ORDINANCE NO. 5893

AN ORDINANCE AMENDING SECTION 11-3-2, OFFICIAL ZONING DISTRICT MAP AND DISTRICT BOUNDARIES, OF THE MESA CITY CODE, CHANGING THE ZONING OF CERTAIN PROPERTY DESCRIBED IN ZONING CASE ZON23-00771. WITHIN THE 100 BLOCK OF NORTH 56TH STREET (EAST SIDE) AND THE 100 BLOCK OF NORTH 57TH STREET (WEST SIDE). LOCATED WEST OF RECKER ROAD AND NORTH OF MAIN STREET. (1± ACRE). REZONE FROM LIMITED COMMERCIAL (LC) TO MULTIPLE RESIDENCE-4 WITH A PLANNED AREA DEVELOPMENT OVERLAY (RM-4-PAD) AND SITE PLAN REVIEW AND PROVIDING PENALTIES FOR THE VIOLATION THEREOF.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MESA, MARICOPA COUNTY, ARIZONA, AS FOLLOWS:

<u>Section 1</u>: That Section 11-3-2, Official Zoning Map and District Boundaries, of the Mesa Zoning Ordinance is hereby amended by adopting the Official Supplementary Zoning Map for Zoning Case ZON23-00771 signed by the Mayor and City Clerk, which accompanies and is annexed to this ordinance and declared a part hereof.

<u>Section 2</u>: The Official Supplementary Zoning Map attached hereto is adopted subject to compliance with the following conditions:

- 1. Compliance with the final site plan submitted.
- 2. Compliance with all requirements of Design Review Case No. DRB23-00770.
- 3. Dedicate the right-of-way and easements required under the Mesa City Code at the time of application for a building permit, at the time of recordation of the subdivision plat, or at the time of the City's request for dedication, whichever comes first.
- 4. Compliance with all City development codes and regulations, except the modification to the development standards as approved with this PAD overlay as shown in the following table:

Development Standard	
	Approved
Minimum Yards –	
MZO Table 11-5-5:	
- Front and Street Facing Side:	
56 th Street (Collector)	8 feet
57 th Street (Local)	14 feet, 8 inches
- Interior Sides and Rear (3 or more	
units on lot):	
North property line	Multiple Story: 2 feet, 2.66 inches per story (minimum 6 feet, 8 inches total to 2 nd floor balcony)
South property line	Multiple Story: 2 feet, 2.66 inches per story (minimum 6 feet, 8 inches to 2 nd floor balcony)

Required Landscape Yards – MZO	
Table 11-5-5:	
- Front and Street Facing Side:	
56 th Street (Collector)	8 feet
57 th Street (Local)	14 feet, 8 inches
Minimum Separation Between Buildings	
on Same Lot – <i>MZO Table 11-5-5</i> :	
	14 feet, minimum
- Three-story buildings	
	(Across the drive aisle, at third story)
Off-site Access –	
MZO Section 11-5-5(B)(4)(b)	Drive aisles leading to main entrances do
	not have walkways on the sides of the drive
	aisle
Attached Garages – MZO Section 11-5-	
5(B)(4)(f)(iii)	When multiple garage doors are located
	within 1 building, the maximum number of
	garage doors adjacent to one another shall
	0 0 ,
	be limited to 8 garages doors with a 4-foot-
	wide, 1-foot-deep recessed niche between
	every pair of garage doors
Setback to Cross Drive Aisles – MZO	
Section 11-32-4(A)	Parking spaces along main drive aisles
	connecting directly to a street and drive
	aisles that cross such main drive aisles
	shall be set back at least 11 ft from the
	property line abutting 56 th Street and 17
	feet, 4 inches from the property line
	abutting 57 th Street
Required Landscape Yards – MZO	
Section 11-33-3(B)(2)(a)(ii):	
- Non-Single Residential Uses Adjacent	
to Other Non-Single Residence Uses	
or Districts, Non-Group C-O-I:	
North property line	6 foot 9 inches to 2 nd floor beloom
North property line	6 feet, 8 inches to 2 nd floor balcony
Couth man out the	O fact O inches to Ord flags halfs
South property line	6 feet, 8 inches to 2 nd floor balcony
Interior Parking Lot Landscaping – MZO	
Section 11-33-4(B)(2):	
- Landscape Islands width	4 feet, minimum where adjacent to the
	building
MZO Section 11-33-4(D)(1)(a)	
-Plant Materials	0 shade trees and 4 shrubs for islands
	adjacent to the buildings

Section 3: PENALTY. CIVIL PENALTIES:

A. Any owner, occupant or responsible party who is found responsible for a civil violation of this

Ordinance, whether by admission, default, or after a hearing, shall pay a civil sanction of not less than \$150 or more than \$1,500, per citation. A second finding of responsibility within 24 months of the commission of a prior violation of this Ordinance shall result in a civil sanction of not less than \$250 or more than \$2,500. A third finding of responsibility within 36 months of the commission of a prior violation of this Ordinance shall result in a civil sanction of not less than \$2,500. In addition to the civil sanction, the responsible party shall pay the applicable fees and charges set forth in the City's Development and Sustainability Department (Code Compliance) Schedule of Fees and Charges, and may be ordered to pay any other applicable fees and charges.

- B. The 36 month provision described above of this Section shall be calculated by the dates the violations were committed. The owner, occupant, or responsible party shall receive the enhanced sanction upon a finding of responsibility for any violation of this Chapter that was committed within 36 months of the commission of another violation for which the owner or responsible party was convicted or was otherwise found responsible, irrespective of the order in which the violations occurred or whether the prior violation was civil or criminal.
- C. Each day in which a violation of this Ordinance continues, or the failure to perform any act or duty required by this Ordinance or by the Civil Hearing Officer continues, shall constitute a separate civil offense.

HABITUAL OFFENDER:

- A. A person who commits a violation of this Ordinance after previously having been found responsible for committing three (3) or more civil violations of this Ordinance within a twenty-four (24) month period – whether by admission, by payment of the fine, by default, or by judgment after hearing – shall be guilty of a class 1 criminal misdemeanor. The Mesa City Prosecutor is authorized to file a class 1 criminal misdemeanor complaint in the Mesa City Court against habitual offenders. For purposes of calculating the twenty-four (24) month period under this Subsection, the dates of the commission of the offenses are the determining factor.
- B. Upon conviction of a violation of this Section, the Court may impose a sentence of incarceration not to exceed six (6) months in jail; or a fine not to exceed two thousand five hundred dollars (\$2,500.00), exclusive of penalty assessments prescribed by law; or both such fine and imprisonment. The Court shall order a person who has been convicted of a violation of this Section to pay a fine of not less than five hundred dollars (\$500.00) for each count upon which a conviction has been obtained. A judge shall not grant probation to or suspend any part or all of the imposition or execution of a sentence required by this Subsection except on the condition that the person pay the mandatory minimum fines as provided in this paragraph.
- C. Every action or proceeding under this Section shall be commenced and prosecuted in accordance with the laws of the State of Arizona relating to criminal misdemeanors and the Arizona Rules of Criminal Procedure.

PASSED AND ADOPTED by the City Council of the City of Mesa, Maricopa County, Arizona, this 2nd day of December 2024.

APPROVED:

Mayor

ATTEST:

City Clerk