TOWN OF MALABAR

PLANNING AND ZONING ADVISORY BOARD

REGULAR MEETING WEDNESDAY SEPTEMBER 27, 2017

7:30 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 - 7/26/2017

Planning and Zoning Meeting - 8/09/2017

Planning and Zoning Meeting - 8/23/2017

Exhibit:

Agenda Report No.1

Recommendation:

Request Approval

- E. PUBLIC HEARING: none
- F. ACTION: none G. DISCUSSION:
 - 2. Continue Discussion To Review & Revise Non-Residential Zoning District

Sign Regulations (including Table 1-19.18)

Exhibit:

Agenda Report No. 2

Recommendation:

Discussion

H. ADDITIONAL ITEMS FOR FUTURE MEETING:

Discuss Land Development Regulations about "Tiny Homes" (Future Meeting)

Next Meeting- October 11, 2017

- I. PUBLIC:
- J. OLD BUSINESS/NEW BUSINESS:

OLD BUSINESS:

NEW BUSINESS:

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: September 27, 2017

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 July 26, 2017 Draft minutes of P&Z Board Meeting of August 9, 2017 Draft minutes of P&Z Board Meeting of August 23, 2017

ACTION OPTIONS:

Secretary requests approval of the minutes.

"The following draft minutes are subject to changes and/or revisions by the Planning and Zoning Board and shall not be considered the official minutes until approved by the P&Z Board."

MALABAR PLANNING AND ZONING BOARD REGULAR MEETING JULY 26, 2017 7:30 PM

This meeting of the Malabar Planning and Zoning was held at Town Hall at 2725 Malabar Road.

A. CALL TO ORDER, PRAYER AND PLEDGE:

Meeting called to order at 7:30 P.M. Prayer and Pledge led Chair Liz Ritter.

B. ROLL CALL:

CHAIR:

LIZ RITTER

VICE-CHAIR:

WAYNE ABARE

BOARD MEMBERS:

BUD RYAN

DOUG DIAL

GEORGE FOSTER

ALTERNATE:

ALLEN RICE

ALTERNATE:

MARY HOFMEISTER

BOARD SECRETARY:

DENINE SHEREAR

ADDITIONAL ATTENDEES: COUNCIL MEMBER

C. ADDITIONS/DELETIONS/CHANGE:

Move

D. CONSENT AGENDA:

1. Approval of Minutes

Planning and Zoning Meeting – 06/28/2017 Planning and Zoning Meeting – 07/12/2017

Agenda Report No. 1

Exhibit:

Recommendation:

Request Approval

Motion: Abare/Ryan to Approve Minutes for June 28, 2017 as corrected, All Vote ; Aye

Corrections:

Ritter page 5/55

1st sentence remove "The" first word and put Mayor,

Motion: Ryan/Abare to Approve Minutes for July 12, 2017 as corrected, All Vote ; Aye

Corrections:

Ritter/Board page 7/55

1 parag. under Item #3,

- 4th sentence ... There are two inspector issues for the manufacturing of TH. These....
- 5th sentence... The other one is NOAH, Ercolani is part of that one, she...
- 6th sentence NOAA (National Organization of Alternative Housing) certification. This
 includes the DOT and fire safety and they're inspected by general contractor
- 8th sentence take out "to".

Page 8/55

Second bullet on top of page "composting"

Abare, 3rd parag. down

Uphill = upstream

E. ACTION:

F. DISCUSSION:

2. Continue Discussion To Review & Revise Table 1-19.18 "Zoning District Sign Regulations" including Table 1-19.18

Exhibit:

Agenda Report No. 2

Recommendation:

Discussion

The Board discussed "Sign Area" page 12/55 of PZ Agenda (7/26/2017)

PZ Board reviewed definitions for signage line by line and suggested revisions (see Exhibit "A" to be attached to the minutes of 7/26/2017).

Dial & Board discussed on page 12/55 "Sign Area" about measuring the area of a doubled-faced sign, only one face shall be calculated to determine the total area (in our existing code Sec 1-19.1 Definitions).

Foster & Board discussed allowing 150 sf maximum per side, total area.

The Consensus of PZ Board concerning the existing measurement allowance for area of doubled faced sign is the following:

Rice, like it as it is in existing code to calculate only one face to determine total area (Sec 1-19.1)

Ryan asked about what the maximum size for sign is? Ritter responded 150 sq ft per side total.

The Board discussed the definitions in Section 1-19.1 revised and clarified.

Dial submitted West Melbourne codes for signage to review and compare while reviewing the Town of Malabar codes.

The Board discussed the pictures of the signs throughout the Town to correspond with town codes.

For next meeting:

- Revisions suggested @ 7/26/2017 meeting, up to "sign structure"
- Route 1 Motor Sports and Citgo sign measurements- Daryl Review

G. ADDITIONAL ITEMS FOR FUTURE MEETING

H. PUBLIC

I. OLD BUSINESS/NEW BUSINESS:

| &7 MINUTES | 07/26/2017 | PAGE 3 |
|------------|------------|--------|
| &Z MINUTES | 07/26/2017 | |

Old Business:

New Business:

Reminder: Next Meeting - August 9, 2017

J. ADJOURN

There being no further business to discuss, MOTION: Ryan/Abare to adjourn this meeting. Vote: All Ayes. The meeting adjourned 9:12P.M.

| | BY: |
|---------------------------------|---------------------------------------|
| | Liz Ritter, Chair |
| | |
| Denine Sherear, Board Secretary | Date Approved: as presented/corrected |

EXHIBIT "A" 7/26/17 PZ MEETING

Town of Malabar Signage Code Page 1

REVISIONS FROM PZ MEETING 7/26/2017

Article XIX - SIGNAGE

Section 1-19.1. - Definitions.

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

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

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

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.

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.

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 repainting to an original status and repair of original electrical apparatus.

Sign shall mean any device or display consisting of letters, numbers, symbols, pictures, illustrations, announcements, cut-outs, insignia, trademarks, banners, or demonstrations; designed to advertise, inform, identify, or to attract the attention of persons, which is visible from outside the premises on which the device or display is located. A sign shall be construed to be a display or device containing elements related and composed to form a single unit. In cases where material is displayed in a random or unconnected manner without organized relationship of the components, each component or element shall be considered to be a single 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:

- (1) Animated 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. Also includes Electronic, LED, Digital, and Display Signs.
- (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 over 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 <u>temporary</u> sign of not over one and one half (1½) <u>four (4)</u> square feet in area regardless of material, method of attachment, location, or subject matter.
- (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.

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

Sign Type shall mean any one of the various signs as differentiated by their purpose, and in this ordinance shall include accessory, billboard, construction, directional, directory, future improvement, general outdoor advertising, outdoor display, real estate, and subdivision as defined below:

- (1) Accessory shall mean a sign relating only to the uses of the premises on which the sign is located, 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 which is not a directional sign, which advertises, illustrates, demonstrates, or identifies product, service, or place of business at another location not within two hundred (200) feet of the sign, and/or any sign 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. 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 give the name and/or occupation of the occupants of the building or gives the use of the building, including office building directories, church directories, and apartment house directories.
- (6) Future Improvement shall mean a temporary sign announcing the construction of a facility in the near future 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 or other merchandise inside or outside the building of the person doing business, which would not ordinarily be construed a sign, but rather as merchandise, [and] shall be considered a separate outdoor display sign.
- (9) Real Estate shall mean any sign used solely for the purpose of offering [for] sale, for lease, or for rent, the property and/or building on which the sign is located.
- (10) Subdivision shall mean any sign designed as a permanent structure to identify a subdivision or neighborhood. Such signs are not used for development or promotional purposes, but may also be used to identify mobile home parks, townhouse and other planned housing developments as defined by the zoning ordinance.
- (11) Zone shall mean the various zoning districts as established and described by the zoning ordinance of the Town.

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.

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.

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:

- (1) 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 signs, tablets or plaques or names of buildings and date of erection; when the same are 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, informational or directional signs erected or required by government bodies;
- (6) Noncommercial 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, 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 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.

Section 1-19.4. - Administration requirements.

A. Permits. Before any sign is erected, constructed, posted, painted, altered, 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.)

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.

Page 49/76

- (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.

- 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 defined in this article as any of the following:
 - (1) Residential and mobile home or trailer park zoning districts:
 - a. Accessory;
 - b. Construction;
 - c. Future Improvement;
 - d. General Outdoor Advertising;

- e. Subdivision.
- (2) Nonresidential zoning districts and bona fide agricultural uses within the RR-65 district:
 - a. Accessory;
 - b. Construction;
 - c. Directory;
 - d. Future Improvement;
 - e. General Outdoor Advertising;
 - f. Subdivision.
- (3) All other categories and 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 handled by the Planning and Zoning Board with further appeal to the Council.

Section 1-19.7. - Nonconforming signs.

