ORDINANCE NO. 2018-1409

AN ORDINANCE OF THE MAYOR AND COUNCIL OF THE CITY OF GOODYEAR, MARICOPA COUNTY, ARIZONA, REZONING APPROXIMATELY 999.3 ACRES OF LAND LOCATED BETWEEN S. RAINBOW VALLEY ROAD AND S. 187TH AVENUE, ON THE NORTH SIDE OF W. QUEEN CREEK ROAD FROM THE AGRICULTURAL URBAN (AU) ZONING DISTRICT TO THE FINAL PLANNED AREA DEVELOPMENT (PAD) ZONING DISTRICT; AMENDING THE ZONING MAP OF THE CITY OF GOODYEAR; PROVIDING FOR NON-ABRIDGMENT; PROVIDING FOR CORRECTIONS; PROVIDING FOR SEVERABILITY; PROVIDING FOR AN EFFECTIVE DATE; AND PROVIDING FOR PENALTIES.

WHEREAS, Rainbow Valley 2011, LLC, an Arizona limited liability company owns approximately 1,000 acres of land generally located at the northwest corner of the W. Queen Creek Road alignment and Rainbow Valley Road commonly known as Rainbow Valley and as more particularly described in that certain document titled "Rainbow Valley Legal Description," declared a public record by Resolution 2018-1902, three copies of which are on file with the City Clerk of the city of Goodyear, Arizona and which is referred to and made a part hereof as if fully set forth in this Ordinance (the "Property"); and

WHEREAS, the General Plan Land Use Plan designates the Property as 'Neighborhoods' and the 'Neighborhoods' land use category provides areas for the growth and development of neighborhoods with a wide range of densities and housing types; and,

WHEREAS, the Property is currently zoned Agricultural Urban (AU) Zoning District and this request is to rezone the Property to Final Planned Area Development (PAD) Zoning District for the development of a mixed-use project known as "Rainbow Valley," which at full build out is expected to result in the development of approximately 2900 residential dwelling units, commercial uses and non-residential uses (the "Project"); and,

WHEREAS, the proposed rezone is in conformance with the Land Use Plan of the General Plan and should not adversely impact the surrounding area; and,

WHEREAS, the Property is not contiguous to existing City infrastructure or existing development and the policy of the City's General Plan is that new development is required to pay for the additional service demands it generates, i.e. growth pays for growth, and Owner shall be responsible for all costs associated with design, construction of infrastructure identified by the City as being needed to serve the Property, including acquisition of property needed for such infrastructure; and

WHEREAS, the Property is not currently served by City water or wastewater facilities, and it is not located within the City's Designation of Assured Water Supply; and

WHEREAS, the City's water portfolio of physically and legally available water has been developed to support development north of the City and has been funded through impact fees applicable to property north of the Property; and

WHEREAS, the City is currently updating its Integrated Water Master Plan, which will provide a detailed analysis of what facilities and resources will be needed to provide water and wastewater services to the North Waterman Wash area, which includes the Property, and which will guide the City Council's determination as to whether the City should provide water and wastewater services to the Property and under what conditions such services will be provided; and

WHEREAS, the availability of water and wastewater services to the Property is a health and safety issue and is a critical consideration for the City in the entitlement <u>process</u>; and

WHEREAS, the existing transportation infrastructure linking the Property to the currently developed part of the City and/or to other nearby cities and towns is minimal and may be insufficient to accommodate the transportation demands that will be generated by the eventual development of the Property; and

WHEREAS, connectivity between the Property and the developed areas within the City so that future residents within the Property have access to health care and the basic necessities is a critical consideration for the City in the entitlement process; and

WHEREAS, ensuring that future residents of the Property are not cut off from the existing developed areas of the City by the Waterman Wash, which runs through the Property, during storm events are health safety issues and are critical considerations for the City in the entitlement process; and

WHEREAS, parks, open space and recreation facilities are a vital component of enhancing the quality of life for the City's residents, and providing for the timely development of parks, open space and recreational amenities within the Property is an important consideration for the City in the entitlement process; and

WHEREAS, the City is in the process of designing and constructing a new fire station at Willis Road and Estrella Parkway (the "Estrella Fire Station"), which is being funded in part pursuant to an agreement with the two property owners that includes terms regarding contributions from other properties that will be served by the fire station; and

WHEREAS, the Property will be served by the Estrella Fire Station; and

WHEREAS, although the Owner and City anticipate that the Property will be fully served by the Estrella Fire Station, actual development of the Property and surrounding area could result in response times being at unacceptable levels triggering the need for an additional fire station; and

