# TOWN OF MALABAR PLANNING AND ZONING ADVISORY BOARD REGULAR MEETING WEDNESDAY, FEBRUARY 13, 2019 7:00 PM MALABAR COUNCIL CHAMBER

2725 MALABAR ROAD MALABAR, FLORIDA

#### **AGENDA**

- A. CALL TO ORDER, PRAYER AND PLEDGE
- B. ROLL CALL
- C. ADDITIONS/DELETIONS/CHANGES
- D. CONSENT AGENDA:

1. Approval of Minutes

Planning and Zoning Meeting - 01/09/2019

Exhibit:

Recommendation:

Agenda Report No.1 Request Approval

E. PRESENTATION: none

F. ACTION: none

G. DISCUSSION: 1

2. Continue Discussion on Recommendation by Council to Review "Clean Copy" of Signage Regulations of Proposed Ordinance 2018-02 and simplify the regulations & definitions

Exhibit:

Exilibit. Doggramandation. Agenda Report No. 2

Recommendation:

Discussion/Action

- H. ADDITIONAL ITEMS FOR FUTURE MEETING:
- I. PUBLIC:
- J. OLD BUSINESS/NEW BUSINESS:

**OLD BUSINESS:** 

**NEW BUSINESS:** 

- Board Member Comments
- Next Regular Meeting- February 27,2019
- K. ADJOURN

NOTE: THERE MAY BE ONE OR MORE MALABAR ELECTED OFFICIALS ATTENDING THIS MEETING. If an individual decides to appeal any decision made by this board with respect to any matter considered at this meeting, a verbatim transcript may be required, and the individual may need to ensure that a verbatim transcript of the proceedings is made (Florida Statute 286.0105). The Town does not provide this service in compliance with the Americans with Disabilities Act (ADA), anyone who needs a special accommodation for this meeting should contact the Town's ADA Coordinator at 321-727-7764 at least 48 hours in advance of this meeting.

#### **TOWN OF MALABAR**

#### PLANNING AND ZONING

#### **AGENDA ITEM REPORT**

AGENDA ITEM NO: 1

Meeting Date: February 13, 2019

Prepared By: Denine M. Sherear, Planning and Zoning Board Secretary

SUBJECT: Approval of Minutes

#### BACKGROUND/HISTORY:

The minutes must reflect the actions taken by the Board:

- · Who made the Motion
- What is the motion
- Who seconded the motion
- What was the vote

Malabar has historically included discussion to provide the reader the understanding of how the Board came to their vote. It is not verbatim, and some editing is done to convey the thought. People do not speak the way they write.

#### ATTACHMENTS:

Draft minutes of P&Z Board Meeting of 01/09/2019 (to be provided)

#### **ACTION OPTIONS:**

Secretary requests approval of the minutes.

# TOWN OF MALABAR AGENDA ITEM REPORT

AGENDA ITEM NO: 2 Meeting Date: February 13, 2019

Prepared By: Denine Sherear, Planning & Zoning Board Secretary

SUBJECT: Continued Discussion: Recommended by Council to Review "Clean Copy" of Signage Regulations of Proposed Ordinance 2018-02 and simplify the regulations

#### BACKGROUND/HISTORY:

The PZ Board at the last Meeting of 01/09/2019 reviewed the Sign Ordinance clarifying the verbiage and simplifying definitions. The Board will continue to review and work towards providing a "clean copy" to Council.

The Board will start with Section 1-19.4 "Administrative requirements" where they left off at last meeting.

#### ATTACHMENTS:

- Color copy draft of Sign Ordinance updated version as of 01/09/2019
- Large 11 x 17 Table of Sign Regulations within Non-Residential Zoning Districts
- PLEASE BRING YOUR PZ PACKET WITH THE COLOR DESIGNATED COPY OF SIGN ORDINANCE-DRAFT WORK SHEETS FROM PRIOR MEETINGS.

**ACTION OPTIONS: Discussion/Action** 

## REVISION UPDATES AS OF 1/09 /2019

#### Dial color-coded edits are as follows:

- Green: This shows all "new" input and changes for Signage Ordinance by Attorney to last P&Z submittal (entitled ARTICLE XIX SIGNAGE VERBIAGE).
- Orange: This shows areas of ARTICLE XIX SIGNAGE VERBIAGE document submitted by P&Z that were "unchanged" by the Attorney.
- Purple: For ease of review, I have shown (with a few exceptions noted) areas removed by the Attorney from the P&Z submitted ARTICLE XIX SIGNAGE VERBIAGE document.
   My assumption is that "most" of these will end up being removed per the Attorney's suggestions.
- Blue: There is one area in which a section was deleted by P&Z and added back-in by the Attorney. I believe this was inadvertent.

#### ORDINANCE 2018-02

AN ORDINANCE OF THE TOWN OF MALABAR, BREVARD COUNTY, FLORIDA, AMENDING THE LAND DEVELOPMENT REGULATIONS OF THE CITY; AMENDING ARTICLE XIX; AMENDING DEFINITIONS; AMENDING SECTIONS RELATING TO EXEMPTIONS; PROVIDING FOR REGULATIONS OF TEMPORARY SIGNS; PROVIDING FOR PROHIBITED SIGNS AND ECEPTIONS; PROVIDING FOR SIGN REGULATIONS FOR ALL ZONING DISTRICTS; PROVIDING FOR SIGNS EXEMPT FROM PERMITTING; PROVIDING FOR PROHIBITED SIGNS AND EXEMPTIONS; PROVIDING FOR ADMINISTRATION, ANNUAL LICENSE; PROVIDING FOR APPEALS AND VARIANCE; PROVIDING FOR REGULATIONS OF NONCONFORMING SIGNS; PROVIDING REGULATIONS CONCERNING HAZARDOUS SIGNS; PROVIDING FOR PERMIT, CERTIFICATE AND LICENSE FEES; PROVIDING FOR GENERAL SIGN REGULATIONS; AMENDING TABLE 1-19.18; PROVIDING FOR SEVERABILITY, CONFLICTS, CODIFICATION AND AN EFFECTIVE DATE.

WHEREAS, The City Town adopted a Sign Code which is part of the City's Town's Land Development Regulations; and,

WHEREAS, the United States Supreme Court issued a decision in Reed v. Town of Gilbert, \_\_\_\_U.S.\_\_\_\_, 135 S. Ct. 2218, 192 L. Ed. 2d 236, 2015 U.S. LEXIS 4061, 83 U.S.L.W. 4444, 25 Fla. L. Weekly Fed. S 383 (U.S. 2015), whereby the Court held that content based sign regulations violate the First Amendment to the United States Constitution; and,

WHEREAS, the United States Supreme Court provided that local governments have ample content-neutral options available to resolve problems with safety and aesthetics, including, sign size, building material of signs, lighting, moving parts, portability, restricting location on public property, view obstruction, distraction to motorists, and such signs as traffic signs and signs identifying hazards, or street number signs may be justified by traditional safety concerns; and,

WHEREAS, the City <u>Town</u> is amending its sign code to comply with the ruling of the United States Supreme Court to provide content-neutral regulations.

