelgrass</td>
</tr>
</tbody>
</table>

Check List                                           November 25, 2015 Page 4 of 18
<table>
<thead>
<tr>
<th>Plant Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Pennisetum setaceum</em></td>
<td>Fountain grass</td>
</tr>
<tr>
<td><em>Rhus lancea</em></td>
<td>African sumac</td>
</tr>
<tr>
<td><em>Salsola spp.</em></td>
<td>Russian thistle</td>
</tr>
<tr>
<td><em>Schinus spp.</em></td>
<td>Pepper tree</td>
</tr>
<tr>
<td><em>Schismus arabicus</em></td>
<td>Arabian grass</td>
</tr>
<tr>
<td><em>Schismus barbatus</em></td>
<td>Mediterranean grass</td>
</tr>
<tr>
<td><em>Sorghum halepense</em></td>
<td>Johnson grass</td>
</tr>
<tr>
<td><em>Tamarix spp.</em></td>
<td>Tamarisk</td>
</tr>
</tbody>
</table>

7. Cultural Resources condition: Prior to ground modifying activities, an on-the-ground archaeological and historic sites survey shall be conducted on the subject property. A cultural resources mitigation plan for any identified archaeological and historic sites on the subject property shall be submitted 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 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.

8. Adherence to the preliminary development plan as approved at public hearing.

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. 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).”

The motion **PASSED** (8 – 0; Commissioners Peabody and Cook were absent).

6) **P15RZ00003 HARDY-THORNYDALE 1 ASSOCIATES, ET AL. – W. HARDY ROAD REZONING**

Request of Hardy-Thornydale 1 Associates, Et Al., represented by Projects International, Inc, for a rezoning of approximately 30 acres from the SR (Suburban Ranch) zone to the CR-5 (Multiple Residence) zone, on property located on the south side of W. Hardy Road, approximately 1,300 feet east of N. Thornydale Road. The proposed rezoning conforms to the Pima County Comprehensive Plan which designates the property for Medium Intensity Urban. (District 1)

ON MOTION, it was

Voted: To **APPROVE** subject to standard and special conditions with an amendment to condition #4C.

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. There shall be no further lot splitting or subdividing of residential development without the written approval of the Board of Supervisors.

3. Transportation conditions:
   A. The property owner/developer shall dedicate 45 feet of right-of-way for Hardy Road.
   B. The property is limited to 2 access points as depicted on the preliminary development plan.

4. Regional Flood Control District conditions:
   A. First flush retention (retention of the first ½ inch of rainfall) shall be provided for all newly disturbed and impervious surfaces. This requirement shall be made a condition of the Site Construction Permit.
   B. Modifications to the Public Drainageway in Sunnyvale Subdivision required to convey flows from this project into the drainageway shall be completed at no cost to Pima County.
   C. FEMA Floodplain and Pima County Regulated Riparian Habitat including mitigation area shall be contained in permanently identified natural open space through easement or dedication and shall be identified on the subdivision plat. This open space shall be protected by covenant and management responsibility shall be identified on the subdivision plat. The disturbance of riparian habitat shall be nominally avoided, however, boundary modifications are permitted.
   C. The following shall be contained in permanently identified natural open space through easement or dedication and be identified on the subdivision plat. This open space shall be protected by covenant and management responsibility shall be identified on the subdivision plat.
      1) Post-development FEMA and developer mapped floodplains.
      2) Pima County Regulated Riparian Habitat. Boundary modifications may be made to accurately map the existing habitat. Nominal disturbance of riparian habitat is acceptable.

D. Water conservation measures identified in the Preliminary Integrated Water Management Plan shall be implemented with the development. Where necessary, some measures may also be required to be included in the project’s CC&Rs and a Final Integrated Water Management Plan shall be submitted to the District for review and approval at the time of development. The FIWMP shall include a demonstration that no hydrologic connectivity exists between the wells serving the project and shallow groundwater areas per the Site Analysis Requirements OR additional conservation measures shall be identified to offset the increased use per Pima Prospers Policy.

5. Regional Wastewater Reclamation conditions:
A. The owner shall not construe any action by Pima County as a commitment to provide sewer service to any new development within the rezoning area until Pima County executes an agreement with the owner to that effect.