- A. Replacement of Nonconforming Signs. 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.
- B. Amortization Periods for Nonconforming Signs. Such nonconforming signs shall be altered to conform or removed by the owner within one (1) year of the date of adoption of the ordinance from which this [article] was derived, except that signs with a structure valued at more than one thousand dollars (\$1,000.00) shall be altered to conform or removed within two (2) years, and signs with a structure valued at more than two thousand five hundred dollars (\$2,500.00) shall be altered to conform or removed within three (3) years. After the expiration date, all nonconforming signs shall be removed by the Town at the owner's expense. The period of amortization for nonconforming signs existing prior to April 17, 1990 shall not be changed by the passage of the land development code.
- C. Certification of Nonconforming Signs. All persons owning signs within the Town that do not conform with this article shall, within thirty (30) days of the date of the adoption of the ordinance from which this article was derived apply for certification of nonconformity. In applying for such certificate, the owner shall state in what manner the sign does not conform. The certificate must be presented to the Planning and Zoning Board, which may then instruct the building inspector to issue a certificate which shall contain the information as well as the date by which the sign must be removed or altered to conform to these regulations. This certificate is issued in lieu of the sign permit.
- D. Posting of Nonconforming Certificate Number. A certificate number shall also be issued which shall be attached to the sign in the same manner as required for a sign permit.

E. Illegal Signs. Any sign not containing a certificate or permit number and a current license number after this ordinance has been in effect thirty (30) days is hereby declared to be illegal and shall be removed by the owner, or by the Town at the owner's expense, within ten (10) days of written notice by the Town.

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. - Applicability of signage regulations.

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 1-19.10. - Temporary permits.

- 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:
 - 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.
 - e. 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 unapproved supporting structure.
- D. Illegal Signage. No sign shall be constructed, erected, used, operated, or maintained which:
 - 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. Portable Signs. No portable sign including trailer signs shall be permitted in the Town.
- K. Billboards. No billboards shall be permitted in the Town.
- L. Outdoor Display Signs. No outdoor signs shall be permitted in the Town. This shall not be construed to prevent merchandise display in the following cases:
 - (1) Rear yards or side yards if such merchandise is rendered nonvisible from off the premises by means of a solid fence, building or other solid barrier in good repair and appearance;
 - (2) New and used autos, trucks, tractors, and other large and/or heavy machinery, provided the same are displayed in an orderly fashion and the appearance is kept attractive and neat, visibility at any intersection or roadway is not impaired, and the display constitutes no safety or other hazard, nor shows gross neglect and disrepair.

- M. Multiple Street Frontage. The regulations contained in this article shall apply separately and individually to each street frontage of a premises.
- N. Signs in Excess of Sixty Feet. Notwithstanding other provisions of these regulations, no general advertising or other sign shall be erected in the Town which exceeds sixty (60) square feet in area.

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 ten (10) 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. - 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 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

TABLE 1-19.18. ZONING DISTRICT SIGN REGULATIONS

(1) Sign Regulations Within Residential Zoning Districts:

| Sign Type | Construction Class | Maximum Number | Maximum Area | Maximum Height | Placement | Illumination | Special Regulatios |
|-----------------------------------|--------------------|-----------------------|--------------|---|---|--------------|--|
| Accessory | Wall or Detached | 1 | 4 sq. ft. | 10 sq. ft. | Must observe all yard regulations | None | Permitted only inconjunction with a permitted home occupation. See Footnote 1. |
| Construction | Wall or Detached | 1 | 32 sq. ft. | Detached: 10 ft. Wall: Roof line of building | Front setback: 10 ft. Side and Rear: 25 ft. | None | Must be removed immediately upon completion of construction |
| Directory | Wall or Detached | 1 | 10 sq. ft. | 10 ft. | Must observe all yard regulations | Indirect | None |
| Directional | Wall or Detached | 1 | 3 sq. ft. | Detached: 3 ft. Wall: 12 ft. | Non-Restricted | None | None |
| Future | Detached | 1 | 10 sq. ft. | 10 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | None | None |
| Improvement General Outdoor | Wall or Detached | 1 | 32 sq. ft. | 10 ft. | No signs to impede vision at any intersection | None | See Footnotes 1 and 2 |
| Advertising Real Estate | Detached | 1 | 5 sq. ft. | 4 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | None | None |
| Subdivision | Wall or Detached | 1 per public entrance | 32 sq. ft. | 10 ft. | No signs to impede vision at any intersection | Indirect | None |

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

| Class Maximum Number 3 Quee, 2 total from this group 4 Ched 1 Ched 2 Ched 2 | no more than 60 sq. ft. of cumulative area 150 sq. ft. total cumulative area* 1½ sq. ft. each 32 sq. ft. Sum of 30 sq. ft 3 sq. ft. | Maximum Height Roof line of building Detached: 25 ft. Others: Roof line of building Roof line of building Detached: 10 ft. Wall: Roof line of building 10 ft. Detached: 3 ft. Wall: 10 ft. | Placement Non-Restricted Must observe yard regulations and Front setback: 10 ft. Must observe all yard regulations Front setback: 10 ft. Side and Rear: 25 ft. Must observe all yard regulations Non-Restricted | Illumination Direct, Indirect Direct, Indirect None Indirect Indirect | Special Regulatios See Footnotes 1, 3, and 4 See Footnotes 4 and 5 None Must be immediately removed upon completion of construction of con |
|---|--|--|---|--|--|
| equee, 2 total from this 6 group 4 ched 1 ched 2 | ft. of cumulative area 150 sq. ft. total cumulative area* 1½ sq. ft. each 32 sq. ft. Sum of 30 sq. ft | Detached: 25 ft. Others: Roof line of building Roof line of building Detached: 10 ft. Wall: Roof line of building 10 ft. Detached: 3 ft. | Must observe yard regulations and Front setback: 10 ft. Must observe all yard regulations Front setback: 10 ft. Side and Rear: 25 ft. Must observe all yard regulations | None Indirect | See Footnotes 4 and 5 None Must be immediately removed upon completion of construction of co |
| ting group (4 ched 1 ched 2 | cumulative area* 1½ sq. ft. each 32 sq. ft. Sum of 30 sq. ft | Others: Roof line of building Roof line of building Detached: 10 ft. Wall: Roof line of building 10 ft. Detached: 3 ft. | regulations and Front setback: 10 ft. Must observe all yard regulations Front setback: 10 ft. Side and Rear: 25 ft. Must observe all yard regulations | None Indirect | None Must be immediately removed upon completion of construction of construct |
| ched 1 ched 2 | 32 sq. ft. Sum of 30 sq. ft | Detached: 10 ft. Wall: Roof line of building 10 ft. Detached: 3 ft. | regulations Front setback: 10 ft. Side and Rear: 25 ft. Must observe all yard regulations | Indirect 2 | Must be immediately removed upon completion of construction |
| ched 2 | Sum of 30 sq. ft | Roof line of building 10 ft. Detached: 3 ft. | Side and Rear: 25 ft. Must observe all yard regulations | Indirect | upon completion of construction |
| | | Detached: 3 ft. | regulations | | |
| ched 2 | 3 sq. ft. | | Non-Restricted | Indirect | None |
| | | | | Mullect | None |
| d 1 | 32 sq. ft. | 10 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | Indirect | Must be immediately remove upon completion of constructi |
| iched 1 | Detached: 3 sq. ft. Wall: 10 sq. ft. | 10 ft. | Front setback: 10 ft. Rear and Side: 25 ft. | Indirect | See Footnotes 1 and 2 |
| ached 3 | 9 sq. ft. each | Detached: 4 ft. Wall: 8 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | None | Buildings of over 10,000 sq. f may erect a wall sign of 12 sq. See Footnotes 1 and 6. |
| ached 1 per public entranc | ce 12 sq. ft. | 10 ft. | No signs to impede vision at any intersection | Indirect | See Footnote 3 |
| | ached 3 | ached 1 Wall: 10 sq. ft. ached 3 9 sq. ft. each | 1 Wall: 10 sq. ft. 10 ft. | Mall: 10 sq. ft. Detached: 1 Wall: 10 sq. ft. Detached: 4 ft. Wall: 8 ft. Side and Rear: 25 ft. No signs to impede vision at any | Mall: 10 sq. ft. Detached: 4 ft. Wall: 8 ft. Detached: 4 ft. Side and Rear: 25 ft. None No signs to impede vision at any Indirect |

- (1)
- All inside signs hanging in a window shall be counted as wall signs and in addition shall not exceed 50% of glassed area of the window in which the sign is located.
- (2) Only permitted are those signs which identify, advertise, and/or direct to a licensed business within two hundred (200) feet of the sign. However, if the sign is three (3) square feet or less in area, the business may be within one (1) mile of the sign.
 - Apartment complexes and dwellings of upto ten (10) units are permitted thirty-two (32) square feet. For excess of ten (10) units, one (1) square foot may be added for each unit, upto a maximum of forty-eight (48) square feet in cumulative area.
- (4) If illumination or animated signs are permitted, sign may not be flashing, and may not refresh faster than every 30 seconds.
- (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.