SECTION 1. Article XIX of the Land Development Code of the Town is amended in full to read as follows

#### Section 1-19.1. - Definitions.

For the purposes of this article certain words and terms shall be interpreted as follows:

**Abandoned Sign.** A sign is considered abandoned if a business advertised on that sign is no longer licensed, no longer has a certificate of occupancy, or is no longer doing business on that location.

**Banner/Flag.** A sign having characters, letters, illustrations or ornamentations applied to cloth, paper or fabric of any kind with only material for a backing. The term shall include any animated, rotating and/or fluttering device designed to attract attention.

**District** shall mean the various zoning districts established and described by the land development code.

*Electric*. Any sign containing electric wiring. This does not include signs illuminated by an exterior floodlight source.

**Erect** shall mean to build, construct, attach, hang, place, suspend, affix **and**, print, or paint; this shall include the painting of wall signs.

*Freestanding*. A sign erected and maintained on a freestanding frame, mast or pole not attached to any building, and not including ground mounted signs.

Government Sign. A government sign is a sign that is constructed, placed or maintained by the federal, state or local government or a sign that is required to be constructed, placed or maintained by the federal, state or local government either directly or to enforce a property owner's rights.

Ground Mounted. A sign which extends from the ground, or has support which places the bottom of the sign less than two (2) feet from the ground.

**Height.** Maximum height is the vertical distance between the uppermost portion of a sign and ground level and minimum height is the vertical distance between the lowermost point of a sign and ground level.

Highway Sign. A Freestanding sign or Integral Sign or Flat Mounted Sign that is erected and maintained within the view of motorists who are driving on a highway.

*Integral*. A sign that is embedded, extruded or carved into the material of a building façade. A sign made of bronze, brushed stainless steel or aluminum, or <u>other</u> similar material attached to the building façade.

**Non-Conforming** shall mean any existing sign which was lawful at the time of the enactment of the ordinance from which this article was derived but which does not conform to the provisions of this article and to the most recently enacted land development code of the Town.

Off site-sign. A sign which has no relation to the property it is located on.

**Placement** shall mean the location which a sign occupies on a lot or building.

**Public Body** shall mean any government or government agency of the Town, Brevard County, State of Florida, or the United States Government.

**Replacing** shall mean rebuilding, enlarging, or any change in size, structure, or lettering other than <u>maintaining original sign.</u> repainting to an original status and repair of original electrical apparatus.

Sign shall mean a device which gives information to people that see it. name; identification, description, display or illustration, which is affixed to, painted or represented directly or indirectly upon a building, or other outdoor surface which directs attention to or is designed or intended to direct attention to the sign face or to an object, product, place, activity, person, institution, organization or business and where sign area means the space enclosed within the extreme edges of the sign for each face, not including the supporting structure or where attached directly to a building wall or surface, the outline enclosing all the characters of the word. Signs located completely within an enclosed building, and not exposed to view from a street, shall not be considered a sign. Each display surface of a sign or sign face shall be considered to be a sign.

**Sign Area** shall mean that area within a line including the outer extremities of all letters, figures, characters, and delineations, or within a line including the outer extremities of the framework or background of the sign, whichever line includes the larger area. The support for the sign background, whether it be columns, a pylon, or a building; or part thereof, shall not be included in the sign area. In measuring the area of a double-faced sign, only one face shall be calculated to determine the total area.

Sign Construction Class shall mean the manner in which any sign type is constructed and/or located, and in this article shall include animated, beacon light, detached, flashing, marquee, portable, projecting, roof, snipe, and wall as defined below: as defined below:

- (1) Animated, Spectacular or Intensely Lighted sign shall mean any sign of which all or any part thereof revolves, swings or moves in any fashion whatsoever, and any sign which contains or uses for illustration any light, lights or lighting device or devices which change color, flash or alternate, shows movement or motion, or change the appearance of said sign or any part thereof automatically, including wind operated devices, LED operated devices and digitally operated devices. (Note: Attorney added the portion in green and took out P&Z sentence as follows: "This also includes Electronic, LED, Digital, and Display signs." This also includes Electronic, LED, and Digitally operated devices.
- (2) Beacon Light shall mean any light with one or more beams capable of being directed in any direction or directions, or capable of being revolved automatically, or capable of having any part thereof revolve automatically, or a fixed, flashing, or rotating high intensity light or beam, or light.
- (3) Detached shall mean a sign not attached to or painted on a building, but which is affixed to the ground. A sign attached to a flat surface such as a fence or wall not a part of a building, shall be considered a detached sign.
- (4) Flashing shall mean any sign on which the electrical lighting device or devices go on or off alternately, either all of such lights or lighting devices or part thereof. Any revolving illuminated sign shall be considered a flashing sign.
- (5) Marquee shall mean any sign of fire resistant cloth, plastic or metal attached to or projecting from a building, ever any private thoroughfare or sidewalk, whether or not such a sign is capable of being raised or lowered to a position flat against a wall.

- (6) Portable shall mean any sign which is not securely and permanently attached to the ground or a building or other approved structure.
- (7) Projecting shall mean any sign that is affixed to any building, wall, or structure extending more than twelve (12) inches beyond such building, wall or structure. The term projecting sign includes a marquee sign.
- (8) Roof shall mean a sign which is fastened to or supported by or on the roof, or painted on the roof of a building, or which extends over the roof of a building. Roof signs shall be prohibited in the Town.
- (9) Snipe shall mean any temporary sign of not over four (4) square feet in area.
- (10) Wall shall mean any sign which is erected on the wall of any structure or part of a structure and is not more than twelve (12) inches from that structure, including any sign which is painted or otherwise directly on the wall of any structure.

Sign, Double-Faced shall mean a sign with two (2) parallel or nearly parallel faces back to back and located not more than twenty-four (24) inches from each other at the nearest parts. A double-faced sign shall be considered a single sign.

Sign, Directly Illuminated shall mean a sign designed to give forth artificial light itself and/or designed to reflect light from one or more sources of artificial light that are part of the sign.

Sign, Indirectly Illuminated shall mean a sign which does not produce artificial light from within itself but which is opaque and backlighted or illuminated by spot lights or floodlights.

Sign, Number shall mean for the purpose of determining the number of signs, a sign shall be considered to be a display and/or display device containing elements organized, related, and/or composed to form a unit. Where matter is displayed in a random manner without organized relationship of elements, each element shall be considered a single sign. A double-faced sign shall be considered a single sign.

Sign Structure shall mean any construction designed to support or to provide a surface for a sign, and including any marquee, canopy, awning, or clock. Is considered separate from the sign itself.