B. The owner shall obtain written documentation from the Pima County Regional Wastewater Reclamation Department (PCRWRD) 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, preliminary sewer layout, sewer improvement plan, or request for building permit for review. Should treatment and/or conveyance capacity not be available at that time, the owner shall enter into a written agreement addressing the option of funding, designing and constructing the necessary improvements to Pima County’s public sewerage system at his or her sole expense or cooperatively with other affected parties. All such improvements shall be designed and constructed as directed by the PCRWRD.

C. The owner 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.

D. The owner 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 PCRWRD in its capacity response letter and as specified by PCRWRD at the time of review of the tentative plat, development plan, preliminary sewer layout, sewer construction plan, or request for building permit.

E. The owner shall complete the construction of all necessary public and/or private regulations, including the Clean Water Act and those promulgated by ADEQ, before treatment and conveyance capacity in the downstream public sewerage system will be permanently committed for any new development within the rezoning area.

6. Environmental Planning conditions:

A. The property owner/developer shall achieve compliance with the Maeveen Marie Behan Conservation Lands System conservation guidelines by providing a total of 75 acres as Natural Open Space (NOS). No less than 9 acres of NOS will be provided on-site; the difference between the total 75 acres of NOS and NOS provided on-site will be provided off-site. 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:

1) The site areas of plan amendment cases Co7-13-03, 04, and 05 are not eligible to serve as off-site NOS;

2) Off-site NOS is acceptable to the Pima County Planning Official or their designee; and

3) 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 their designee.

B. 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 Species Subject 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
- Cortaderia spp.  Pampas grass
- Cynodon dactylon  Bermuda grass (excluding sod hybrid)
- Digitaria spp.  Crabgrass
- 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
- Schinus spp.  Pepper tree
- Schismus arabicus  Arabian grass
- Schismus barbatus  Mediterranean grass
- Sorghum halepense  Johnson grass
- Tamarix spp.  Tamarisk

7. Cultural Resources condition: Prior to ground modifying activities, an on-the-ground archaeological and historic sites survey shall be conducted on the subject property. A cultural resources mitigation plan for any identified archaeological and historic sites on the subject property shall be submitted 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 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.

8. Adherence to the preliminary development plan as approved at public hearing.

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. 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).”
The motion **PASSED** (7 – 0; Commissioners Peabody, Cook and Membrila were absent).

7) **P15RZ00004 MANDARIN ASSOCIATES – N. THORNYDALE ROAD REZONING**

Request of Mandarin Associates, represented by Projects International, Inc., for a rezoning of approximately 17.77 acres from the SR (Suburban Ranch) zone to the CR-5 (Multiple Residence) zone, on property located at the northwest corner of N. Thornydale Road and W. Magee Road. The proposed rezoning conforms to the Pima County Comprehensive Plan which designates the property for Medium Intensity Urban. (District 1)

**ON MOTION**, it was

Voted: To APPROVE subject to standard and special conditions.

Completion of the following requirements within five years from the date the rezoning request is approved by the Board of Supervisors:

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. There shall be no further lot splitting or subdividing of residential development without the written approval of the Board of Supervisors.

3. Transportation conditions:
   A. The property owner/developer shall dedicate 45 feet of right-of-way for Magee Road.
   B. The property is limited to two access points as depicted on the preliminary development plan. No direct access to Thornydale Road shall be permitted.

4. Flood Control conditions:
   A. First flush retention (retention of the first ½ inch of rainfall) shall be provided for all newly disturbed and impervious surfaces. This requirement shall be made a condition of the Site Construction Permit.
   B. If improvements modify the Special Flood Hazard Area, a Conditional Letter of Map Revision (CLOMR) and a Letter of Map Revision (LOMR) will be required.
   C. Flows from the eastern drainage channel shall be directed to the public drainageway in Orangewood Estates, and required infrastructure within the right-of-way or at the entrance to the drainageway shall be completed at no cost to Pima County.
D. Post development floodplains and riparian habitat shall be preserved as open space and be identified on the rezoning subdivision plat. This open space shall be protected by covenant and management responsibility shall be identified on the subdivision plat or development plan.