* In measuring the area of a doubled faced sign, only one face shall be calculated to determine the total area.

"The following draft minutes are subject to changes and/or revisions by the Planning and Zoning Board and shall not be considered the official minutes until approved by the P&Z Board."

MALABAR PLANNING AND ZONING BOARD REGULAR MEETING AUGUST 9, 2017 7:30 PM

This meeting of the Malabar Planning and Zoning was held at Town Hall at 2725 Malabar Road.

A. CALL TO ORDER, PRAYER AND PLEDGE:

Meeting called to order at 7:30 P.M. Prayer and Pledge led Chair Liz Ritter.

B. ROLL CALL:

CHAIR:

LIZ RITTER

VICE-CHAIR:

WAYNE ABARE

BOARD MEMBERS:

BUD RYAN, EXCUSED

DOUG DIAL

GEORGE FOSTER

ALTERNATE: ALTERNATE:

ALLEN RICE, LATE

MARY HOFMEISTER

BOARD SECRETARY:

DENINE SHEREAR

ADDITIONAL ATTENDEES: COUNCIL MEMBER

C. ADDITIONS/DELETIONS/CHANGE:

Hofmeister will vote in place of Ryan

D. CONSENT AGENDA:

1. Approval of Minutes

Planning and Zoning Meeting – 07/26/2017(not ready)

Exhibit:

Agenda Report No. 1

Recommendation:

Request Approval

E. ACTION:

F. DISCUSSION:

2. Continue Discussion To Review & Revise Table 1-19.18 "Zoning District Sign

Regulations" including Table 1-19.18

Exhibit:

Agenda Report No. 2

Recommendation:

Discussion

The Board discussed "Sign Area" page 14/18 of PZ Agenda (8/09/2017) updates where included in Agenda Packet (8/9/2017) by Sherear.

Agenda Packet 8/9/2017 review: Board continued review from page 5/18

Dial suggested adding Billboard & Outdoor Display at the end of "Sign Type".

The Zoning District Sign Regulations section will be included in these Minutes as "Exhibit A" for updates that were suggested at the 8/9/2017 meeting.

The Board continued to discuss each section of sign code extensively and suggest clarification where needed.

The Board discussed the definitions in Section 1-19.1 revised and clarified.

For next meeting:

- Eliminating Section 1-19.5 Annual License Renewal/Requirement? Abare said to get history from Debby Franklin, Town Clerk/Treasurer.
- G. ADDITIONAL ITEMS FOR FUTURE MEETING
- H. PUBLIC
- I. OLD BUSINESS/NEW BUSINESS:

Old Business:

New Business:

Reminder: Next Meeting - August 23, 2017

J. ADJOURN

There being no further business to discuss, MOTION: Abare/Dial to adjourn this meeting. Vote: All Ayes. The meeting adjourned 9:05 P.M.

| | BY: |
|---------------------------------|---------------------------------------|
| | Liz Ritter, Chair |
| | |
| Denine Sherear, Board Secretary | Date Approved: as presented/corrected |

EXHIBIT "A" 8/9/17 PZ MEETING

Town of Malabar Signage Code Page 1

REVISIONS FROM PZ MEETING 7/26/2017 REVISIONS FROM PZ MEETING 8/9/2017

Article XIX - SIGNAGE

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.

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

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

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.

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.

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 repainting to an original status and repair of original electrical apparatus.

Sign shall mean any device or display consisting of letters, numbers, symbols, pictures, illustrations, announcements, cut-outs, insignia, trademarks, banners, or demonstrations; designed to advertise, inform, identify, or to attract the attention of persons, which is visible from outside the premises on which the device or display is located. A sign shall be construed to be a display or device containing elements related and composed to form a single unit. In cases where material is displayed in a random or unconnected manner without organized relationship of the components, each component or element shall be considered to be a single 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:

(1) Animated 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. This Also includes Electronic, LED, Digital, and Display Signs.

- (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 over 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 <u>temporary</u> sign of not over one and one half (1½) <u>four (4)</u> square feet in area regardless of material, method of attachment, location, or subject matter.
- (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.

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

Sign Type shall mean any one of the various signs as differentiated by their purpose, and in this ordinance shall include accessory, billboard, construction, directional, directory, future improvement, general outdoor advertising, outdoor display, real estate, and subdivision as defined below:

- (1) Accessory shall mean a sign relating only to the uses of the premises on which the sign is located, 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 which is not a directional sign, which advertises, illustrates, demonstrates, or identifies product, service, or place of business at another location not within two hundred (200) feet of the sign, and/or any sign 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. 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 give the name and/or occupation of the occupants of the building or gives the use of the building, including office building directories, church directories, and apartment house directories.
- (6) Future Improvement shall mean a temporary sign announcing the construction of a facility in the near future 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.
- 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 or other merchandise inside or outside the building of the person doing business, which would not ordinarily be construed a sign, but rather as merchandise, [and] shall be considered a separate outdoor display sign.
- (9) Real Estate shall mean any sign used solely for the purpose of offering [for] sale, for lease, or for rent, the property and/or building on which the sign is located.
- (10) Subdivision shall mean any sign designed as a permanent structure to identify a subdivision or neighborhood. Such signs are not used for development or promotional purposes. <u>However, they</u> <u>may</u> but may also be used to identify mobile home parks, townhouse and other planned housing developments as defined by the zoning ordinance.
- (11) Zone shall mean the various zoning districts as established and described by the zoning ordinance of the Town.

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.

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.

Section 1-19.3. - Exemptions.

7

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:

- (1) 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 signs, tablets or plaques or names of buildings and date of erection; when the same are 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, informational or directional signs erected or required by government bodies;
- (6) Noncommercial 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, 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 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.

Section 1-19.4. - Administration requirements.

A. Permits. Before any sign is erected, constructed, posted, painted, altered, 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 filling purposes.)

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. (Ask Debby Franklin, Town Clerk/ Treasurer about Annual License)

- 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 defined in this article as any of the following:
 - (1) Residential and mobile home or trailer park zoning districts:
 - a. Accessory;
 - b. Construction;
 - c. Future Improvement;
 - d. General Outdoor Advertising;
 - e. Subdivision.
 - (2) Nonresidential zoning districts and bona fide agricultural uses within the RR-65 district:
 - a. Accessory;
 - b. Construction;
 - c. Directory;
 - d. Future Improvement;
 - e. General Outdoor Advertising;
 - f. Subdivision.
 - (3) All other categories and 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 handled by the Planning and Zoning Board with further appeal to the Council. The Final Appeal can be made through Board of Adjustments (BOA).

Section 1-19.7. - Nonconforming signs.

- A. Replacement of Nonconforming Signs. 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.
- B. Amortization Periods for Nonconforming Signs. Such nonconforming signs shall be altered to conform or removed by the owner within one (1) year of the date of adoption of the ordinance from which this [article] was derived, except that signs with a structure valued at more than one thousand dollars (\$1,000.00) shall be altered to conform or removed within two (2) years, and signs with a structure valued at more than two thousand five hundred dollars (\$2,500.00) shall be altered to conform or removed within three (3) years. After the expiration date, all nonconforming signs shall be removed by

- the Town at the owner's expense. The period of amortization for nonconforming signs existing prior to April 17, 1990 shall not be changed by the passage of the land development code.
- C. Certification of Nonconforming Signs. All persons owning signs within the Town that do not conform with this article shall, within thirty (30) days of the date of the adoption of the ordinance from which this article was derived apply for certification of nonconformity. In applying for such certificate, the owner shall state in what manner the sign does not conform. The certificate must be presented to the Planning and Zoning Board, which may then instruct the building inspector to issue a certificate which shall contain the information as well as the date by which the sign must be removed or altered to conform to these regulations. This certificate is issued in lieu of the sign permit.
- D. Posting of Nonconforming Certificate Number. A certificate number shall also be issued which shall be attached to the sign in the same manner as required for a sign permit.
- E. Illegal Signs. Any sign not containing a certificate or permit number and a current license number after this ordinance has been in effect thirty (30) days is hereby declared to be illegal and shall be removed by the owner, or by the Town at the owner's expense, within ten (10) days of written notice by the Town.

***Suggestion: Any sign conforming at the time of permitting will be Grandfathered-In as long as it is kept in good condition

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. - Applicability of signage regulations.

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 1-19.10. - Temporary permits.

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, bikepath, 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.