Sign Type shall mean any one of the various signs as (Note: the Attorney removed the following: "differentiated by their purpose, and in this ordinance shall include accessory, billboard, construction, directional, directory, future improvement, general outdoor advertising, outdoor display and temporary as"... Also took out "real estate, subdivision, and zone here and below) defined below:

- (1) Accessory shall mean a sign relating only to the premises on which the sign is located, (Removed: or indicating the name and address of a building or the occupants or management of a building on the premises where the sign is located.
- (2) Billboard shall mean any sign or display <u>that</u> has no relation to the property it is located on, <u>and</u> is not within two hundred (200) feet of the property which it has relation to and is of a size over sixty (60) square feet.

- (3) Construction shall mean a temporary sign erected on a building site between the time of the issuance of the building permit and the completion and/or occupancy. (Removed: Such signs may display thereon any or all of the following: a designation of the job, the name of the owners, architect, general contractor, subcontractor, building or project under contraction [construction], and building permit.
- (4) Directional shall mean any sign less than three (3) square feet in area used for public direction, and containing no advertising or commercial identification of any product, service, or place of business.
- (5) Directory shall mean signs which are located in close proximity to entrances of buildings generally used as a message board to assist visitors who desire to enter or use the building. including office building directories, church directories, and apartment house directories.
- (6) Future Improvement shall mean a temporary sign located on vacant land, parcel or lot prior to the issuance of a building permit on the site on which the sign is located.
- (7) General Outdoor Advertising shall mean any sign which is not herein described or limited by these definitions and regulations.
- (8) Outdoor Display shall mean each piece or portion of any matter, merchandise, or device displayed outside a building with the intent of advertising, demonstrating, or identifying the nature of business or articles for sale.
- (Note: Attorney also took out definitions for Real Estate, Subdivision, and Zone which I have NOT displayed here).
- (9) Temporary. A banner, pennant, poster, portable sign or advertising display constructed of paper, cloth, canvas, plastic sheet, cardboard, wallboard, plywood or other like materials and that appears to be intended to be displayed for a limited period of time. Snipe signs are prohibited.

#### Section 1-19.2. - Purpose and intent.

The purpose of these regulations is to promote the public safety, comfort, convenience, aesthetics, amenities, prosperity and general welfare of the Town. More particularly, these regulations which control the location, type, size, height, and illumination of signage and displays are intended to establish compatible land use character, an orderly appearance and stabilize land values.

(Removed by Attorney:) The following regulations apply generally to all signs and are in addition to the regulations contained elsewhere in this article:

- A. Compliance Required. No sign, unless herein excepted, shall be erected, constructed, posted, painted, altered, maintained, or relocated, except as provided in this article.
- B. Required Inspection Prior to Permitting. No sign shall be approved for use unless it has been inspected by the Building Official and is found to be in compliance with all other applicable codes and ordinances, including the building code, electrical code, and land development regulations. Unless otherwise specified, all signs shall comply with the yard requirements of the zoning district in which they are located.

## Section 1-19.3. - Exemptions.

The following are exempted from the provisions of these regulations which require a permit, certificate, license or fee for erection or maintenance. Such activities must abide, however, by the rules and regulations herein and all other laws and ordinances of the Town:

Also, any and all allowed &/or required Federal, State, County, &/or Local Signage or Flags as covered per their regulations and as such shall abide by their rules and regulations relating to each. These may be regarding Public Display for; information, location, display protocol, public sfety, traffic safety, etc.

The following signs are authorized in every area:

- Signs not visible from areas other than the site on which they are located;
- (2) Integral decorative or architectural features of structures, except letter, trademarks, moving parts, or moving lights;
- (3) Memorial , <u>Historically</u> signs, tablets or plaques or names of buildings and date of erection; when the same are permanent, and two (2) square feet or less in size and are cut into any masonry surface or when constructed of bronze or other incombustible material;
- (4) Signs not exceeding one (1) square foot in area and bearing only property numbers, names of occupants of premises, and other identification or information concerning the premises not having commercial use or connotations, including no trespassing, posted, no hunting, private and similar prohibitions or limitations;
- (5) Legal notices, identification, <u>flags and insignia</u>, informational or directional signs erected or required by government bodies;
- (6) Flags and insignia of any government when not displayed in connection with a commercial promotion or as an advertising device;
- (7) Changing the copy of a bulletin board, poster board, display encasement, or marquee provided, however, that the device upon which the copy is located meets all the requirements of this article;
- (8) Decals affixed to or signs painted on equipment used for dispensing retail products or services where such signs are not displayed in connection with a commercial promotion or as an advertising device;
- (9) Temporary signs as provided for in 1-19.3.1. Removed: within five (5) feet inside of a store window, not exceeding twenty (20) inches of the glassed area of the window in which the sign is located, which advertise a bona fide "going out of business" sale, or other service or merchandise sale, and which are erected for a period of not over fifteen (15) days;
- (10) Signs on motor vehicles while in use in the normal course of business. This section shall not be interpreted to permit parking of a vehicle <u>or portable trailer</u> on which signs are attached or painted in a manner or location where such signs are not permitted in order to avoid the requirements of this article. Similarly, this section shall not be interpreted to permit parking of portable trailer signs in a manner or location where the signs are not permitted in order to avoid the requirements of the article.
- (11) Government signs in every zoning district which include the signs described and regulated in subsections (12), (13), (14) and (15) (16) below.
- (12) Traffic control devices on private or public property must be erected and maintained to comply with the Manual on Uniform Traffic Control Devices adopted in this state and if

- not adopted by this state with the Manual on Uniform Traffic Control Devices adopted by the Federal Highway Administration.
- (13) Each property owner must mark their property using numerals that identify the address of the property so that public safety departments can easily identify the address from the public street <u>per building</u>. Where required under this code or other law the identification must be on the curb and may be on the principal building on the property. This size and location of the identifying numerals and letters if any must be proportional to the size of the building and the distance from the street to the building. In cases where the building is not located within view of the public street, the identifier shall be located on the mailbox or other suitable device such that it is visible from the street.
- (14) Where a federal, state or local law requires a property owner to post a sign on the owner's property to warn of a danger or to prohibit access to the property either generally or specifically, the owner must comply with the federal, state or local law to exercise that authority by posting a sign on the property.
- (15) A flag that has been adopted by the federal government, this State or the local government may be displayed as provided under the law that adopts or regulates its use. (Ref FS 256) Flags.
- (16) The signs described in subsections 11 through 14 above, are an important component of measures necessary to protect the public safety and serve the compelling governmental interest of protecting traffic safety, serving the requirements of emergency response and protecting property rights or the rights of persons on property. The flags described in subsection 15 are permitted to serve a compelling governmental interest in promoting the rule of law by establishing symbolic representations of the governments who pass, protect and preserve those laws.