E. Water conservation measures identified in the Preliminary Integrated Water Management Plan shall be implemented with the development. Where necessary, some measures may also be required to be included in the project’s CC&Rs and a Final Integrated Water Management Plan shall be submitted to the District for review and approval at the time of development. The FIWMP shall include a demonstration that no hydrologic connectivity exists between the wells serving the project and shallow groundwater areas per the Site Analysis requirements or additional conservation measures shall be identified to offset the increased use per Pima Prospers Policy.

5. Wastewater Reclamation conditions:
   A. The owner/developer shall not construe any action by Pima County as a commitment to provide sewer service to any new development within 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 (PCRWRD) 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, preliminary sewer layout, sewer improvement plan, or request for building permit for review. Should treatment and/or conveyance capacity not be available at that time, the owner/developer shall have the option of funding, designing, and constructing the necessary improvements to Pima County’s public sewerage system at his or her sole expense or cooperatively with other affected parties. All such improvements shall be designed and constructed as directed by the PCRWRD.
   C. 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.
   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 PCRWRD in its capacity response letter and as specified by PCRWRD at the time of review of the tentative plat, development plan, preliminary sewer layout, sewer construction plan, or request for building permit.
   E. The owner/developer shall fund, design, and construct all off-site and on-site sewers necessary to serve the rezoning area, in the manner specified at the time of review of the tentative plat, development plan, preliminary sewer layout, sewer construction plan, or request for building permit.
   F. The owner/developer shall complete the construction of all necessary public and/or private sewerage facilities as required by all applicable agreements with Pima County, and all applicable regulations, including the Clean Water Act and those promulgated by ADEQ, before treatment and conveyance capacity in the downstream public sewerage system will be permanently committed for any new development within the rezoning area.
6. **Environmental Planning conditions:**

A. The property owner/developer shall achieve compliance with the Maeveen Marie Behan Conservation Lands System (CLS) conservation guidelines by providing a total of 38 acres as Natural Open Space (NOS). No less than six acres of NOS will be provided on-site; the difference between the total 38 acres of NOS and NOS provided on-site will be provided off-site. 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:

1) The site areas of plan amendment cases Co7-13-03, 04, and 06 are not eligible to serve as off-site NOS;
2) Off-site NOS is acceptable to the Pima County Planning Director or their designee; and
3) 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 Director or their designee.

B. 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 Species Subject 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 solstitialis        Yellow starthistle
- Cortaderia spp.                         Pampas grass
- Cynodon dactylon                        Bermuda grass (excluding sod hybrid)
- Digitaria spp.                   Crabgrass
- 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
- Schinus spp.                              Pepper tree
- Schismus arabicus                         Arabian grass
- Schismus barbatus                        Mediterranean grass
7. Prior to ground modifying activities, an on-the-ground archaeological and historic sites survey shall be conducted on the subject property. A cultural resources mitigation plan for any identified archaeological and historic sites on the subject property shall be submitted 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 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.

8. Adherence to the preliminary development plan as approved at public hearing.

9. The property owner shall execute and record the following disclaimer regarding Prop 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).”

10. 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.

The motion PASSED (6 – 1; Commissioners Peabody, Cook and Membrila were absent; Commissioner Holdridge voted NAY).

8) P15RZ00005 PACIFIC INTERNATIONAL PROPERTIES, LLP – NORTH THORNYDALE ROAD REZONING

Request of Pacific International Properties, LLP, represented by Jim Portner, Projects International, Inc., for a rezoning of approximately 8.19 acres from the SR (Suburban Ranch) zone to the CB-1 (Local Business) zone, and approximately 46.7 acres from the SR (Suburban Ranch) to the SR ® (Suburban Ranch - Restricted) zone, on property located at the northwest corner of the intersection of N. Thornydale Road and W. Cortaro Farms Road. The proposed rezoning conforms to the Pima County Comprehensive Plan which designates the property for Neighborhood Activity Center. (District 1)

ON MOTION, it was

Voted: To APPROVE subject to standard and special conditions:

1. The owner shall:
   A. Submittal of a development plan if determined necessary by the appropriate County agencies.
   B. Recording of the necessary development related covenants as determined appropriate by the various County agencies.
C. Provision of development related assurances as required by the appropriate agencies.
D. 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.