- e. 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 unapproved supporting structure.
- D. Illegal Signage. No sign shall be constructed, erected, used, operated, or maintained which:
 - 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.
- Flashing Signs. No flashing sign shall be permitted in the Town except where specifically provided by these regulations.
- J. Portable Signs. No portable sign including trailer signs shall be permitted in the Town except where specifically provided by these regulations.
- K. Billboards. No billboards shall be permitted in the Town.
- L. Outdoor Display Signs. No outdoor signs shall be permitted in the Town. This shall not be construed to prevent merchandise display in the following cases:
 - Rear yards or side yards if such merchandise is rendered nonvisible from off the premises by means of a solid fence, building or other solid barrier in good repair and appearance;
 - (2) New and used autos, trucks, tractors, and other large and/or heavy machinery, provided the same are displayed in an orderly fashion and the appearance is kept attractive and neat, visibility at any intersection or roadway is not impaired, and the display constitutes no safety or other hazard, nor shows gross neglect and disrepair.



- M. Multiple Street Frontage. The regulations contained in this article shall apply separately and individually to each street frontage of a premises.
- N. Signs in Excess of Sixty Feet. Notwithstanding other provisions of these regulations, no general advertising or other sign shall be erected in the Town which exceeds sixty (60) square feet in area.

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 ten (10) 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. - 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 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

(1) Sign Regulations Within Residential Zoning Districts:

| 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 | 10 |

"The following draft minutes are subject to changes and/or revisions by the Planning and Zoning Board and shall not be considered the official minutes until approved by the P&Z Board."

MALABAR PLANNING AND ZONING BOARD REGULAR MEETING AUGUST 23, 2017 7:30

This meeting of the Malabar Planning and Zoning was held at Town Hall at 2725 Malabar Road.

A. CALL TO ORDER, PRAYER AND PLEDGE:

Meeting called to order at 7:30 P.M. Prayer and Pledge led Chair Liz Ritter.

B. ROLL CALL:

CHAIR: LIZ RITTER VICE-CHAIR: WAYNE ABARE

BOARD MEMBERS: BUD RYAN, EXCUSED

DOUG DIAL, EXCUSED GEORGE FOSTER

ALTERNATE: ALLEN RICE

ALTERNATE: MARY HOFMEISTER BOARD SECRETARY: DENINE SHEREAR

ADDITIONAL ATTENDEES: COUNCIL MEMBER

C. ADDITIONS/DELETIONS/CHANGE:

Hofmeister/ Rice (Alternates Members) will vote in place of Dial & Ryan (Board Members)

D. CONSENT AGENDA:

1. Approval of Minutes Planning and Zoning Meeting – 07/26/2017(not ready)

Planning and Zoning Meeting - 08/09/2017(not ready)

Exhibit: Agenda Report No. 1 Recommendation: Request Approval

E. ACTION:

F. DISCUSSION:

2. Continue Discussion To Review & Revise Table 1-19.18 "Zoning District Sign

Regulations" including Table 1-19.18

Exhibit: Agenda Report No. 2

Recommendation: Discussion

Ritter said to continue to with discussion on Sign Regulations.

The Board reviewed updates from PZ Meeting of 8/9/2017. Ritter asked about annual license fees for signs. Sherear responded that Debby Franklin (Town Clerk/Treasurer) was researching this information & will provide a memo. Abare said he spoke to Debby about this as well and it appears to be leaning towards reinstating the annual fees for signs, it will go along with the Business Tax Receipts (BTR) that is renewed annually.

The board discussed the following sign definitions:

PZ Agenda Packet (8/23/2017) page 6/14

 Outdoor Display definition was confusing and needs to be re-worded to clarify. Foster suggested "Merchandise Display". Abare said to cut definition short to clarify. (Shown in Signage Code "Exhibit A" attached to these minutes).

Page 9/14-15 "Non- Conforming Signs"

Sec 1-19.7 Nonconforming signs

- B. Nonconforming Signs: 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.
- 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.

Page 13/14

Take out "N" Signs in Excess of Sixty Feet.

Section 1-19.13 - Maintenance

Board made some corrections to this section, will be attached as "Exhibit A" to these minutes.

Ritter & Board asked about the Building Officials recommendation that was approved for "Route 1 Motor Sports" signage.

- How he determined the square footage on each sign & how he came up with it?
- On his memo that was presented to Council he made the recommendation, how was this determined?
- Not accorded to Town of Malabar Codes.
- Please educate PZ with assisting to improve the signage codes
- Largest single face sign (counts as 1 side)

For next meeting:

- Debby Memo
- Building Official Assistance for sign size
- Table 1-19.8 Sign Regulation
- Abare taking pics of signs

ADDITIONAL ITEMS FOR FUTURE MEETING G.

H. **PUBLIC**

OLD BUSINESS/NEW BUSINESS: 1.

Old Business:

New Business:

Reminder Malabar Pancake Breakfast.

Reminder: Next Meeting - September 13, 2017

ADJOURN J.

There being no further business to discuss, MOTION: Hofmeister/Rice to adjourn this meeting. Vote: All Ayes. The meeting adjourned 9:16 P.M.

| | BY: |
|--------------------------------------|--|
| | Liz Ritter, Chair |
| Decision Character Decard Conventory | Date Approved: as presented/corrected |
| Denine Sherear, Board Secretary | Date Approved, as presented, serveres. |
| | |
| | |
| | |
| | |

EXHIBIT "A" 8/23/17 PZ MEETING

Town of Malabar Signage Code Page 1

REVISIONS FROM PZ MEETING 7/26/2017 REVISIONS FROM PZ MEETING 8/9/2017 REVISIONS FROM PZ MEETING 8/23/2017

Article XIX - SIGNAGE

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.

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

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

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.

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.

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 repainting to an original status and repair of original electrical apparatus.

Sign shall mean any device or display consisting of letters, numbers, symbols, pictures, illustrations, announcements, cut-outs, insignia, trademarks, banners, or demonstrations; designed to advertise, inform, identify, or to attract the attention of persons, which is visible from outside the premises on which the device or display is located. A sign shall be construed to be a display or device containing elements related and composed to form a single unit. In cases where material is displayed in a random or unconnected manner without organized relationship of the components, each component or element shall be considered to be a single 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:

(1) Animated 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. This Also includes Electronic, LED, Digital, and Display Signs.

REVISIONS FROM PZ MEETING 7/26/2017 REVISIONS FROM PZ MEETING 8/9/2017 REVISIONS FROM PZ MEETING 8/23/2017

- (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 over 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 <u>temporary</u> sign of not over one and one half (1½) <u>four (4)</u> square feet in area regardless of material, method of attachment, location, or subject matter.
- (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.

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

Sign Type shall mean any one of the various signs as differentiated by their purpose, and in this ordinance shall include accessory, billboard, construction, directional, directory, future improvement, general outdoor advertising, outdoor display, real estate, and subdivision as defined below:

- (1) Accessory shall mean a sign relating only to the uses of the premises on which the sign is located, 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 which is not a directional sign, which advertises, illustrates, demonstrates, or identifies product, service, or place of business at another location not within two hundred (200) feet of the sign, and/or any sign 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. 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 give the name and/or occupation of the occupants of the building or gives the use of the building, including office building directories, church directories, and apartment house directories.
- (6) Future Improvement shall mean a temporary sign announcing the construction of a facility in the near future 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.
- 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. or other merchandise inside or outside the building of the person doing business, which would not ordinarily be construed a sign, but rather as merchandise, [and] shall be considered a separate outdoor display sign.
 - (9) Real Estate shall mean any sign used solely for the purpose of offering [for] sale, for lease, or for rent, the property and/or building on which the sign is located.
 - (10) Subdivision shall mean any sign designed as a permanent structure to identify a subdivision or neighborhood. Such signs are not used for development or promotional purposes. <u>However, they</u> <u>may</u> but may also be used to identify mobile home parks, townhouse and other planned housing developments as defined by the zoning ordinance.
 - (11) Zone shall mean the various zoning districts as established and described by the zoning ordinance of the Town.

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.

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.

8\23\17

8/23/12

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.

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.

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:

- (1) 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 signs, tablets or plaques or names of buildings and date of erection; when the same are 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, informational or directional signs erected or required by government bodies;
- (6) Noncommercial 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, 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 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.

Section 1-19.4. - Administration requirements.

A. Permits. Before any sign is erected, constructed, posted, painted, altered, 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 2½" × 2½", maximum 3" × 5" for filing purposes.)

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. (Ask Debby Franklin, Town Clerk/ Treasurer about Annual License)

- 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 defined in this article as any of the following:
 - (1) Residential and mobile home or trailer park zoning districts:
 - a. Accessory;
 - b. Construction;
 - c. Future Improvement;
 - d. General Outdoor Advertising;
 - e. Subdivision.
 - (2) Nonresidential zoning districts and bona fide agricultural uses within the RR-65 district:
 - a. Accessory;
 - b. Construction;
 - c. Directory;
 - d. Future Improvement;
 - e. General Outdoor Advertising;
 - f. Subdivision.
 - (3) All other categories and 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 handled by the Planning and Zoning Board with further appeal to the Council. The Final Appeal can be made through Board of Adjustments (BOA).

