## REPORT OF PLANNING COMMISSION ACTION February 2, 2017

ITEM NO: 3	
	DISTRICT NO.:
SUBJECT:	
Application #:	Z-TA-6-14
Request:	Parking Improvements (Parking in the Right-of-Way and
	Restaurant/Bar Recreational Area Standards)
Proposal:	Amend Chapter 2, Section 202 (Definitions), amend Chapter 7, Section 702.C. (Parking Requirements) of the Phoenix Zoning Ordinance to establish parking standards for restaurant/bar outdoor recreation areas. Amend Section 702.E. (Modification to Parking Requirements) of the Phoenix Zoning Ordinance to modify parking reductions within the infill district and add limited parking reductions for commercial developments.
Applicant:	City of Phoenix Planning Commission
Owner:	Planning and Development Department
Representative:	Planning and Development Department

#### **ACTIONS:**

Staff Recommendation: Approval.

<u>Village Planning Committee (VPC) Recommendation:</u>

Ahwatukee Foothills 1/23/2017 Approved. Vote: 10-1

Alhambra 1/24/2017 No quorum.

Camelback East 1/17/2017 Denied. Vote: 13-0 Central City 1/9/2017 Denied. Vote: 12-0 Deer Valley 1/19/2017 Denied. Vote: 6-0 Desert View 1/10/2017 Approved. Vote: 12-0

Encanto 1/9/2017 Approved. Vote: 7-1
Estrella 1/17/2017 Approved. Vote: 6-0
Laveen 1/9/2017 Approved. Vote: 10-0
Maryvale 1/11/2017 Approved. Vote: 11-0
North Gateway 1/12/2017 Approved. Vote: 3-0
North Mountain 1/18/2017 Denied. Vote: 5-3
Paradise Valley 1/9/2017 Approved. Vote: 13-0

Rio Vista 1/10/2017 Approved. Vote: 2-1

South Mountain 1/10/2017 Approved. Vote: 6-4

<u>Planning Commission Recommendation:</u> Approved, per the language in Attachment A in the staff report with the exception of Sections 702.E.9.a and 702.E.10 regarding the onstreet parking provisions with direction to staff to continue to work on the on-street parking provisions.

Motion discussion: N/A

Motion details – Commissioner Whitaker made a MOTION to approve Z-TA-6-14 per the language in Attachment A in the staff report with the exception of Sections 702.E.9.a and 702. E.10 regarding the on-street parking provisions with direction to staff to continue to work on the on-street parking provisions.

Maker: Whitaker Second: Heck Vote: 7-0 Absent: Shank

Opposition Present: Yes

#### Proposed Language:

## Amend Chapter 2, Section 202 (Definitions) to read as follows:

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Outdoor Display or Sales: An outdoor arrangement of products or services used for the purpose of advertising a business that is located on site.

OUTDOOR RECREATION AREAS FOR RESTAURANT, BARS, TAVERNS, NIGHT CLUBS, OR SIMILAR DRINKING ESTABLISHMENTS: OUTDOOR SPACE THAT INCLUDES ACTIVE, PROGRAMMED OUTDOOR AREAS SPECIALLY DESIGNED AND EQUIPPED FOR RECREATIONAL USE (INCLUDING BUT NOT LIMITED TO VOLLEYBALL, TABLE TENNIS, HORSE SHOES, AND BEAN BAG TOSS).

Outdoor Storage: An exterior space used for the stockpiling or placement of materials or goods for more than 48 consecutive hours.

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# Amend Chapter 7, Section 702.C. (Parking Requirements) to read as follows:

C. **Parking Requirements.** Off-street automobile parking space or area shall be provided according to the following table, except for large scale retail commercial uses (see Section 702.D). The parking ratios in the table identify the minimum level of parking required to serve that use and receive site plan approval.

Type of Land Use

Restaurant, Bars, Taverns, Night Clubs, or Similar Drinking Establishment

### **Parking Requirements**

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1 space per 50 s.f. (including outside dining/sales) exclusive of kitchen, rest rooms, storage, etc.

1 SPACE PER 200 S.F. OF OUTDOOR RECREATIONAL AREAS. LANDSCAPE PLANTERS WITH TREES AND SHRUBS, INGRESS/EGRESS PATHWAYS AND RETENTION AREAS WILL NOT BE COUNTED AS OUTDOOR RECREATIONAL AREAS. Amend Chapter 7, Section 702.E. (Modifications to Parking Requirements) to read as follows:

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- 9. Reductions for infill development district. WITHIN THE INFILL
  DEVELOPMENT DISTRICT, AS SHOWN ON THE GENERAL PLAN FOR
  PHOENIX, BOTH ON-STREET PARKING AND OFF-SITE PARKING MAY BE
  COUNTED TOWARD A DEVELOPMENT'S REQUIRED PARKING, SUBJECT TO
  THE FOLLOWING:
  - a. ON-STREET PARKING. Within the infill development district, as shown on the general plan for Phoenix, a development's on-street parking adjacent to and along the same side of a public, local or collector street may be counted toward parking requirements.
    - (1) ON-STREET PARKING MUST BE ADJACENT TO AND ALONG THE SAME SIDE OF A PUBLIC LOCAL OR COLLECTOR STREET.
    - (2) ON-STREET PARKING MAY EXTEND UP TO 300 FEET FROM THE SUBJECT PROPERTY ALONG THE SAME SIDE OF THE STREET WITH A USE PERMIT AND COMPLIANCE WITH THE FOLLOWING:
      - (a) THE STREET RIGHT-OF-WAY MUST HAVE SUFFICIENT SPACE FOR THE ON-STREET PARKING SPACES, BIKE LANES AND TRAFFIC LANES, AS APPROVED BY THE PLANNING AND DEVELOPMENT DEPARTMENT.
      - (b) NO SINGLE-FAMILY DETACHED OR ATTACHED RESIDENCES FRONTING THE STREET ARE WITHIN 1,320 FEET OF THE COMMERCIAL DEVELOPMENT. THIS DISTANCE SHALL BE MEASURED FROM THE PROPERTY LINES OF THE COMMERCIAL DEVELOPMENT AND THE SINGLE-FAMILY RESIDENCE.
      - (c) A COMPLETED PARKING RESTRICTIONS WAIVER
        PETITION SHALL BE PROVIDED FOR ALL SINGLEFAMILY RESIDENTIAL PROPERTY OWNERS THAT SIDE
        OR REAR ONTO THE RIGHT-OF-WAY WITH THE ONSTREET PARKING WITHIN 300-FEET OF THE SUBJECT
        PROPERTY.
    - (3) COMPLY WITH ALL OTHER APPLICABLE PARKING REGULATIONS.
    - (4) THE ON-STREET PARKING SPACES IDENTIFIED FOR USE BY THE SUBJECT PARCEL MUST NOT BE COUNTED TOWARD ANOTHER DEVELOPMENT'S REQUIRED PARKING.

- (5) AN EXECUTED MAINTENANCE AGREEMENT BETWEEN THE STREET TRANSPORTATION DEPARTMENT AND THE COMMERCIAL PROPERTY OWNER. THE EXECUTED MAINTENANCE AGREEMENT SHALL ASSIGN THE RESPONSIBILITY FOR ALL EXPENSES RELATED TO STRIPING AND SIGNING THE PARKING SPACES TO THE COMMERCIAL PROPERTY OWNER.
- (6) AN EXECUTED AGREEMENT TO INDEMNIFY AND HOLD HARMLESS THE CITY FOR A CLAIM FOR DAMAGE TO A PERSON OR PROPERTY THAT MAY BE BROUGHT AGAINST THE CITY AS A RESULT OF THE ON-STREET PARKING SHALL BE EXECUTED BY THE COMMERCIAL PROPERTY OWNER PRIOR TO ANY PERMIT ISSUANCE.
- (7) UNLESS OTHERWISE RESTRICTED, THE ON-STREET PARKING MUST REMAIN OPEN FOR PUBLIC PARKING AT ALL TIMES.
  THE ON-STREET PARKING CANNOT BE RESTRICTED FOR USE ONLY BY PATRONS OR EMPLOYEES OF THE COMMERCIAL BUSINESS.
- b. OFF-SITE PARKING. The required parking for any use within the infill development district may use the following reduction. Off-site parking NOT WITHIN THE RIGHT-OF-WAY may account for up to A MAXIMUM OF 50 percent of the required parking WITH, provided a use permit is obtained and the following conditions are met:
  - (1) The use is within 1,320 feet of a parking lot or garage to be used by patrons of the subject parcel. This shall be measured from the closest points from the parking area to the main entrance.
  - (2) The owner of the subject parcel must provide an executed lease in a minimum five-year increment to the City demonstrating the right to use the off-site parking spaces, which spaces shall not have been counted for use by others, unless a shared parking model is approved for the site.
  - (3) The lease must be renewable in a minimum of five-year increments. If at any time the lease is no longer in effect, the owner of the subject parcel shall notify the City in writing within 30 calendar days of this condition and provide the City a replacement executed lease for the required spaces. A copy of the executed recorded lease shall be provided by the applicant to the Planning and Development Department Traffic Engineer. If at any time a lease for necessary off-site parking is no longer in effect, it shall be considered a violation of the approved use permit.
  - (4) The off-site parking area must be exclusively IDENTIFIED for use by patrons of the subject parcel and shall not eliminate required parking for any other use IF ON PRIVATE PROPERTY.