2. There shall be no further lot splitting or subdividing without the written approval of the Board of Supervisors.

3. Adherence to the preliminary development plan as approved at public hearing.

4. Transportation conditions:
   A. The property is limited to 3 access points as depicted on the preliminary development plan.
   B. The property owner / developer shall dedicate 45 feet of right-of-way for Cortaro Farms Road.
   C. The property owner / developer shall dedicate 45 feet of right-of-way for Thornydale Road.

5. Flood Control conditions:
   A. First flush retention (retention of the first ½ inch of rainfall) shall be provided for all newly disturbed and impervious surfaces. This requirement shall be made a condition of the Site Construction Permit.
   B. Post development floodplain and Pima County Regulated Riparian Habitat shall be contained in permanently protected on-site Natural Open Space identified for the rezoning site under Maeveen Marie Behan Conservation Lands System conservation guidelines and shall be identified on the development plan.
   C. Water conservation measures identified in the Preliminary Integrated Water Management Plan shall be implemented with the development. Where necessary, some measures may also be required to be included in the project's CC&Rs and a Final Integrated Water Management Plan shall be submitted to the District for review and approval at the time of development.

6. Wastewater Reclamation conditions:
   A. The owner / developer shall not construe any action by Pima County as a commitment to provide sewer service to any new development within 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 (PCRWRD) 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, preliminary sewer layout, sewer improvement plan, or request for building permit for review. Should treatment and / or conveyance capacity not be available at that time, the owner / developer shall enter into a written agreement addressing the option of funding, designing and constructing the necessary improvements to Pima County's public sewerage system at his or her sole expense or cooperatively with other affected parties. All such improvements shall be designed and constructed as directed by the PCRWRD.
C. 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.

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 PCRWRD in its capacity response letter and as specified by PCRWRD at the time of review of the tentative plat, development plan, preliminary sewer layout, sewer construction plan, or request for building permit.

E. The owner / developer shall fund, design and construct all off-site and on-site sewers necessary to serve the rezoning area, in the manner specified at the time of review of the tentative plat, development plan, preliminary sewer layout, sewer construction plan or request for building permit.

F. The owner / developer shall complete the construction of all necessary public and / or private sewerage facilities as required by all applicable agreements with Pima County, and all applicable regulations, including the Clean Water Act and those promulgated by ADEQ, before treatment and conveyance capacity in the downstream public sewerage system will be permanently committed for any new development within the rezoning area.

7. Environmental Planning conditions:
   A. The property owner/developer shall achieve compliance with the Maeveen Marie Behan Conservation Lands System conservation guidelines by providing a minimum of 46 acres on-site as Natural Open Space (NOS). Prior to the approval of the Development Plan, the 46-acre on-site NOS will be permanently protected as natural open space by a separately recorded legal instrument acceptable to the Pima County Planning Official or their designee.

   B. 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 Species Subject 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 solstitialis: Yellow starthistle
   - Cortaderia spp.: Pampas grass
   - Cynodon dactylon: Bermuda grass (excluding sod hybrid)
   - Digitaria spp.: Crabgrass
   - 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
Schinus spp. Pepper tree
Schismus arabis Arabian grass
Schismus barbatus Mediterranean grass
Sorghum halepense Johnson grass
Tamarix spp. Tamarisk

8. Cultural Resources condition: Prior to ground modifying activities, an on-the-ground archaeological and historic sites survey shall be conducted on the subject property. A cultural resources mitigation plan for any identified archaeological and historic sites on the subject property shall be submitted 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 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.

9. The property owner shall execute and record the following disclaimer regarding Prop 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)."

10. 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.

The motion PASSED (7 – 0; Commissioners Peabody, Cook and Membrila were absent).

9) P15RZ00009 MAGEE COMO DEVELOPMENT ASSOC, LLC – N. LA CHOLLA BOULEVARD REZONING
Request of Magee Como Development Assoc, LLC, represented by Craig Courtney, for a rezoning of approximately 0.88 acres at 7791 N. La Cholla Boulevard from the TR (Transitional) zone to the CB-2 (General Business) zone for office, restaurant, and retail uses. The property is Lot 4 of Magee Center (Book 56 and Page 94) located approximately 150 feet north of W. Magee Road and 600 feet west of N. La Cholla Boulevard. The proposed rezoning conforms to the Pima County Comprehensive Plan which designates the property for Neighborhood Activity Center. (District 1)

ON FIRST MOTION, it was

Voted: To CONTINUE until January 27, 2016.
Motion Failed due to no second

ON SECOND MOTION, it was

Voted: To APPROVE subject to standard and special conditions.