Section 1-19.7. - Nonconforming signs.

- Replacement of Nonconforming Signs. Any replacement sign needs to meet current codes. 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.
 - B. <u>Nonconforming Signs</u>: 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.
 - 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.
- B. Amortization Periods for Nonconforming Signs. Such nonconforming signs shall be altered to conform or removed by the owner within one (1) year of the date of adoption of the ordinance from which this [article] was derived, except that signs with a structure valued at more than one thousand dollars (\$1,000.00) shall be altered to conform or removed within two (2) years, and signs with a structure valued at more than two thousand five hundred dollars (\$2,500.00) shall be altered to conform or removed within three (3) years. After the expiration date, all nonconforming signs shall be removed by the Town at the owner's expense. The period of amortization for nonconforming signs existing prior to April 17, 1990 shall not be changed by the passage of the land development code.
- C. Certification of Nonconforming Signs. All persons owning signs within the Town that do not conform with this article shall, within thirty (30) days of the date of the adoption of the ordinance from which this article was derived apply for certification of nonconformity. In applying for such certificate, the owner shall state in what manner the sign does not conform. The certificate must be presented to the Planning and Zoning Board, which may then instruct the building inspector to issue a certificate which shall contain the information as well as the date by which the sign must be removed or altered to conform to these regulations. This certificate is issued in lieu of the sign permit.
- D. Posting of Nonconforming Certificate Number. A certificate number shall also be issued which shall be attached to the sign in the same manner as required for a sign permit.
- E. Illegal Signs. Any sign not containing a certificate or permit number and a current license number after this ordinance has been in effect thirty (30) days is hereby declared to be illegal and shall be removed by the owner, or by the Town at the owner's expense, within ten (10) days of written notice by the Town.
- ***Suggestion: Any sign conforming at the time of permitting will be Grandfathered-In as long as it is kept in good condition

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.

\$23/1>

Schedule of Fees Set By Town Council. The fee schedule for the issuance of sign permits, certificates B. 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. - Applicability of signage regulations. (This space intentionally blank)

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 1-19.10. - Temporary permits.

- 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 and the following signs and the building inspector's opinion, the use of such signs 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 holidays 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 and the following signs and the such as th
 - 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.
 - [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.
 - e. No political or campaign sign shall be:
 - 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.
- Signs Affixed to Public Property or Infrastructure. No signs shall be attached to or painted on utility poles, seawalls, retaining walls or other unapproved supporting structure.

8/23/17

- D. 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. Portable Signs. No portable sign including trailer signs shall be permitted in the Town except where specifically provided by these regulations.
- K. Billboards. No billboards shall be permitted in the Town.
- L. Outdoor Display Signs. No outdoor signs shall be permitted in the Town. This shall not be construed to prevent merchandise display in the following cases:
 - (1) Rear yards or side yards if such merchandise is rendered nonvisible from off the premises by means of a solid fence, building or other solid barrier in good repair and appearance;
 - (2) New and used autos, trucks, tractors, and other large and/or heavy machinery, provided the same are displayed in an orderly fashion and the appearance is kept attractive and neat, visibility at any intersection or roadway is not impaired, and the display constitutes no safety or other hazard, nor shows gross neglect and disrepair.

M. Multiple Street Frontage. The regulations contained in this article shall apply separately and individually to each street frontage of a premises.

8/13/N.

Signs in Excess of Sixty Feet. Notwithstanding other provisions of these regulations, no general advertising or other sign shall be erected in the Town which exceeds sixty (60) square feet in area.

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.

8/23/17

All signs, together with all their support braces, **guys guy wires**, and anchors, shall be maintained in good repair and appearance. The Building Official may, upon written notice, cause to be removed within **ten (10) days** 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. - 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.

8/13/19

No sign, including **guys guy 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

(1) Sign Regulations Within Residential Zoning Districts:

| 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 | None | None |

| Sign Type | Future Improvement | General Outdoor Advertising | Real Estate | Subdivision |
|-----------------------|-----------------------|--------------------------------|-------------|------------------|
| Construction Class | Detached | Wall or Detached | Detached | Wall or Detached |

| Maximum Number | 1 | 1 | 1 | 1 per public entrance |
|------------------------|--|---|---|---|
| Maximum Area | 10 sq. ft. | 32 sq. ft. | 5 sq. ft. | 32 sq. ft. |
| Maximum Height | 10 ft. | 10 ft. | 4 ft. | 10 ft. |
| Placement | Front setback: 10 ft. Side and Rear: 25 ft. | No signs to impede vision at any intersection | Front setback: 10 ft. Side and Rear: 25 ft. | No signs to impede vision at any intersection |
| Illumination | None | None | None | Indirect |
| Special Regulations | None | See Footnotes 1 and 2 | None | None |

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

| Sign Type | Accessory | Accessory | Accessory |
|-----------------------|--|---|--------------------------|
| Construction Class | Wali | 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. 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 | None | None | See Footnotes 1 and 2 |
|------------------------|---|------|------|--------------------------|
| | | | | |

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

| Sign Type | Future Improvement | Real Estate | Subdivision |
|------------------------|--|---|---|
| Construction Class | Detached | Wall or Detached | Wall or Detached |
| Maximum Number | 1 | 3 | 1 per public entrance |
| Maximum Area | 32 sq. ft. | 9 sq. ft. each | 12 sq. ft. |
| Maximum Height | 10 ft. | Detached: 4 ft. Wall: 8 ft. | 10 ft. |
| Placement | Front setback: 10 ft. Side and Rear: 25 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | No sign shall impede vision at any intersection |
| Illumination | Indirect | None | Indirect |
| Special Regulations | None | Buildings of over 10,000 sq. ft. may erect a wall sign of 12 sq. ft. See Footnotes 1 and 6. | See Footnote 3 |

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 identify, advertise, and/or direct to a licensed business within two hundred (200) feet of the sign. However, if the sign is three (3) square feet or less in area, the business 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.

TOWN OF MALABAR AGENDA ITEM REPORT

AGENDA ITEM NO: 2 Meeting Date: September 27, 2017

Prepared By: Denine Sherear, Planning & Zoning Board Secretary

SUBJECT: Continue Discussion on Review & Revise Non-Residential Zoning District Sign Regulations (including Table 1-19.18)

BACKGROUND/HISTORY:

At the last PZ Meeting on 8/23/2017 this Board reviewed definitions (Article XIX Signage Code) concerning the Sign Regulations updating & clarifying. This discussion will continue with review & revising Non-Residential Zoning District Sign Regulations, including Table 1-19.18 as directed by Council.

Reminder for each PZ Board Member to bring working documents containing ideas for suggestion to meeting of 8/23/2017 and previous packets from the meetings listed below:

Please bring your packets from the past PZ Meetings 4/12/2017, 4/26/2017, 5/10/2017, 5/31/2017, 6/14/2017, 6/28/2017, 7/12/2017, 7/26/2017, 8/9/2017, and 8/23/2017.

ATTACHMENTS:

- Town of Malabar Article XIX Signage Code Revisions (revised pages from PZ Meeting 8/23/2917)
- Table 1-19.18 Sign Regulations revised as of 8/9/2017
- Memo 2017-BO-012 (Building Official) & packet for sign sizes for Route 1 Motorsports
- · List of signage throughout Malabar that Morris Smith, Town Engineer measured
- Memo from Debby Franklin, Town Clerk/Treasurer in reference to Section 1-19.5 "Annual license required" (to follow)

ACTION OPTIONS: Discussion/Action

Article XIX - SIGNAGE

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.

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

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

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.

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.

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 repainting to an original status and repair of original electrical apparatus.

Sign shall mean any device or display consisting of letters, numbers, symbols, pictures, illustrations, announcements, cut-outs, insignia, trademarks, banners, or demonstrations; designed to advertise, inform, identify, or to attract the attention of persons, which is visible from outside the premises on which the device or display is located. A sign shall be construed to be a display or device containing elements related and composed to form a single unit. In cases where material is displayed in a random or unconnected manner without organized relationship of the components, each component or element shall be considered to be a single 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:

(1) Animated 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. This Also includes Electronic, LED, Digital, and Display Signs.

- (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 over 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 <u>temporary</u> sign of not over one and one half (1½) <u>four (4)</u> square feet in area regardless of material, method of attachment, location, or subject matter.
- (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.