WHEREAS, the ability of the City to provide police and fire services to the Property within the City's desired response time goals, including having adequate secondary access routes, is a health and safety issue and a critical consideration for the City in the entitlement process; and

WHEREAS, a rezoning request requires public review by the Planning and Zoning Commission and approval by the City Council; and,

WHEREAS, public notice that this rezone of the Property to establish the Rainbow Valley PAD was to be considered and reviewed at a public hearing held before the Planning and Zoning Commission on September 12, 2018, appeared in the Arizona Republic Southwest Valley edition on August 24, 2018; and

WHEREAS, the public hearing before the Planning and Zoning Commission on September 12, 2018, was opened and continued to September 25, 2018; and

WHEREAS, a public hearing was held before the Planning and Zoning Commission on September 25, 2018 to consider the rezone of the Property to establish the Rainbow Valley PAD, and the Commission voted (X-X4 to 1) to recommend XXXXapproval of the proposed rezoning; and

WHEREAS, public notice that this rezone of the Property to establish the Rainbow Valley PAD is to be considered and reviewed at a public hearing held before the City Council on October 422, 2018, appeared in the Arizona Republic Southwest Valley edition on September 14October 5, 2018; and

WHEREAS, based on the foregoing Recitals and the other information presented, the Mayor and Council of the city of Goodyear, Arizona find the adoption of this ordinance to be in the best interests of the public health, safety, and welfare-

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF GOODYEAR, MARICOPA COUNTY, ARIZONA, AS FOLLOWS:

SECTION 1. DESCRIPTION OF THE PROPERTY BEING REZONED

This Ordinance No. 2018-1409 applies to that parcel of land in Goodyear, Maricopa County, Arizona, generally located between S. Rainbow Valley Road and S. 187th Avenue, on the north side of W. Queen Creek Road, as shown on that certain document titled "Supplementary Zoning Map No. 07-23," declared a public record by Resolution 2018-1902, three copies of which are on file with the City Clerk of the city of Goodyear, Arizona and which is referred to and made a part hereof as if fully set forth in this Ordinance, and as legally described in that certain document titled "Rainbow Valley Legal Description," declared a public record by Resolution 2018-1902, three copies of which are on file with the City Clerk of the city of Goodyear, Arizona and which is referred to and made a part hereof as if fully set forth in this Ordinance (the "Property").

SECTION 2. REZONING

The Property is hereby conditionally rezoned from the <u>Argicultural Agricultural Agricultural Urban</u> (AU) Zoning District to the Final Planned Area Development (PAD) Zoning District, by adopting that certain document titled "Rainbow Valley PAD Development Standards Book, dated August 2018," declared a public record by Resolution 2018-1902, three copies of which are on file with the City Clerk of

the city of Goodyear, Arizona and which is referred to and made part hereof as if fully set forth in this Ordinance.

SECTION 3. STIPULATIONS

The development of the Property is subject to the following stipulations and conditions:

- 1. Development of the Property shall be in conformance with the "Rainbow Valley PAD Development Standards Book, dated August, 2018" (hereinafter the "Rainbow Valley PAD"), except as modified by the following stipulations and conditions:
- 2. Development of the Property shall comply with the terms and conditions set forth in that certain Development Agreement for Rainbow Valley adopted by the Mayor and Council of the City of Goodyear by Resolution 2018-1908, as it may be amended and/or restated from time to time (hereinafter the "Rainbow Valley DA"). The Director of Development Services and/or the City Engineer may withhold building permits, construction permits and/or certificates of occupancy for development within the Property in the event of a failure to comply with the terms and conditions of the Rainbow Valley DA;
- 3. Approval of the rezoning does not constitute approval of a site plan or a plat. All future development will be subject to site plan review and approval or plat review and approval, at which time all elements of site development will be reviewed, including, but not limited to, architecture, landscaping, grading and drainage, lighting, infrastructure, parking, access and circulation;
- 4. Owner shall, at its sole cost, except as otherwise provided in the Rainbow Valley DA, purchase all capital equipment, dedicate all necessary on site and off-site rights-of-way, design, install, and/or construct all public infrastructure, on-site and off-site, determined by the City as being necessary to support the development of the Property and to allow the City to provide City services to the Property;
- 5.4. The owner shall dedicate all necessary easements and rights-of-way in form and substance acceptable to the city, in conjunction with approval of a final plat or when requested by the City Engineer. These street rights-of-way include but are not limited to the half-street right of way for the sections of Rainbow Valley Road (179th Avenue alignment), Germann Road, Queen Creek Road, and Perryville Road (187th Avenue alignment) that are to be located adjacent to the Property pursuant to the City of Goodyear Transportation Master Plan in effect at the time of development and the full-street right-of-way for internal collectors;
- 6.5. The owner is responsible for the half street improvements along sections of streets within and adjacent to the Property. These streets include, but are not limited to the sections of Rainbow Valley Road (179th Avenue alignment),