# Section 1-19.3. 1 Regulations involving Temporary Signs: MOVED THIS SECTION BELOW TO SECTION 1-19.10

- (1) One temporary sign per 0.25 acre of land may be located on the owner's property for a period of thirty (30) days prior to any election involving any referendum or political cause subject to election or candidates for a federal, state or local office that represents the district in which the property is located and any secondary primary or runoff election as to any such candidate who is subject to such election. Such signs shall be removed within five (5) days following the election. Any person erecting any sign during this time period shall be required to post with the clerk of the town a \$100.00 deposit before posting any such signs, which said sum shall be used to cover the cost of removal of said signs by town employees in the event they are not removed within the time frame set out above.
- (2) One temporary sign may be located on the owner's property when:
- a. that property is being offered for sale through a licensed real estate agent;

  b. if not offered for sale through a real estate agent, when that property is offered for sale through advertising in a local newspaper of general circulation; and
  - c. for a period of 15 days following the date on which a contract of sale has been executed by a person purchasing the property.
- (3) One temporary sign may be located on the owner's property on a day when the property owner is opening the property to the public; provided, however, the owner may not use this type of sign in a Residential District on more than two days in a year and the days must be consecutive and may not use this type of sign in any non-residential district for more than 14 days in a year and the days must be consecutive. For purposes of this

- subsection (3) a year is counted from the first day on which the sign is erected counting backwards and from the last day on which the sign exists counting forward.
- (4) During the 26 day period December 15 to January 10, a property owner may place 2 temporary signs on the property.
- (5) A property owner-may place and maintain one temporary sign on the property on July 4.
- (6) A property owner may place a sign no larger than 8.5 inches by 11 inches in one window on the property at any time.
- (7) A property owner may place one sign with a sign face no larger than two (2) square feet on the property at any time.
- (8) A person exercising the right to place temporary signs on a property as described in this subsection must limit the number of signs on the property per 0.25 acre at any one time to 2 plus a sign allowed in subsection (7).
- (9) The sign face of any temporary sign must-not be larger than four (4) square feet.
- (10) The signs identified herein shall not require a sign permit

#### Section 19.3.2 Prohibited Signs and Exceptions.

The following signs and message devices shall be expressly prohibited in all zoning districts, except as otherwise authorized by this chapter **Ordinance**:

- (1). Signs are prohibited in all Districts unless:
- (A) Constructed pursuant to a valid building permit when required under this Code; and
- (B) Authorized under this Code.
- (2):(1) The following signs are strictly prohibited:
- (A) Spectacular or Animated and intensely lighted signs. No sign shall be permitted which is animated by means of flashing, scintillating, blinking or traveling lights or any other means not providing constant illuminated, with the exception of public information message centers showing time and temperature.
- (B) Streamers, balloons and twirling signs. Streamers, balloons or twirling signs shall not be permitted, except as may be otherwise authorized by in this chapter.
- (C) Snipe signs, unless a sign meeting the criteria of a snipe sign is otherwise allowed by this Code.
- (D) Rotating signs. No rotating signs and message devices having rotating or spinning parts and no signs with moving copy shall be permitted.
- (E) (A) Signs in public areas. No sign shall be placed or permitted to be placed on any curb, sidewalk, post, pole, hydrant, bridge, tree or any other surface located on public property or right-of-way or over or across any street or public thoroughfare, except as may otherwise be authorized by this chapter Ordinance. Signs shall be considered litter and removed by the town without notice.

- (F) Swinging signs. No sign shall be suspended by chains or other devices that will allow the sign to swing.
- (G) A frame signs. A frame or sandwich board signs shall be prohibited.
- (H) Marquee signs. Marquee signs shall be prohibited in the town, unless otherwise permitted herein.
  - (I)(B) Unclassified signs. The following signs having no distinct classification shall be prohibited:
- (1) Signs which bear or containing statements, words or pictures of an obscene or pornographic character or which contain advertising matter which is obviously untruthful <u>or offensive</u>
- (2) Signs painted or attached to any fence or wall which is not a part of a building, except as may otherwise be authorized by this chapter;
- (3) Signs which operate or employ any motion picture projection or media in conjunction with any advertisements or have visible moving parts or any portion which moves or which give the illusion of motion, except as may be otherwise authorized by this chapter;
  - (4) (2) Signs which emit audible sound, odor or visible matter; and/or
- (5) (3) Signs which purport to be or are an imitation or resemble official traffic signs or signals or which bear the term "stop," "go slow," "caution," "danger," "warning" or similar term or which because of their size, location, movement, content, coloring or manner of illumination may be confused with or construed as traffic control signs, signals or devices or the light of an emergency or road equipment vehicle or which hide from view any traffic or street sign, signal or device.
- (J) Pennants, banners and the like. Pennants, banners and the like shall be limited to no more than two permanent displays per property frontage and must be separated by a minimum of 50 feet. Additional commercial pennants, banners and the like can be permitted on a temporary basis as long as all displays are separated by a minimum of 50 feet. The total area of permanent signs shall not exceed 18 square feet. The total square feet of each temporary display shall not exceed 18 square feet. The cumulative total of the display areas shall not exceed 100 square feet per property. Pennants, banners and the like shall not be attached to any building. Fourteen days per permit, maximum six permits per year.
- (K) (C) Roof signs. No roof signs shall be permitted.
- (L) Off site signs. Except as may be otherwise authorized by this chapter, off signs are prohibited A real estate sign, placed or erected on property which the sign owner has a valid contract to sell, rent or lease, shall not be considered an off-site sign. No off-site signs shall be allowed within the confines of the Town except directional signs. Off-site directional signs and public signs shall be erected only by the Town and will conform to the following:
- (a) Off-site directional signs and public information signs shall only be erected on Town rights of way or Town easements.

(b) Public necessity and convenience will be the standard used to determine what directional signs and public information signs will be erected. Such determination will be made by the Mayor.
(M) (D) Billboards. Except as may be otherwise authorized by town code, billboards are prohibited
(N) Flags. Flags used to attract the attention of the public shall be prohibited, except those adopted as an official symbol of government.
(1) A maximum of three flagpoles shall be permitted per each minimum parcel of land on a public street displaying no more than one government approved flag each.
(2) Flag size shall be in relation to the height of the flagpole. The maximum height of any flag or combination of flags shall be 25% of the total height of the flagpole.
— (3) The maximum height of a flagpole shall be 32 feet.
(4) Flagpoles shall maintain a 15-foot setback from all property lines and a 25-foot setback from any intersection.
Section 1-19.3.3. Regulations Applicable to all Districts. Additional All regulations relating to signs in all Zoning Districts are found in Table 1-19.18. Such regulations in Table 1-19.18 shall control over any conflicting provision of this sign code.
<u>(E)</u>
(1) Residential Districts
A. Size:
a. When a sign is authorized on a property, the sign must not exceed four (4) square feet in area. Where attached dwellings exist on a property the total square footage of signs must not exceed two square feet per dwelling unit and must not exceed a total of () square feet in area per structure.
b. For platted Residential Developments the maximum size and number of signs that the owner or owners of the residential development may erect and maintain at the entrances to the development shall be controlled according to the following:
1. Platted Residential developments four (4) acres or less in area may have a sign or signs with a total area of no more than() square feet located at the entrances to such developments. Such signs must have either been installed by the developer of the subdivision or later installed by the community association which governs the association.
2. Platted Residential developments over four (4) acres but less than forty (40) acres in area may have a sign or signs which have a total area of no more than ( )_square feet located at

the entrances to such developments. Such signs must have either been installed by the developer of the subdivision or later installed by the community association which governs the association.