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

Sign Type shall mean any one of the various signs as differentiated by their purpose, and in this ordinance shall include accessory, billboard, construction, directional, directory, future improvement, general outdoor advertising, outdoor display, real estate, and subdivision as defined below:

- (1) Accessory shall mean a sign relating only to the uses of the premises on which the sign is located, 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 which is not a directional sign, which advertises, illustrates, demonstrates, or identifies product, service, or place of business at another location not within two hundred (200) feet of the sign, and/or any sign 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. 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 give the name and/or occupation of the occupants of the building or gives the use of the building, including office building directories, church directories, and apartment house directories.
- (6) Future Improvement shall mean a temporary sign announcing the construction of a facility in the near future 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.
- 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. or other merchandise inside or outside the building of the person doing business, which would not ordinarily be construed a sign, but rather as merchandise, [and] shall be considered a separate outdoor display sign.
 - (9) Real Estate shall mean any sign used solely for the purpose of offering [for] sale, for lease, or for rent, the property and/or building on which the sign is located.
 - (10) Subdivision shall mean any sign designed as a permanent structure to identify a subdivision or neighborhood. Such signs are not used for development or promotional purposes. <u>However, they</u> <u>may</u> but may also be used to identify mobile home parks, townhouse and other planned housing developments as defined by the zoning ordinance.
 - (11) Zone shall mean the various zoning districts as established and described by the zoning ordinance of the Town.

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.

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.

\$ 13/2 A

C8/23/12

3. 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.

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.

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:

- (1) 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 signs, tablets or plaques or names of buildings and date of erection; when the same are 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, informational or directional signs erected or required by government bodies;
- (6) Noncommercial 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, 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 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.

Section 1-19.4. - Administration requirements.

A. Permits. Before any sign is erected, constructed, posted, painted, altered, 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.)

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.
- 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. (Ask Debby Franklin, Town Clerk/ Treasurer about Annual License)

- 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 defined in this article as any of the following:
 - (1) Residential and mobile home or trailer park zoning districts:
 - a. Accessory;
 - b. Construction;
 - c. Future Improvement;
 - d. General Outdoor Advertising;
 - e. Subdivision.
 - (2) Nonresidential zoning districts and bona fide agricultural uses within the RR-65 district:
 - a. Accessory;
 - b. Construction;
 - c. Directory;
 - d. Future Improvement;
 - e. General Outdoor Advertising;
 - f. Subdivision.
 - (3) All other categories and 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 handled by the Planning and Zoning Board with further appeal to the Council. The Final Appeal can be made through Board of Adjustments (BOA).

Section 1-19.7. - Nonconforming signs.

8/23/14

- Replacement of Nonconforming Signs. Any replacement sign needs to meet current codes. 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.
- B. <u>Nonconforming Signs</u>: 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.
- 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.
- B. Amortization Periods for Nonconforming Signs. Such nonconforming signs shall be altered to conform or removed by the owner within one (1) year of the date of adoption of the ordinance from which this [article] was derived, except that signs with a structure valued at more than one thousand dollars (\$1,000.00) shall be altered to conform or removed within two (2) years, and signs with a structure valued at more than two thousand five hundred dollars (\$2,500.00) shall be altered to conform or removed within three (3) years. After the expiration date, all nonconforming signs shall be removed by the Town at the owner's expense. The period of amortization for nonconforming signs existing prior to April 17, 1990 shall not be changed by the passage of the land development code.
- C. Certification of Nonconforming Signs. All persons owning signs within the Town that do not conform with this article shall, within thirty (30) days of the date of the adoption of the ordinance from which this article was derived apply for certification of nonconformity. In applying for such certificate, the owner shall state in what manner the sign does not conform. The certificate must be presented to the Planning and Zoning Board, which may then instruct the building inspector to issue a certificate which shall contain the information as well as the date by which the sign must be removed or altered to conform to these regulations. This certificate is issued in lieu of the sign permit.
- D. Posting of Nonconforming Certificate Number. A certificate number shall also be issued which shall be attached to the sign in the same manner as required for a sign permit.
- E. Illegal Signs. Any sign not containing a certificate or permit number and a current license number after this ordinance has been in effect thirty (30) days is hereby declared to be illegal and shall be removed by the owner, or by the Town at the owner's expense, within ten (10) days of written notice by the Town.
- ***Suggestion: Any sign conforming at the time of permitting will be Grandfathered-In as long as it is kept in good condition

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.

4/23/17

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. - Applicability of signage regulations. (This space intentionally blank)

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 1-19.10. - Temporary permits.

- 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 not cover.
 - 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:

Page \$9 / 76

- 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:
 - 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.
 - e. No political or campaign sign shall be:
 - 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 unapproved-supporting structure.

- D. Illegal Signage. No sign shall be constructed, erected, used, operated, or maintained which:
 - 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. Portable Signs. No portable sign including trailer signs shall be permitted in the Town except where specifically provided by these regulations.
- K. Billboards. No billboards shall be permitted in the Town.
- L. Outdoor Display Signs. No outdoor signs shall be permitted in the Town. This shall not be construed to prevent merchandise display in the following cases:
 - (1) Rear yards or side yards if such merchandise is rendered nonvisible from off the premises by means of a solid fence, building or other solid barrier in good repair and appearance;
 - (2) New and used autos, trucks, tractors, and other large and/or heavy machinery, provided the same are displayed in an orderly fashion and the appearance is kept attractive and neat, visibility at any intersection or roadway is not impaired, and the display constitutes no safety or other hazard, nor shows gross neglect and disrepair.

M. Multiple Street Frontage. The regulations contained in this article shall apply separately and individually to each street frontage of a premises.

8/13/17 N.

Signs in Excess of Sixty Feet. Notwithstanding other provisions of these regulations, no general advertising or other sign shall be erected in the Town which exceeds sixty (60) square feet in area.

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.

\$\n^3\r^3

All signs, together with all their support braces, **guys guy wires**, and anchors, shall be maintained in good repair and appearance. The Building Official may, upon written notice, cause to be removed within **ten (10) days 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. - 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.

8/23/1

No sign, including **guys guy 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

(1) Sign Regulations Within Residential Zoning Districts:

| 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 | None | None |

| Sign Type | Future Improvement | General Outdoor Advertising | Real Estate | Subdivision |
|-----------------------|-----------------------|--------------------------------|-------------|------------------|
| Construction Class | Detached | Wall or Detached | Detached | Wall or Detached |

| Maximum Number | 1 | 1 | 1 | 1 per public entrance |
|------------------------|--|---|---|---|
| Maximum Area | 10 sq. ft. | 32 sq. ft. | 5 sq. ft. | 32 sq. ft. |
| Maximum Height | 10 ft. | 10 ft. | 4 ft. | 10 ft. |
| Placement | Front setback: 10 ft. Side and Rear: 25 ft. | No signs to impede vision at any intersection | Front setback: 10 ft. Side and Rear: 25 ft. | No signs to impede vision at any intersection |
| Illumination | None | None | None | Indirect |
| Special Regulations | None | See Footnotes 1 and 2 | None | None |

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

| 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. 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 | |

| | | | | General |
|--------------------|---|-----------------------------------|------------------------------------|--|
| Sign Type | Construction | Directory | Directional | 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 | None | None | See Footnotes 1 and 2 |
|------------------------|---|------|------|--------------------------|
| | | | 1 | 1 |

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

| Sign Type | Future Improvement | Real Estate | Subdivision | |
|------------------------|--|---|---|--|
| Construction Class | Detached | Wall or Detached | Wall or Detached | |
| Maximum Number | 1 | 3 | 1 per public entrance | |
| Maximum Area | 32 sq. ft. | 9 sq. ft. each | 12 sq. ft. | |
| Maximum Height | 10 ft. | Detached: 4 ft. Wall: 8 ft. | 10 ft. | |
| Placement | Front setback: 10 ft. Side and Rear: 25 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | No sign shall impede vision at any intersection | |
| Illumination | Indirect | None | Indirect | |
| Special Regulations | None | Buildings of over 10,000 sq. ft. may erect a wall sign of 12 sq. ft. See Footnotes 1 and 6. | See Footnote 3 | |

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 identify, advertise, and/or direct to a licensed business within two hundred (200) feet of the sign. However, if the sign is three (3) square feet or less in area, the business 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.