Germann Road, Queen Creek Road, and Perryville Road (187th Avenue alignment) that are to be located adjacent to the Property pursuant to the City of Goodyear Transportation Master Plan in effect at the time of development, and full-street improvements for all internal collector and local roadways within the Property. Such road improvements shall include, but are not limited to, bus bays, curbs, gutters, sidewalks, paving, landscaping, street signage, and lighting as identified on the appropriate plan(s) submitted to the city, which will be installed in accordance with the prevailing Engineering Design Standards at the time the improvement plans are reviewed and approved by the City Engineer, or his designee. At the request of the City Engineer, Owner shall, in lieu of installing median improvements, submit a payment for one-half the cost of the median improvements, based upon an engineering estimate of the construction costs approved by the City Engineer, or his designee, prior to recordation of the associated final plat;

- 7.6. The owner is responsible for a proportionate share of the costs for adjacent traffic signals. The owner shall either construct these signals when warranted or pay to the city the proportionate share of the costs to install the required signals when requested by the City Engineer, or his/her designee. The following traffic signals obligations are as follows:
 - a. 50% Rainbow Valley Road and Germann Road
 - b. 50% Rainbow Valley Road and apartment parcel access per TIAif required by an approved Traffic Impact Analysis at the time of development
 - c. 50% Queen Creek Road and the major collector intersecting with Queen Creek Road per TIAif required in an approved Traffic Impact Analysis at the time of development
 - d. 25% Perryville Road and Oueen Creek Road
 - e. 50% Perryville Road and Germann Road, with 25% being owed in connection with the development of Parcel 18 and 25% being owed in connection with the development of Parcel 20;
- 8.7. Owner shall construct a "high and dry" culvert and/or bridge crossing over the Waterman Wash within the Germann Road alignment, which shall be designed to exceed the base flood elevation with appropriate freeboard for a 100-year storm event. If the base flood elevation has not been established, Owner shall be responsible for preparing the reports, subject to the approval of the City Engineer or his/her designee, necessary to establish the base flood elevation for a 100-year storm event. The crossing referred to herein shall have sufficient traffic lanes to serve the estimated demands generated by the Property, which shall be determined in a City approved Traffic Impact Analysis but which shall have a minimum of two lanes. The crossing referred to herein shall be constructed and completed prior to the issuance of any building permits for vertical construction (including but not limited to building permits for model homes) south of the Waterman Wash;

- 9. Except as modified by The T-2 Trailhead reflected in the Rainbow Valley DA, Owner shall provide two points of access in accordance with the current International Fire Code, as amended by the City of Goodyear;
- 10.8. Owner shall dedicate to the City, at no cost, except as otherwise provided in the Rainbow Valley DA, fee ownership or public accessOpen Space and maintenance easements, in a form acceptable to the City Attorney or his/her designee, for the benefit of the public for: the Regional Multi-Use Paths, the T-2 Trailhead, and the Regional Trail connecting the Waterman Wash Regional Multi-Use Path to the property to the south of the Property contemplated by Trails Plan of the Rainbow Valley PAD. The T-2 Trailhead shall be located outside of the flood plain and outside of Waterman Wash somewhere within Parcel 13 and shall be located so as to provide full and safe vehicular access into T-2 Trailhead Site off of Rainbow Valley Road;
- 11.9. The Regional Multi-Use Paths located along the north and south sides of the portions of Waterman Wash located within the Property and the Regional Trail located adjacent to the western boundary of Parcel 22, which provides the property south of the Property access to the Regional Multi-Use Paths, as depicted in the Rainbow Valley Open Space and Trails Plan of the Rainbow Valley PAD shall be designed and constructed in conformance with the recommended guidelines for Paths in the Goodyear Path/Trail System Design Guidelines attached as an appendix to the Goodyear Parks Master Plan in effect at the time of development;
- 12.10. All crossings over the Waterman Wash that cross over the Regional Multi-Use Paths shall be designed and constructed in conformance with the recommended guidelines for Paths in the Goodyear Path/Trail System Design Guidelines attached as an appendix to the Goodyear Parks Master Plan in effect at the time of development;
- 13. At the earlier of the following: (i) prior to the issuance of the first construction permit for work within the Property, (ii) the recordation of the first final platIf a Private Provider that includes all or part of the Property, or (iii) the approval of the first site plan for development within the Property, Owner shall remit \$588,004 as a contribution towards the cost of a fire station being constructed pursuant to Development and Fire Services Agreement dated May 22, 2006 by and between the City, NNP III-Estrella Mountain Ranch, LLC and Tousa Homes, Inc., LLC, recorded as Instrument No. 2006 0731018 in the official records of Maricopa County as amended by the First Amendment to the Development and Fire Services Agreement dated January 23, 2017 by and between the City, NNP III Estrella Mountain Ranch LLC and AV Homes of Arizona LLC (the successor to Tousa Homes, Inc., LLC) and recorded as instrument 2017 0077329 and as amended by the Second Amendment to the Development and Fire Services Agreement dated May 23, 2018 by and