- (5) The use permit for infill development parking reductions may be revoked if any of the use permit stipulations are violated including the failure to obtain an executed lease.
- (6) Additional bicycle parking may be required as a condition of use permit approval.
- c. Use Permit Notice Procedure for Infill Parking Reductions. The following additional procedures shall be followed as part of the infill parking reduction use permit process (in addition to the procedures required by Section 307):
  - (1) A Neighborhood Traffic Notification Zone (NTNZ) as determined by the Street Transportation Department.
  - (2) The applicant for the use permit shall send, by first class mail, a notice of the date, time and place of the use permit zoning adjustment hearing to all property owners within the NTNZ. The notice shall also include an invitation to a meeting to discuss the proposal, and shall include a short description of the request.
  - (3) The following shall be provided to the City at least seven days prior to the zoning adjustment hearing:
    - (a) A written summary of the meeting or meetings.
    - (b) A map showing all leased off-site parking areas, number of spaces and locations of signs shall be placed on site to clearly show the location and address of the off-site parking areas, together with executed leases for such spaces.
    - (c) A written summary of how parking needs will be met and onsite management procedures to minimize impacts to surrounding residentially zoned properties. If valet parking is proposed, a copy of the valet parking plan that has preliminary approval by the Planning and Development Department's Traffic Engineer.
    - (d) A copy of a shared parking agreement as defined in this section, if applicable.
- 10. PARKING REDUCTIONS FOR COMMERCIAL DEVELOPMENTS. OUTSIDE OF THE INFILL DEVELOPMENT DISTRICT, A COMMERCIAL DEVELOPMENT MAY USE ON-STREET PARKING TO MEET UP TO 20 PERCENT OF THE REQUIRED PARKING BY OBTAINING A USE PERMIT AND COMPLIANCE WITH THE FOLLOWING:
  - a. ON-STREET SPACES MUST BE LOCATED ON COLLECTOR OR MINOR COLLECTOR STREETS.
  - b. ON-STREET PARKING SPACES MUST BE LOCATED WITHIN 300 FEET OF THE PROPERTY LINE OF THE COMMERCIAL DEVELOPMENT.

- C: THE STREET RIGHT-OF-WAY MUST HAVE SUFFICIENT SPACE FOR THE ON-STREET PARKING SPACES, BIKE LANES AND TRAFFIC LANES, AS APPROVED BY THE PLANNING AND DEVELOPMENT DEPARTMENT.
- d. NO SINGLE-FAMILY DETACHED OR ATTACHED RESIDENCES FRONTING THE STREET ARE WITHIN 1,320 FEET OF THE COMMERICAL DEVELOPMENT. THIS DISTANCE SHALL BE MEASURED FROM THE PROPERTY LINES OF THE COMMERCIAL DEVELOPMENT AND THE SINGLE-FAMILY RESIDENCE.
- e. THE ON-STREET PARKING SPACES IDENTIFIED FOR USE BY THE SUBJECT PARCEL MUST NOT BE COUNTED TOWARD ANOTHER DEVELOPMENT'S REQUIRED PARKING.
- f. A COMPLETED PARKING RESTRICTIONS WAIVER PETITION SIGNED BY OWNERS OF ALL SINGLE-FAMILY RESIDENTIAL PROPERTY THAT SIDE OR REAR ONTO THE RIGHT-OF-WAY WITH THE ON-STREET PARKING WITHIN 300-FEET OF THE SUBJECT PROPERTY.
- g. COMPLY WITH ALL OTHER APPLICABLE PARKING REGULATIONS.
- h. AN EXECUTED MAINTENANCE AGREEMENT BETWEEN THE STREET TRANSPORTATION DEPARTMENT AND THE COMMERCIAL PROPERTY OWNER. THE EXECUTED MAINTENANCE AGREEMENT SHALL ASSIGN THE RESPONSIBILITY FOR ALL EXPENSES RELATED TO STRIPING AND SIGNING THE PARKING SPACES TO THE COMMERCIAL PROPERTY OWNER.
- i. AN EXECUTED AGREEMENT TO INDEMNIFY AND HOLD HARMLESS THE CITY FOR A CLAIM FOR DAMAGE TO A PERSON OR PROPERTY THAT MAY BE BROUGHT AGAINST THE CITY AS A RESULT OF THE ON-STREET PARKING SHALL BE EXECUTED BY THE COMMERCIAL PROPERTY OWNER PRIOR TO ANY PERMIT ISSUANCE.
- j. UNLESS OTHERWISE RESTRICTED, THE ON-STREET PARKING MUST REMAIN OPEN FOR PUBLIC PARKING AT ALL TIMES. THE ON-STREET PARKING CANNOT BE RESTRICTED FOR USE ONLY BY PATRONS OR EMPLOYEES OF THE COMMERCIAL BUSINESS.

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