TABLE 1-19.18. ZONING DISTRICT SIGN REGULATIONS

(1) Sign Regulations Within Residential Zoning Districts:

| Sign Type | Construction Class | Maximum Number | Maximum Area | Maximum Height | Placement | Illumination | Special Regulatios |
|--------------------------|--------------------|-----------------------|--------------|---|---|--------------|--|
| Accessory | Wall or Detached | 1 | 4 sq. ft. | 10 sq. ft. | Must observe all yard regulations | None | Permitted only inconjunction with a permitted home occupation. See Footnote 1. |
| Construction | Wall or Detached | 1 | 32 sq. ft. | Detached: 10 ft. Wall: Roof line of building | Front setback: 10 ft. Side and Rear: 25 ft. | None | Must be removed immediately upon completion of construction |
| Directory | Wall or Detached | 1 | 10 sq. ft. | 10 ft. | Must observe all yard regulations | Indirect | None |
| Directional | Wall or Detached | 1 | 3 sq. ft. | Detached: 3 ft. Wall: 12 ft. | Non-Restricted | None | None |
| Future | Detached | 1 | 10 sq. ft. | 10 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | None | None |
| General Outdoor | Wall or Detached | 1 | 32 sq. ft. | 10 ft. | No signs to impede vision at any intersection | None | See Footnotes 1 and 2 |
| Advertising Real Estate | Detached | 1 | 5 sq. ft. | 4 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | None | None |
| Subdivision | Wall or Detached | 1 per public entrance | 32 sq. ft. | 10 ft. | No signs to impede vision at any intersection | Indirect | None |

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

| Z/ Sign Negara | | | | / | | | |
|-------------------------|--------------------------------------|-------------------------|---|--|---|------------------|---|
| Sign Type | Construction Class | Maximum Number | Maximum Area | Maximum Height | Placement | Illumination | Special Regulatios |
| Accessory | Wall | 3 | no more than 60 sq. ft. of cumulative area | Roof line of building | Non-Restricted | Direct, Indirect | See Footnotes 1, 3, and 4 |
| Accessory | Detached, Marquee, and Projecting | 2 total from this group | 150 sq. ft. total cumulative area* | Detached: 25 ft. Others: Roof line of building | Must observe yard regulations and Front setback: 10 ft. | Direct, Indirect | See Footnotes 4 and 5 |
| Accessory | Snipe | 4 | 1½ sq. ft. each | Roof line of building | Must observe all yard regulations | None | None |
| Construction | Wall or Detached | 1 | 32 sq. ft. | Detached: 10 ft. Wall: Roof line of building | Front setback: 10 ft. Side and Rear: 25 ft. | Indirect | Must be immediately remove upon completion of constructi |
| Directory | Wall or Detached | 2 | Sum of 30 sq. ft | 10 ft. | Must observe all yard regulations | Indirect | None |
| Directional | Wall or Detached | 2 | 3 sq. ft. | Detached: 3 ft. Wall: 10 ft. | Non-Restricted | Indirect | None |
| Future Improvement | Detached | 1 | 32 sq. ft. | 10 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | Indirect | Must be immediately remove upon completion of constructi |
| General Outdoor | Wall or Detached | 1 | Detached: 3 sq. ft. Wall: 10 sq. ft. | 10 ft. | Front setback: 10 ft. Rear and Side: 25 ft. | Indirect | See Footnotes 1 and 2 |
| Advertising Real Estate | Wall or Detached | 3 | 9 sq. ft. each | Detached: 4 ft. Wall: 8 ft. | Front setback: 10 ft. Side and Rear: 25 ft. | None | Buildings of over 10,000 sq. f may erect a wall sign of 12 sq. See Footnotes 1 and 6. |
| Subdivision | Wall or Detached | 1 per public entrance | 12 sq. ft. | 10 ft. | No signs to impede vision at any intersection | Indirect | See Footnote 3 |

17k

- (1)
 All inside signs hanging in a window shall be counted as wall signs and in addition shall not exceed 50% of glassed area of the window in which the sign is located.
- (2) Only permitted are those signs which identify, advertise, and/or direct to a licensed business within two hundred (200) feet of the sign. However, if the sign is three (3) square feet or less in area, the business may be within one (1) mile of the sign.
- 3) Apartment complexes and dwellings of upto ten (10) units are permitted thirty-two (32) square feet. For excess of ten (10) units, one (1) square foot may be added for each unit, upto a maximum of forty-eight (48) square feet in cumulative area.
- (4) If illumination or animated signs are permitted, sign may not be flashing, and may not refresh faster than every 30 seconds.
- (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.

8/9/17 * 1

* In measuring the area of a doubled faced sign, only one face shall be calculated to determine the total area.

TOWN OF MALABAR

MEMORANDUM

Date:

February 21, 2017

2017-BO-012

To:

Honorable Mayor and Town Council

From:

Daryl Munroe, Building Official

Ref:

Approval for Signs in CG Zoning - Route 1 Motor Sports

1300 Highway 1, Malabar

KellWill Inc. has received Site Plan approval and the Building Permit has been issued for construction of their 25,000 sf retail and service facility known as Route1 Motorsports.

The height of the building is 25 feet and is being constructed towards the back of the 2.97 acre lot with a finished floor elevation (FFE) of 28 feet. The applicant is now ready to contract with a sign company to begin the advertising portion of the development.

The size, color, material and type of signage was not provided as part of the site plan review. Because of this staff desires Council approval of the proposed construction of the signage so the building permit package is complete.

The applicant is requesting a 20-foot tall freestanding sign near the driveway entrance and then the manufacturers logos on the mansard roofline. Illustrations for these signs are attached.

The proposed signs comply with the Malabar Code for height and setbacks. There is language in the Code that restrict the sign "faces" from exceeding a maximum of 60 cumulative square feet.

Staff is requesting Council approval of the proposed signs, noting that this restriction in the Malabar Sign regulation dates to the original code and is not based on the size of the building or parcel. It would be staff's recommendation to delete this restriction from the Code. Such a restriction is not consistent with commercial development on a major arterial roadway like Highway 1.

ROUTE 1 MOTORSPORTS US.HWY. 1 & MALABAR RD. MALABAR, FL

DOUBLE SIDED PYLON SIGN

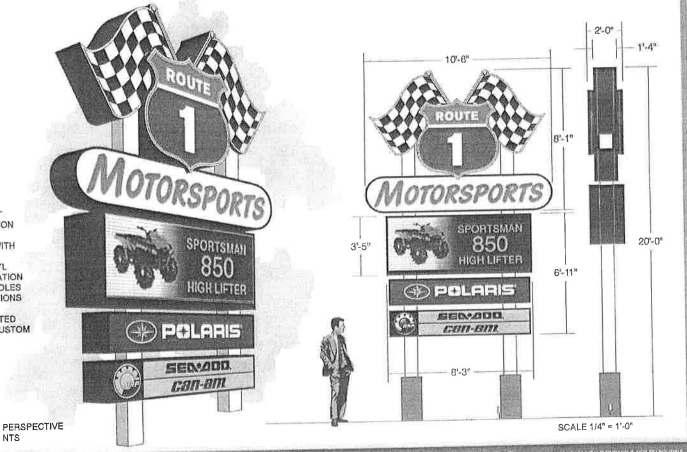
ALL CABINETS FABRICATED ALUMINUM CONSTRUCTION WITH ALUMINUM RETAINER SYSTEMS 3/16" THICK TRANSLUCENT WHITE ACRYLIC FACES WITH VINYL DECORATION

BRP LOGO DIGITALLY PRINTED MULTICOLORED VINYL CABINETS TO HAVE INTERNAL WHITE "LED" ILLUMINATION SIGNS INSTALLED OVER (2) 8" SQUARE SUPPORT POLES SIGN TO HAVE DIRECT BURIAL CONCRETE FOUNDATIONS MESSAGE UNIT TO BE WATCHFIRE "TWINPAK" 16mm 54 x 144 MATRIX, FULL COLOR RGB DISPLAYS MOUNTED BACK TO BACK TO VERTICAL SUPPORT PIPE WITH CUSTOM MOUNTING BACKET

Underwriters Laboratories, Inc. E147646 (R)



NTS



ART-KRAFT SIGN COMPANY, INC.

www.Art-Kraft.com REVISION CUSTOMER APPROVAL DESIGN NO. 31633 CUSTOMER ROUTE 1 MOTORSPORTS ArtKraftSigns SCALE AS SHOWN DATE 4-6-16 DESIGNER WAYNE SALES REP. DON

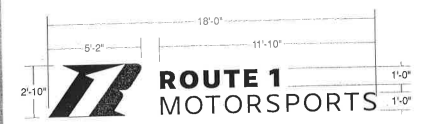
2675 Kirby Circle N.E. Palm Bay FL, 32905 (321) 727-7324 FAX (321) 951-2466. This Design, in whole or in part, is the properly of Art-Acet Sign Company and may not be used without the expressed within permission of Art-Acet Sign Company. Inc.

See S.