3. Platted Residential developments of forty (40) acres or more in area may have a sign or
signs with a total area of no more than() square fee located at the entrances to such developments. Such signs must have either been installed by the developer of the subdivision or later installed by the game with a constitution which required the subdivision of later installed by the game with a constitution which required the subdivision of later installed by the game with a constitution of the subdivision of later installed by the game with a constitution of the subdivision of later installed by the game with a constitution of the subdivision of later installed by the game with a constitution of the subdivision of later installed by the game with a constitution of the subdivision of the subdivision of later installed by the developer of the subdivision of late
later installed by the community association which governs the association.
B. Location:
a. Permitted signs in A above may be anywhere on the premises, except in a required side yard or within ten (10) feet of a street right of way.
C. Height:
The following maximum heights shall apply to signs permitted in A above:
a. If ground mounted, the top shall not be over() feet above the ground; and
b. If building mounted, shall be flush mounted and shall not project above the roof line.
D. Illumination:
a. Illumination if used shall not be blinking, fluctuating or moving. Light rays shall shine only upon the sign and upon the property within the premises.
(2) Non Residential Zoning Districts
Each establishment shall be permitted to use any of the following described signs with the limitations stated herein:
a. A Ground or Projecting Sign on Each Street Frontage. The size of said sign shall be as follows:  () square feet for the first twenty-five (25) linear feet of street frontage, increased one square foot per one foot of linear street frontage to a maximum of () square feet; maximum height of () feet; maximum width of () feet. Where two (2) ground or projecting signs are used on a corner lot the area of both signs shall not exceed the total area allowed for the total frontage.
b. A wall sign on each end of the building perpendicular to the road or street, thirty two (32) square feet per fifty (50) linear feet of building perpendicular to the road or street increased one square foot per one foot of linear street frontage to ninety-six (96) square feet.
c. A wall sign parallel to the road or street, () square feet per fifty (50) feet of frontage increased one square foot per one foot of linear street frontage to of ninety-six (96) square feet.
d. A marquee sign parallel to the road or street, not exceeding thirty two (32) square feet per fifty (50) feet of frontage increased one square foot per one foot of linear street frontage to a maximum of ninety-six (96) square feet.
e. A free standing sign perpendicular to the road or street not exceeding thirty-two (32) square feet per fifty (50) feet of frontage, a maximum of ninety-six (96) square feet.

In addition to the other types of signs permitted in this section a business establishment may erect one additional non-permanent ground sign, not exceeding four (4) square feet. Such sign may be double sided and shall have the sign face made of wood, metal or plastic. The post material for the sign shall be made of either steel or pressure treated wood. The top of the sign when installed into the ground shall not exceed () feet above the ground upon which it is placed. An application form, provided by the Town along with a permit fee established by resolution of the Town council and consent of the owner of the property shall be submitted to the Building Department for review. If the owner does not give their consent no such sign shall be permitted. Any similar signs, including any banner signs, which have been installed or placed on property without a permit shall be removed by the owner of said sign or the proprietor of the business for which such sign relates to within 10 days of written notification of the Town and such notice shall inform the owner of such sign of the provisions of this subsection. Table 1-19.18.

#### Section 1-19.4. - Administration requirements.

A. Permits/Required Inspections. Before any sign is erected, constructed, posted, painted, altered, maintained, affixed, or relocated in the Town, a permit for such sign shall be obtained from the Building Official.

The contractor or owner securing the permit for any sign shall call the Building Official and request an inspection whenever any sign requiring a permit is being installed, and before any concrete is poured; a final inspection shall be requested upon completion. At the time of a request for final inspection, a photograph of the completed sign shall be taken by the inspector. (Minimum  $2\frac{1}{4}$ " ×  $2\frac{1}{4}$ ", maximum 3" × 5" for filing purposes.) No sign permit shall be approved unless it has been inspected by the Building Official and it is found to comply with this code, the building code, electrical ode, and other applicable land development regulations. Unless otherwise provided herein, all signs shall meet the yard requirements of the zoning district in which the sign is located.

B. Filing of Application. Before any permit is issued, an application provided by the Building Official shall be filed in triplicate together with two (2) sets of drawings and/or specifications as may be necessary to fully advise and acquaint the Building Official with the location, construction, materials, manner of illumination, securing, wording of the sign, and any other data that may be required to ensure the enforcement of these regulations. One (1) set of drawings and/or specifications will be returned to the applicant with the permit. A separate application shall be made for each and every sign.

As a minimum the sign application shall include the following information:

- (a) Name, address and telephone number of the sign erector and the sign owner.
- (b) Written statement signed by landowner, or a lease or rental agreement, authorizing the placement of the proposed sign.
- (c) Location of building (or structure) and lot to which or upon which the sign is to be placed or maintained.
- (d) Purpose of sign.
- (e) Estimated value of sign.
- (f) Position of the sign in relation to lot lines, nearby buildings or structures, sidewalks, streets and intersections.
- (g) Type of sign and general description of structural design and construction materials to be used.

- (h) Two (2) copies of detailed scaled drawings of the plans which shall contain specifications concerning structural details of the method of sign construction, installation, [and] anchoring to the building or ground. The specifications shall show height, perimeter and area dimensions, elevations, means of support, method of illumination and any other significant aspect of the proposed sign.
- (i) A statement indicating whether or not an electrical permit is required for said sign and any support data required for the same.
- (j) A layout with sign colors shown or specified.
- (k) Any other information required by the Building Official in order to carry out the purpose and intent of this article.
- (I) All signs having unusual structure features shall be designed by an engineer, who shall submit to the Building Official complete plans and calculations so as to determine whether the sign complies with the Town's Code.
- C. Permit Expiration. All signs shall be erected on or before the expiration of thirty (30) days from the issuance date of the permit, otherwise the permit shall become null and void and a new permit and fee shall be required.
- D. Label Requirement. Each sign requiring a permit shall be clearly marked with the permit number and the name of the person or firm placing the sign on the premises.
- E. Notice Required for Violations. In case any sign shall be installed, erected, constructed, or maintained in violation of the terms of this article, the building inspector shall in writing, notify the owner thereof, to alter, change, or remove, such sign so as to comply with this article with ten (10) days notice.
- F. Revocations. The Building Official may revoke a permit or approval, issued under the provisions of this Code, if it is found that there has been any false statement, concealment or misrepresentation as to any material fact in the application or plans on which the permit or approval was based.