- between the City, NNP III Estrella Mountain Ranch, LLC and AV Homes of Arizona LLC and recorded as instrument 2018-0395674 in the official records of Maricopa County. Until such payment is received, the City shall not record any final plats that include all or part of the Property, approve any site plans for development withing the Property, or issue any construction permits for any work within the Property.
- 14. Owner shall make the EMR Quarterly O&M Payments ("O&M Payment") as provided satisfies the requirements in the Rainbow Valley DA. No construction permits for work within the Property will be issued, no final plats that include all or part of the Property shall be recorded and no site plans shall be approved until the first O&M Payment owed pursuant to the terms of the Rainbow Valley DA has been made and if the Owner is delinquent in paying any subsequent OM Payments, no future construction permits will be issued and no final plats or site plans will be approved until such delinquent payments have been made;
- 15. Except as otherwise provided in the Rainbow Valley DA, Owner shall, at its sole cost, except as expressly provided in the Rainbow Valley DA: (i) dedicate to the City a minimum of three (3) acres, in a location to be identified by the City, for a new fire station, (ii) pay the City for the costs of designing, constructing, and equipping a fire station and for acquiring a fire engine equipped for four (4) persons, and (iii) make annual O&M Payments, paid on a quarterly basis, for a period of five years, which payments shall be based on the City's costs of operating and maintain a fire station comparable to the station that is constructed if either of the following two (2) triggers is met: (1) there are more than 250 calls for service within the Property in a given 365 day period and the total response time for these calls for service is greater than eight (8) minutes 30% of the time; or (2) proposed development within the Property is six (6) paved road miles or more from an existing Goodyear fire station. Owner shall provide the City with an irrevocable letter of credit, with terms acceptable to the City Attorney, in an amount sufficient to cover the estimated costs of designing, constructing, and equipping a fire station and for acquiring a fire engine equipped for four (4) persons with a term that will cover the length of the construction project. Except as otherwise provided in the Rainbow Valley DA, the City shall withhold approval of all Development Applications if the Owenr is delinquent in any of its obligations hereunder:
- 16. If the City determines it will not is unwilling to provide water and wastewater services to the Property, then, except as otherwise provided in the Rainbow Valley DA, no applications for development within the Property shall be approved for development activities within the Property until Owner demonstrates to the satisfaction of the City that water services and wastewater services will be provided to the Property by a service provider that meets the following requirements: (i) the service provider shall be classified by the

Arizona Corporation Commission as a Class A Utility or equivalent and must be in good standing with the Arizona Corporation Commission; (ii) the service provider's certificated area will include the Property; and (iii) the service provider's water and wastewater system will meet all service to the Property and the City is unable to obtain the necessary regulatory requirements. Owner shall provide City with an ADWR approved Certificate of Assured Water Supply for all subdivision plats prior to the approval of each final plat and for all site plans at a time designated by the City's Engineering and Development Services Department;