Completion of the following requirements within five years from the date the rezoning request is approved by the Board of Supervisors:

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. There shall be no further lot splitting or subdividing of residential development without the written approval of the Board of Supervisors.

3. Transportation condition: The property shall be limited to the existing access points on Magee Road.

4. Regional Flood Control District conditions:
   A. First flush retention (retention of the first ½ inch of rainfall) shall be provided for all newly disturbed and impervious surfaces. This requirement shall be made a condition of the Site Construction Permit.
   B. On-site retention/detention shall be provided.

5. Regional Wastewater Reclamation conditions:
   A. The owner shall not construe any action by Pima County as a commitment to provide sewer service to any new development within the rezoning area until Pima County executes an agreement with the owner to that effect.
   B. The owner shall obtain written documentation from the Pima County Regional Wastewater Reclamation Department (PCRWRD) 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, preliminary sewer layout, sewer improvement plan, or request for building permit for review. Should treatment and/or conveyance capacity not be available at that time, the owner shall enter into a written agreement addressing the option of funding, designing and constructing the necessary improvements to Pima County’s public sewerage system at his or her sole expense or cooperatively with other affected parties. All such improvements shall be designed and constructed as directed by the PCRWRD.
   C. The owner 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.
   D. The owner 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 PCRWRD in
its capacity response letter and as specified by PCRWRD at the time of review of
the tentative plat, development plan, preliminary sewer layout, sewer construction
plan, or request for building permit.

E. The owner shall complete the construction of all necessary public and/or private
regulations, including the Clean Water Act and those promulgated by ADEQ, before
treatment and conveyance capacity in the downstream public sewerage system will
be permanently committed for any new development within the rezoning area.

6. Environmental Planning condition: Upon the effective date of the Ordinance, the
owner(s) 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) shall record a covenant, to run with the land,
memorializing the terms of this condition.

7. Cultural Resources condition: In the event that human remains, including human
skeletal remains, cremations, and/or ceremonial objects and funerary objects are found
during excavation or construction, ground disturbing activities must cease in the
immediate vicinity of the discovery. State laws ARS 41-865 and ARS 41-844, require
that the Arizona State Museum be notified of the discovery at (520) 621-4795 so that
cultural groups who claim cultural or religious affinity to them can make appropriate
arrangements for the repatriation and reburial of the remains. The human remains will be
removed from the site by a professional archaeologist pending consultation and review
by the Arizona State Museum and the concerned cultural groups.

8. Adherence to the preliminary development plan as approved at public hearing.

9. The uses of the property are limited to restaurants with/without a bar and CB-1 zone
uses except for automotive related uses, drive-thru restaurants, and stand-alone bars.

10. 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.

11. 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).”

The motion **PASSED** (6 – 1; Commissioners Peabody, Cook, and Membrila were absent;
Commissioner Holdridge voted **NAY**).
CODE TEXT AMENDMENT FOR PUBLIC HEARING

10) **Co8-15-04 MAJOR STREETS AND ROUTES SETBACK DELETION**
Proposal to amend Pima County Zoning Code Title 18, Chapter 18.77 Roadway Frontage Standards to delete the requirement for an additional thirty foot (30’) setback for Major Streets and Scenic Routes as designated on the Major Streets and Scenic Routes Plan (Co14-14-02). This proposed text amendment implements Goal 1, Policy 6 of the Pima County Comprehensive Plan (Pima Prospers) Transportation Element. (All districts)

ON MOTION, it was

Voted: To APPROVE as presented by staff.

The motion PASSED (7 – 0; Commissioners Peabody, Cook and Membrila were absent).

11) **NEW BUSINESS**

A) Board of Supervisors disposition of cases.

Arlan Colton, Planning Director, provided disposition of cases.

10) **ADJOURNMENT**

Meeting was adjourned at 12:01 p.m. on motion by Commissioner Neeley.