#### Section 1-19.5. - Annual license required.

- A. Application for Annual License. At the same time a permit to build or erect or certification of nonconformity is issued, an annual license must be applied for and granted for each sign of over five (5) square feet. (Note: The Attorney removed the list of sign types from this section. I have NOT included here). All signs under five (5) square feet are exempt from licensing.
- B. Licenses to be Displayed. The license number for the current term of one (1) year shall be displayed clearly on each sign which requires a license.
- C. Renewal of License. License will require renewal each year on the first day of the month in which the original license was purchased. Within thirty (30) days of expiration and nonrenewal of license, the sign must be removed by the owner or it shall be illegal and subject to removal by the Town at the owner's or property owner's expense ten (10) days after written notification by the Town.

#### Section 1-19.6. - Appeals and variances.

Matters involving appeal of an administrative decision or variance of these regulations shall be (Removed by Attorney: handled by the Planning and Zoning Board with further appeal to the Council. The Final Appeal can be made through Board of Adjustments (BOA). handled pursuant to Section 1-12.2 of Article 12 of the Land Development Regulations.

#### Section 1-19.7. - Nonconforming signs.

- A. Replacement of Nonconforming Signs. Removed: Any replacement sign needs to meet current codes. (Note: the following section was removed by P&Z but shows up again in the Attorney version). Within the Town, there presently exist certain signs that are not in conformance with these regulations. Such signs are declared by this article to be incompatible with the development of the Town. It is further the intent of this article that these non-conforming signs shall not be replaced, enlarged, expanded or extended and are not to be used as grounds for adding or enlarging other signs not permitted in the district. Any sign replacing a nonconforming sign shall meet the requirements of this code as well as other applicable codes currently in force.
- B. Nonconforming Signs. Removed: There presently exist certain signs that are not in compliance with current regulations, if they were to code when approved and are being maintained they are allowed to remain. Nonconforming signs shall be allowed to remain. Unless otherwise provided herein, the provisions of Article XI of the Land Development Regulations shall apply to such nonconforming signs. **Check LD Code???**

(Removed by Attorney): C. Signs and Disrepair. A sign should be removed or repaired to original condition. If not repaired within sixty (60) days of written notification, sign will be removed at owner's expense.

#### Section 1-19.7.1 Hazardous Signs.

(A) Hazardous signs. The Building Official shall refuse to issue a permit for any sign which will constitute a hazard and a potential menace to the safety of the public and may require the removal of any sign which is not properly maintained or which otherwise shows signs of neglect or which is or will become unsafe and constitute a hazard to the safety of the public. It shall be unlawful for any permittee or owner to continue to display any sign that constitutes a hazard after 48 hours from the time of notice by the Building Official requesting the removal of the sign, unless within that time the permittee or owner shall have filed with the Building Official notice of his or her intention to appeal his or her decision to the Board of Adjustment with payment of all applicable fees. Any sign displayed more than 48 hours after notice to remove the sign may be removed by the town at the expense of the permittee or owner unless the matter is pending on appeal to the Board of Adjustment or unless the decision of the Building Official has been reversed by the Board of Adjustment.

#### Section 1-19.8. - Fees for permit, certificate, and license fees.

- A. Status of Fees Required for Signs. Fees for the issuance of sign permits or certificates and annual licenses shall be in addition to any other fees, charges, or obligations legally required by the Town.
- B. Schedule of Fees Set By Town Council. The fee schedule for the issuance of sign permits, certificates of nonconformance, and annual licenses and the inspections herein authorized or required shall be set by the Town Council and shall be maintained in the Town Clerk's office.

#### Section 1-19.9. (Intentionally left blank)

Section 1-19.10. (Intentionally left blank). The following entire section on Temporary permits was removed by the Attomey:

Section 1-19.10. - Temporary permits.

#### Section 1-19.3. 1 Regulations involving Temporary Signs:

- (1) One temporary sign per 0.25 acre of land may be located on the owner's property for a period of thirty (30) days prior to any election involving any referendum or political cause subject to election or candidates for a federal, state or local office that represents the district in which the property is located and any secondary primary or runoff election as to any such candidate who is subject to such election. Such signs shall be removed within five (5) days following the election. Any person erecting any sign during this time period shall be required to post with the clerk of the town a \$100.00 deposit before posting any such signs, which said sum shall be used to cover the cost of removal of said signs by town employees in the event they are not removed within the time frame set out above.
- (2) One temporary sign may be located on the owner's property when:
  - a. that property is being offered for sale through a licensed real estate agent:
  - b. if not offered for sale through a real estate agent, when that property is offered for sale through advertising in a local newspaper of general circulation; and
  - c. for a period of 15 days following the date on which a contract of sale has been executed by a person purchasing the property.
- (3) One temporary sign may be located on the owner's property on a day when the property owner is opening the property to the public; provided, however, the owner may not use this type of sign in a Residential District on more than two days in a year and the days must be consecutive and may not use this type of sign in any non-residential district for more than 14 days in a year and the days must be consecutive. For purposes of this subsection (3) a year is counted from the first day on which the sign is erected counting backwards and from the last day on which the sign exists counting forward.
- (4) During the 26 day period December 15 to January 10, a property owner may place 2 temporary signs on the property.
- (5) A property owner may place and maintain one temporary sign on the property on July 4.
- (6) A property owner may place a sign no larger than 8.5 inches by 11 inches in one window on the property at any time.
- (7) A property owner may place one sign with a sign face no larger than two (2) square feet on the property at any time.
- (8) A person exercising the right to place temporary signs on a property as described in this subsection must limit the number of signs on the property per 0.25 acre at any one time to 2 plus a sign allowed in subsection (7).
- (9) The sign face of any temporary sign must not be larger than four (4) square feet.
- (10) The signs identified herein shall not require a sign permit
- A. The building inspector upon application, may issue temporary permits for the following signs and displays for a period not exceeding thirty (30) days, when in the building inspector's opinion, the use of such signs and displays would be in the public interest and would not result in damage to private property. There will be no license or license fee for these signs, but the regular permit fee shall apply. Temporary signs shall not be illuminated except for holiday signs which may be illuminated or special event signs approved by the Town Council. Such signs shall be located in private property outside of a public right-of-way or easement.