ROUTE 1 MOTORSPORTS US.HWY. 1 & MALABAR RD. MALABAR, FL

PANTONE 7546c

PANTONE 7598c



FLUSH MOUNTED PAN CHANNEL WALL DISPLAY

SCALE 1/4" = 1'-0"

I.D. COPY AND LOGO TO HAVE 5" DEEP .040 ALUMINUM RETURNS WITH 1/8" THICK FLAT WHITE ACRYLIC FACES AND 1" JEWELITE TRIMCAP RETAINERS LETTTERS AND LOGO TO HAVE TRANSLUCENT VINYL DECORATION DISPLAY TO HAVE INTERNAL WHITE LED ILLUMINATION DISPLAY MOUNTED FLUSH TO WALL (FASTENER TYPE DETERMINED BY WALL CONSTRUCTION) SECONDARY ELECTRICAL WIRING THROUGH WALL

FCO SERVICE LETTERS

SCALE 1/4" = 1'-0"

LETTERS COMPUTER ROUTED OUT OF 1/4" THICK RED ACYRLIC AND TO BE MOUNTED OFF FASCIA WITH CUSTOM MOUNTING BRACKET

PRODUCT LETTER INSTALLATIONS SCALE 3/16" = 1'-0"

RACEWAY MOUNTED POLARIS, SEADOO AND YAMAHA LETTERS MOUNTED TO FASCIA

(FASTENER TYPE DETERMINED BY WALL CONSTRUCTION) SECONDARY ELECTRICAL WIRING THROUGH WALL



DISPLAY INSTALLATIONS

SCALE 3/16" = 1'-0"

OPOLARIS @ FERNATUR WELD BUTTLE OYAMAHA AOUTE 1 MOTORSP EAST ELEVATION SCALE 3/64" = 1'-0"





SOUTH (SERVICE CANOPY) ELEVATION SCALE 3/64" = 1'-0"

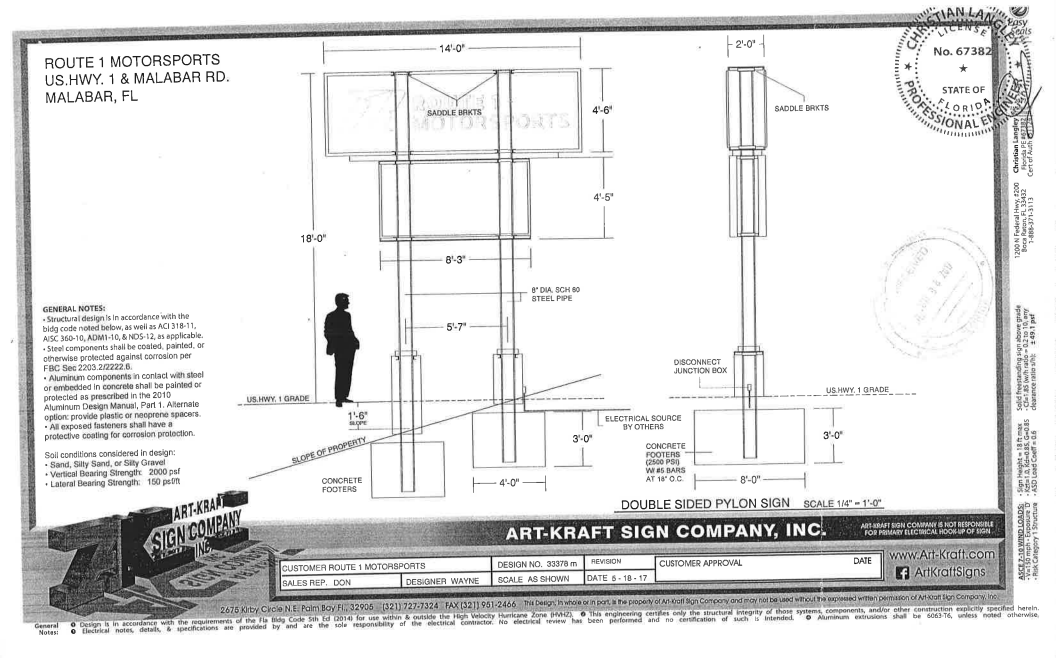
> (U1) Underwriters Laboratories, Inc. E147646 (R)

11'-9 1/8'



ART-KRAFT SIGN COMPANY, INC.

| | CUSTOMER ROUTE 1 MOT | TORSPORTS | DESIGN NO. 31638 A | REVISION | CUSTOMER APPROVAL | DATE | www.Art-Kraft.com |
|--------|---|----------------|------------------------------|----------------------------|---|-------------------------------|--|
| 100000 | SALES REP. DON | DESIGNER WAYNE | SCALE AS SHOWN | DATE 4 - 6 - 17 | | | ArtKraftSigns |
| | Marie Control of the | | E1 2464 This Design in whole | or in part, is the propert | y of Art-Kraft Sign Company and may not be used | wilhout the expressed written | permission of Art-Kraft Sign Company, Inc. |



74/7

SIGNAGE

| Sign Type | Future Improvement | General Outdoor Advertising | Real Estate | Subdivision |
|---|---|---|--|--|
| Construction Class Maximum Number Maximum Area Maximum Height Placement | Dotached 1 10 sq. ft. 10 ft. Front setback: 10 ft. Side and Rear: 25 ft. | Wall or Detached 1 32 sq. ft. 10 ft. No signs to impede vision at any intersection | Detached 1 5 sq. ft. 4 ft. Front setback: 10 ft. Side and Rear: 25 ft. | Wall or Detached 1 per public entrance 32 sq. ft. 10 ft. No signs to impede vision at any inter- section |
| Illumination Special Regulations | None None | None See Footnotes 1 and 2 | None None | Indirect None |

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

| (S) Digit tregatation | 115 111011111 2 (021 21002 | | | | | |
|-------------------------------------|--|------------------|----------------------------------|-------------------------------------|---------------|--|
| Sign Type | Accessory | | Acc | essory | / | Accessory |
| Construction Class | Wall | \ | Detached, ? Projecting | Marquee, and | Snipe | × |
| Maximum Number Maximum Area | 3 10% of the wall a no more than 60 | | 2 total from | this group tal cumulative | 4 1⅓₂ sq. | ft. each |
| Maximum Height | cumulative area Roof line of build | | Detached: 2 Others: 3 | 5 ft. Roof line of | Roof li | ne of building |
| Placement | Non-Restricted | | tions and F | ve yard regula- ront setback: 10 | Must tions | observe yard regula- |
| Illumination Special Regulations | Direct, Indirect See Footnotes 1; | 3, and 4 | ft. Direct, Ind See Footno | irect tes 4 and 5 | None None | |
| Sign Type | Construction | Dire | ectory | Directional | ! | General Outdoor Advertising |
| Construction Class | Wall or Detached | Wall or D | Detached | Wall or Detach | ed | Wall or Detached |
| Maximum Number Maximum Area | 32 sq. ft. | Sum of 3 | 0 sq. ft. | 3 sq. ft. each | | Detached: 3 sq. ft. Wall: 10 sq. ft. |
| Maximum Height | Detached: 10 ft. Wall: Roof line of | 10 ft. | | Detached: 3 ft. Wall: 10 ft. | | 10 Ct. |
| Placement | building Front Setback: 10 ft. Rear and Side: 25 ft. | Must of | bserve all | Non-Restricted | l | Front setback: 10 ft. Rear and Side: 25 ft. |
| Illumination Special Regulations | Indirect Must be immediately removed upon com- pletion of construc- tion | Indirect None | | Indirect None | ¥ | Indirect See Footnotes 1 and 2 |

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

| Sign Type | Future Improvement | Real Estate | Subdivision |
|--------------------|-----------------------|------------------|-----------------------|
| Construction Class | Detached | Wall or Detached | Wall or Detached |
| Maximum Number | 1 | 3 | 1 per public entrance |
| Maximum Area | 32 sq. (t. | 9 sq. ft. each | 12 sq. ft. |

Town of Malabar - Signs for Commercial Services

| | labar - Signs for Commercial Germon | Longth | Width | No. of Sides | Total Sq.Ft. |
|---------------|---|--------|---------|------------------|--------------|
| Item | Description | 5 | 4 | 1 | 20 |
| 1 | Scrub Jay Sign | 7.5 | 5 | 2 | 75 |
| $\frac{1}{2}$ | Town "Events Sign" | 7.5 | 8 | 2 | 128 |
| $\frac{2}{3}$ | Ace Hardware | | 5 | 2 | 80 |
| | Waterbia of Columbus | 8 | 8 | 2 | 80 |
| 4 | Mr. K Citgo Gas Station (Babcock Street) | 5 | 8 | 2 | 64 |
| Э | 5 Mr. K Citgo Gas Station (Baboost 5.5.7) | 4 | 40 | + 1 | 160 |
| | | 4 | 3 | 1 | 9 |
| | | 3 | 313 | | |
| | | 1.40 | 1 4 | otal Mr. K Citgo | 128 |
| 6 | Callagy Tires | 16 | 2.5 | 6 | 165 |
| 0 | Calagy Theo | 11 | | al Calagy Tire | s 293 |
| | | | 1 5 | 2 | 90 |
| 7 | Indoor RV/Boat Storage | 9 | 14 | 2 | 196 |
| | Citgo Gas Station (US 1) | | 40 | + 1 | 160 |
| 8 | Cityo Gas Graden (5 3 4) | 4 | | 1 2 | 160 |
| | * | Total | Citgo (| Bas Station US | 51 516 |

PROVIDED MORRIS

ENGINEER PTCM

Smith at Strelin.

In 1979 at Calagy Tires on US 1 (Present Day Yellow Dog Warehouse 1 Sign was 192 Sq.Ft.