- 17. Ifto allow the City determines that it willto provide water services service to the Property, the Property will be served water by the City within a new City water service area that is not within the City's current Designation of Assured Water Supply, as conditions of development, Owner shall, at its sole cost, except as otherwise expressly provided in the Rainbow Valley DA: (i) provide to the City prior to all final plat approvals valid Certificate(s) of Assured Water Supply demonstrating a physically and legally available water supply sufficient to provide water service to the platted Property at build-out for 100 years, including accounting within all Certificate applications for all water demands including an estimate of water treatment losses as determined by the Public Works Director or his/her designee in the exercise of his/her reasonable discretion, and (ii) provide the City with the legal right to withdraw groundwater sufficient to provide water service to the platted Property at build-out for 100 years, accounting for all water demands and treatment losses;
- 18.11. If service area and the City is legally required to provide water service to the Property under the City's current Designation of Assured Water Supply service area, then, except as otherwise provided in the Rainbow Valley DA, as condition of development, Owner shall, prior to the approval of any application for final plat or construction permit and at Owner's sole cost, provide the City with a physically and legally available water supply sufficient to provide water service to the Property at build-out for 100 years, including accounting for all water demands including an estimate of water treatment losses as determined by the Public Works Director or his/her designee in the exercise of his/her reasonable discretion and that satisfies the Arizona Department of Water Resources' ("ADWR") standards for modifications of Designations of Assured Water Supply to increase the Designation water portfolio by an amount equivalent to the amount of water needed to serve the Property; provide the City with sufficient extinguishment credits or renewable supplies such as CAP water or long term storage credits sufficient to offset any anticipated Central Arizona Groundwater Replenishment District ("CAGRD") replenishment obligations associated with excess groundwater uses within the Property for 100 years (not considering any other City Designation of Assured Water Supply resources); provide the City with the legal right and permits to withdraw groundwater

sufficient to provide water service to the Property at build-out for 100 years, including accounting for all water demands including an estimate of water treatment losses as determined by the Public Works Director or his/her designee in the exercise of his/her reasonable discretion;

- 19. If the City is <u>legally required</u> to provide water <u>services service</u> to the Property <u>under the City's current Designation of Assured Water Supply service area</u>, Owner shall, at its sole cost, except as otherwise provided in the Rainbow Valley DA, design, install, and/or construct, all infrastructure, on-site and/or off-site, convey all land necessary for such infrastructure, and acquire all capital equipment necessary to allow the City to provide water service to the Property at build out, which may include, by way of example but not limitation, production well fields, facilities needed for an acceptable method of brine disposal (including land if required), storage facilities, treatment infrastructure, a recharge facility and/or direct reuse facilities, and delivery infrastructure. The water infrastructure shall be designed so that the system has enough redundancy in equipment so that it can meet the continuous maximum day capacity required for potable service to the Property;
- 20. If the City is to provide wastewater services to the Property, Owner shall, at its sole cost, except as expressly provided in the Rainbow Valley DA, design, install, and/or construct, all infrastructure, on-site and off-site, convey all land necessary for such infrastructure, and acquire all capital equipment necessary to allow the City to provide wastewater service to the Property, which may include, by way of example, storage facilities, Reclaimed Water and recharge facilities, treatment facilities capable of treating wastewater to the standard required to allow Reclaimed Water to be used for landscaping or for direct reuse, lift stations, and transmission lines;
- 21.12. If the City is to provide water and wastewater service to the Property, Owner, at its sole cost, except as otherwise provided in the Rainbow Valley DA, shall be responsible for the preparation of infrastructure plans detailing public infrastructure requirements and capital equipment determined by the City as being necessary to allow the City to provide water and wastewater service to the Property at build-out consistent with the uses, densities and intensities reflected in the Final PAD. Unless advised by the Director of Public Works or his/her designee that infrastructure plans and/or updated infrastructure plans are not required, Owner shall, prior to the City's approval of any application for any final plat and/or site plan, secure City approval of water and wastewater infrastructure plans, which infrastructure plans shall be prepared and sealed by a registered engineer and shall be consistent with all applicable Development Regulations, including by way of example, but not limitation, Subdivision Regulations, Engineering Design Standards and Guidelines, Engineering Standard Details, and the like, and all applicable utility master plans that are in effect when the application for approval of the water infrastructure plan is submitted to the City. Unless waived by the City

CouniclCouncil, the water and wastewater infrastructure plan shall be designed in a cost-effective manner so that the then existing applicable utility rate is sufficient to cover at least ninety percent (90%) of the costs of providing such utility services to the Property; and. The water infrastructure shall be designed so that the system has enough redundancy in equipment so that it can meet the continuous maximum day capacity required for potable service to the Property; and

22.13. Except as otherwise provided in the Raibow Rainbow Valley DA, all public infrastructure improvements required to be designed, constructed, and/or installed in connection with the development of the Property shall be designed and constructed in accordance with applicable Development Regulations in effect when such infrastructure is constructed.