- (1) Special decorative displays used for holidays, public demonstrations, or window signs which do not cover more than twenty (20) percent of the surface area of the transparent portion of the window or door to which they are attached.
- (2) Temporary signs announcing any public, charitable, education, religious or other special event or function may be installed subject to compliance with the following conditions.
  - (a) Timing of Placement and Removal. Such signs shall be placed not more than fourteen (14) days prior to the event and must be removed not later than twenty-four (24) hours after termination of the event.
  - (b) Character of Signs. Such signs shall satisfy the sign area, location, setback, and height requirements of similar type signs in the district where placed.
  - (c) Waiver from Requirement of Section. The Building Official shall advise any applicant desiring relief from the requirements of this sub-section of his right to approach the Town Council to request a waiver of such requirements. A waiver by Town Council may be obtained only after introduction of the matter on an agenda of a Town Council meeting. Said waiver shall be in writing signed by the Chairperson or designate.
- (3) Special sale promotion displays in a district where such sales are permitted if such signs are not within five (5) feet inside a store window.
- B. [A permit fee for] the following signs will not be required:
  - Signs advertising a special civic or cultural event such as a fair, exposition, play, concert, or meeting sponsored by a governmental, religious, cultural, civic, nonprofit, or charitable service organization;
  - (2) Special decorative displays used for holidays when sponsored by a religious, governmental, cultural, civic, nonprofit or charitable service organization;
  - (3) A permit fee for political signs and posters will not be required, provided that said signs are subject to the following regulations:
    - a. Such signs shall be removed within five (5) days following the election. If the candidate or political action committee fails to remove said sign, within the required five (5) days, the town may remove said signs. These signs will be held by the town for a period of thirty (30) days. During this period, and during regular town business hours, the candidate or political action committee may claim their signs, but shall pay a service charge of five dollars (\$5.00) to the town for each sign claimed. Any signs not claimed within thirty (30) days shall become the property of the Town.
    - b. Only one (1) stationary sign per candidate or referendum issue shall be permitted on any one (1) parcel of land, except should there be more than one (1) owner or occupant of said parcel, each owner or occupant shall be permitted one (1) sign per candidate or per issue of dimensions herein specified.
    - c. Said sign shall not exceed sixteen (16) square feet on aggregate area and if detached, shall not be erected in such a manner as to constitute a roof sign. Notwithstanding the provisions of this subparagraph, a sign may be placed upon any legally existing sign structure but not so as to cover an existing sign.
    - d. Political or campaign signs may be allowed in a public or private right-of-way but shall be located no closer than 3 feet from the edge of pavement or in the case of

a dirt road from the edge of the dirt of a public or private street or five feet from the edge of a sidewalk, bike-path, or ped-way. Further any such sign allowed in a public or private right of way may not be placed any sooner than 81 days before the election. Such signs shall not be placed closer than 50 feet to a sign of the same candidate.

- No political or campaign sign shall be:
  - (i) Located such that it obstructs, impedes, or otherwise creates a hazardous condition for safe and normal flow of pedestrian or motor vehicle traffic.
  - (ii) Erected on private property without the consent of the property owner.
  - (iii) Placed on any tree, utility pole, fences or fence post.
  - (iv) Placed in or on government-owned property such as a park.

(Ord. No. 93-3, § 1, 6-7-93; Ord. No. 07-03, § 1, 5-7-07)

#### Section 1-19.11. - General regulations.

- A. Signs on Public Property. No sign shall be placed on property owned or leased by any government agency except by a public body or as otherwise specifically provided herein.
- B. Signs Indicating Point of Public Interest. Signs indicating points of local interest may be placed on public property only with the express consent and formal approval of the Council.
- C. Signs Affixed to Public Property or Infrastructure. No signs shall be attached to or painted on utility poles, seawalls, retaining walls or other f supporting structure.
- D. Removed by Attorney: *Illegal Signage*. No sign shall be constructed, erected, used, operated, or maintained which:
  - (1) Displays intermittent lights resembling or seeming to resemble the flashing lights customarily associated with danger or such as are customarily used by police, fire, ambulance, or other emergency vehicles, or for navigation purposes;
  - (2) Uses the word "stop" or "danger," or presents or implies the need or requirement for stopping or the existence of danger, or which is a copy or imitation of an official sign. This provision regarding the word "stop" or "danger" does not apply when they are part of attraction titles for a broadcast, motion picture, theater event, opera, or concert, or when they are used in descriptive lines of advertising so long as they are not used to simulate, copy, or imply any official warning, either for vehicles or persons;
  - (3) Is so located and so illuminated as to provide a background of lights blending with traffic signal lights to the extent of confusing a motorist when viewed from normal approaching position of a vehicle at a distance of less than three hundred (300) feet;
  - (4) Is erected in such a manner at any intersection so as to obstruct free and clear vision or at any location where, by reason of the position, shape, or color, [the sign may] obstruct the view of or be confused with any authorized traffic sign, signal or device.

E. Signs On or Over Public Streets. No sign shall be erected or located on or over any public street, sidewalk, alley, or right-of-way other than duly approved traffic signs authorized by a governmental entity.

- F. Illuminated Signage. The lighting of illuminated signs shall be controlled in direction, focus, and intensity so as to prevent glare on surrounding streets or property, or any objectionable illumination of nearby property or buildings.
- G. Beacon Light. No beacon light shall be permitted on a sign in the Town.
- H. Animated Signs. No animated sign shall be permitted in the Town except where specifically provided by these regulations.
- I. Flashing Signs. No flashing sign shall be permitted in the Town except where specifically provided by these regulations.
- J. (Removed by Attorney: *Portable Signs*. No portable sign including trailer signs shall be permitted in the Town <u>except where specifically provided by these regulations</u>.
- K. Billboards. No billboards shall be permitted in the Town.
- L. (Removed by Attorney: whole section on Outdoor Display signs that I have NOT included here).
- M. Multiple Street Frontage. The regulations contained in this article shall apply separately and individually to each street frontage of a premises.

#### Section 1-19.12. - Construction standards.

All signs shall comply with all applicable standards of the Town's building code, fire code, health code, and all other applicable codes.

#### Section 1-19.13. - Maintenance.

All signs, together with all their support braces, guys, and anchors, shall be maintained in good repair and appearance. The Building Official may, upon written notice, cause to be removed within sixty (60) days any sign which becomes a safety hazard, or which shows gross neglect or becomes dilapidated or where the area around such sign is not well maintained. Such removal shall be at the expense of the owner or lessee of any sign that is not properly maintained.

Section 1-19.14. (Intentionally left blank) Removed by Attorney: Obscenity prohibited.

It shall be unlawful for any person to display upon any sign or other advertising device or structure any offensive, obscene, indecent, immoral or degrading matter.

#### Section 1-19.15. - Obstructing exits prohibited.

No sign, including guys wires and supports, shall be erected, constructed or maintained so as to obstruct any fire escape, or any window or door opening, used or required as a means of ingress, egress or ventilation, or so as to prevent free passage from one part of a roof in any form, shape, or manner to a fire escape.

#### Section 1-19.16. - Signs not to constitute a traffic hazard.

No sign shall be placed at any location in the Town where it may interfere with or obstruct the view of any motorist, or be confused with any authorized traffic sign, signal or device. The Town Council shall have the authority to refuse the erection, or to order the removal by the Building Official, if any signs constituting an obstruction to motorists or pedestrians or otherwise are viewed to be impediments to traffic safety or traffic flow.