SECTION 4. AMENDMENT OF ZONING MAP

The Zoning Map of the city of Goodyear is hereby amended to reflect the rezoning of the Property provided for herein by the adoption of that certain document titled "Supplementary Zoning Map No. 07-23," declared a public record by Resolution 2018-1902, three copies of which are on file with the City Clerk of the City of Goodyear, Arizona and which is referred to and made a part hereof as if fully set forth in this Ordinance, and "Supplementary Zoning Map 07-23," shall be filed with the City Clerk in the same manner as the Zoning Map of the city of Goodyear.

SECTION 5. ABRIDGMENT OF OTHER LAWS

Except where expressly provided, nothing contained herein shall be construed to be an abridgement of any other ordinance, regulation, or requirement of the city of Goodyear.

SECTION 6. CORRECTIONS

The Zoning Administrator, City Clerk, and the codifiers of this Ordinance are authorized to make necessary clerical corrections to this Ordinance, including, but not limited to, the correction of scrivener's/clerical errors, references, ordinance numbering, section/subsection numbers and any references thereto.

<u>SECTION 7.</u> <u>SEVERABILITY</u>

If any provision of this Ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision and such holding shall not affect the validity of the remaining provisions of the ordinance or parts thereof.

SECTION 8. EFFECTIVE DATE

This Ordinance shall become effective as prescribed by law or when Resolution 2018 adopting the Development Agreement for Rainbow Valley adopted by Resolution 2018-1409 is effective, whichever occurs later.

SECTION 9. PENALTIES

Any person who violates any provision of this Ordinance shall be subject to penalties set forth in Section 1-2-3 of the city of Goodyear Zoning Ordinance as it may be amended from time to time and which currently provides:

Section 1-2-3 Violations and Penalties

- A. It is unlawful to construct, erect, install, alter, change, maintain, use or to permit the construction, erection, installation, alteration, change, maintenance, or use of any house, building, structure, sign, landscaped area, parking lot or fence, or to permit the use of any lot or land contrary to, or in violation of any provisions of this Ordinance, or of any conditions, stipulations or requirements included as a condition of any applicable approval. Any land use that is specifically prohibited by this Ordinance or is unspecified and not classified by the Zoning Administrator is prohibited in any district.
- B. Responsible Party. The responsible party for any violations hereunder is the owner of personal property improvements or real property and/or person in possession or control of any personal property improvements or real property (Person). The responsible party shall be responsible for any violations hereunder whether or not the responsible party or its agent committed the prohibited act(s) or neglected to prevent the commission of the prohibited act(s) by another.
- C. Every Responsible Party shall be deemed responsible or guilty of a separate offense for each and every day during which any violation is committed or continued.
- D. Penalty. Any Person who violates any of the provisions of this Ordinance and any amendments there to and/or any conditions, stipulations or requirements included as a condition of any applicable approval shall be:
 - 1. Subject to civil sanctions of not less than one hundred dollars (\$100) nor more than one thousand dollars (\$1,000) per offense; or
 - 2. Guilty of a class 1 misdemeanor, punishable by a fine not exceeding two thousand five hundred dollars (\$2,500), or by a term of probation not exceeding three (3) years, or imprisonment

for a term not exceeding six (6) months, or punishable by a combination of fine, probation or imprisonment. The City Prosecutor is authorized to file a criminal misdemeanor complaint in the city of Goodyear Municipal Court for violations hereunder.

PASSED AND ADOPTED by the Marana Arizona, this day of	yor and Council of the city of Goodyear, Maricopa County,, 20
	Georgia Lord, Mayor Date:
Darcie McCracken, City Clerk	Roric Massey, City Attorney
CERTIFICAT	ION OF RECORDING OFFICER
STATE OF ARIZONA)) ss.
County of Maricopa) ss.)
Goodyear, Maricopa County, Arizona, correct and accurate copy of Ordinance the Council of the city of Goodyear,	being the duly appointed, qualified City Clerk of the city of certify that the foregoing Ordinance No. 2018-1409 is a true, e No. 2018-1409, passed and adopted at a regular meeting of Maricopa County, Arizona, held on the day of orum was present and, by avote,voted in favor
Given under my hand and sealed	d thisday of, 20
seal	City Clerk