# Section 1-19.17. - Signs not to encroach into electric utility clear zone.

No sign shall be placed closer than eight (8) feet from the nearest part of any utility pole which supports electrical transmission lines. No sign shall be placed closer than eight (8) feet from the nearest part of any electric transmission line. If the National Electric Safety Code is now or hereafter more restrictive than the provisions of this subsection, its more restrictive provisions shall supersede the provisions herein.

# Section 1-19.18. - District sign regulations.

The provisions of Table 1-19.8 "Zoning District Sign Regulations" shall apply to each lot or parcel of land, and/or each business establishment as may be applicable in each case. In the following zoning classifications, the specified sign types and construction classes shall be permitted subject to the restrictions and limitations contained herein.

#### **TABLE 1-19.18. ZONING DISTRICT SIGN REGULATIONS**

Sign Regulations Within Residential Zoning Districts: (1)

Sign Type	Accessory	Construction	Directory	Directional
Construction Class	Wall or Detached	Wall or Detached	Wall or Detached	Wall or Detached
Maximum Number	1	1	1	1
Maximum Area	4 sq. ft.	32 sq. ft.	10 sq. ft.	3 sq. ft.
Maximum Height	10 sq. ft.	Detached: 10 ft. Wall: Roof line of building	10 ft.	Detached: 3 ft. Wall: 12 ft.
Placement	Must observe all yard regulations	Front setback: 10 ft. Side and Rear: 25 ft.	Must observe all yard regulations	Non- Restricted
Illumination	None	None	Indirect	None
Special Regulations	Permitted only in conjunction with a permitted home occupation. See Footnote 1.	Must be removed immediately upon completion of construction or occupancy	None	None

Sign Type	Future Improvement	General Outdoor Advertising	removed Real	Attorney removed Subdivision Column
Construction Class	Detached	Wall or Detached		
Maximum Number	1	4		
Maximum Area	10 sq. ft.	32 sq. ft.		· Comments of the Comments of
Maximum Height	10 ft.	10 ft.		
Placement	Front setback: 10 ft. Side and Rear: 25 ft.	No signs to impede vision at any		

		intersection	
Illumination	None	None	
Special Regulations	None	See Footnotes 1 and 2	

# Sign Regulations Within Non-Residential Zoning Districts: (2)

Sign Type	Accessory	Accessory	Accessory
Construction Class	Wall	Detached, Marquee, and Projecting	Snipe
Maximum Number	3	2 total from this group	4
Maximum Area	10% of the wall area, and no more than 60 sq. ft. of cumulative area	60 sq. ft. total cumulative area	1½ sq. 4 sq ft. each
Maximum Height	Roof line of building	Detached: 25 ft. Others: Roof line of building	Roof line of building
Placement	Non-Restricted	Must observe yard regulations and Front setback: 10 ft.	Must observe yard regulations
Illumination	Direct, Indirect	Direct, Indirect	None
Special Regulations	See Footnotes 1, 3, and 4	See Footnotes 4 and 5	None

Sign Type	Construction	Directory	Directional	General Outdoor Advertising
Construction Class	Wall or Detached	Wall or Detached	Wall or Detached	Wall or Detached
Maximum Number	1	2	2	1
Maximum Area	32 sq. ft.	Sum of 30 sq. ft.	3 sq. ft. each	Detached: 3 sq. ft. Wall: 10 sq. ft.
Maximum Height	Detached: 10 ft. Wall: Roof line of building	10 ft.	Detached: 3 ft. Wall: 10 ft.	10 ft.
Placement	Front Setback: 10 ft. Rear and Side: 25 ft.	Must observe all yard regulations	Non- Restricted	Front setback: 10 ft. Rear and Side: 25 ft.
Illumination	Indirect	Indirect	Indirect	Indirect
Special Regulations	Must be immediately removed upon completion of construction or occupancy	None	None	See Footnotes 1 and 2

Sign Regulations Within Non-Residential Zoning Districts: (3)

Sign Type	Future Improvement	Attorney removed Real Estate Column	Attorney removed Subdivision Column
Construction Class	Detached		
Maximum Number	1		
Maximum Area	32 sq. ft.		J16
Maximum Height	10 ft.		
Placement	Front setback: 10 ft. Side and Rear: 25 ft.		
Illumination	Indirect		
Special Regulations	None		

#### Footnotes to charts:

- (1) All inside signs within five (5) feet of a window shall be counted as wall signs and in addition shall not exceed twenty (20) inches of the glassed area of the window in which the sign is located.
- (2) Only permitted are those signs which may be off the premises for which they relate and are within two hundred (200) feet of the property for which they relate to. However, if the sign is three (3) square feet or less in area, the property to which the sign relates may be within one (1) mile of the sign.
- (3) Apartment complexes and dwellings of up to ten (10) units are permitted thirty-two (32) square feet. For excess of ten (10) units, one (1) square foot nay be added for each unit, up to a maximum of forty-eight (48) square feet in cumulative area.
- (4) If illumination is permitted, sign may not be animated and/or flashing.
- (5) One additional sign of this construction class up to thirty (30) square feet in area shall be permitted for each two hundred (200) feet of street frontage.
- (6) For a group of more than four (4) sites and in lieu of the nine (9) square foot individual lot sign, one thirty-two (32) square feet shall be permitted.

SECTION 2. Conflicting Provisions. In the case of a direct conflict between any provision of this ordinance and a portion or provision of any other appropriate federal, state or county law, rule code or regulation, the more restrictive shall apply.

<u>SECTION 3.</u> Severability. If any provision of this ordinance or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of the ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this ordinance are declared severable.

<u>SECTION 5.</u> Inclusion in Code. It is the intention of the Town Council of Malabar that the provisions of this ordinance shall become and be made a part of the Town Code, and that the sections of this ordinance may be renumbered or re-lettered and that the word "ordinance" may be changed to "section", "article", or such other appropriate word or phrase in order to accomplish such intentions.

SECTION 6. Effective Date. This ordin	nance shall take effect upon adoption.
SECTION 7. The foregoing Ordin	ance was moved for adoption by Council Membe
The motion was second	ed by Council Member and, upor
being put to a vote, the vote was as followed	ows:
Council Member Grant Ball Council Member Laura Mahoney Council Member Steve Rivet Council Member Dick Korn Council Member Danny White	
Passed and adopted by the Town Counday of, 2018.	cil, Town of Malabar, Brevard County, Florida this
	TOWN OF MALABAR
	BY:
	Mayor Patrick T. Reilly, Council Chair
ATTEST:	
Debby K. Franklin, CMC Town Clerk/Treasurer	
(seal)	
Approved as to form and content:	
Karl W. Bohne, Jr., Town Attorney	