CITY OF ST. PETE BEACH, FLORIDA

ORDINANCE NO. 2013-14

AN ORDINANCE OF THE CITY OF ST. PETE BEACH, PINELLAS COUNTY, FLORIDA CORRECTING AN OMISSION AND RE-ADOPTING DIVISION 26 OF THE LAND DEVELOPMENT CODE; PROVIDING FOR SEVERABILITY; PROVIDING FOR THE REPEAL OF ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH, TO THE EXTENT OF SUCH CONFLICT; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, The City recently adopted amendments to Division 26 of the Land Development Code as provided for in Ordinances 2011-42 and 2012-16; and

WHEREAS, Ordinance 2011-42 and 2012-16 inadvertently omitted applicable regulations for the Community Redevelopment District – Eight Avenue District; and

WHEREAS, the amendments made by Ordinance 2011-42 have not been reflected in the Municode Library, which is the City’s contractual legal publisher; and

WHEREAS, the City finds a need to readopt the entire sign code for the purpose of affirming the changes made by Ordinance 2011-42; and

WHEREAS, the City’s Planning Board, acting as the City’s local planning agency, has reviewed this ordinance amending and re-adopting Division 26 of the Land Development Code; and

WHEREAS, the City Commission has found this ordinance to be consistent with the City’s adopted comprehensive plan; and

WHEREAS, the City Commission has found this ordinance to be in the best interest of the health, safety and welfare of the citizens of the city; and

WHEREAS, notice of this ordinance has been provided in accordance with applicable law.

NOW, THEREFORE, THE CITY COMMISSION OF THE CITY OF ST. PETE BEACH, FLORIDA HEREBY ORDAINS:

Section 1. Division 26 of the City of St. Pete Beach, Florda Land Development Code is hereby amended as illustrated in “Exhibit A”.

Section 2. All ordinances or parts of ordinances, in conflict herewith are hereby repealed to the extent of any conflict with this Ordinance.
Section 3. If any portion or part of this Ordinance is declared invalid by a court of competent jurisdiction, the valid remainder hereof shall remain in full force and effect.

Section 4. This Ordinance shall become effective immediately upon adoption.

STEVE MCFARLIN, MAYOR

FIRST READING: 04/09/2013
PUBLISHED: 04/13/2013
SECOND READING/ADOPTION HEARING: 04/23/2013
PUBLISHED: 04/23/2013

I, Rebecca Haynes, City Clerk of the City of St. Pete Beach, Florida, do hereby certify that the foregoing Ordinance was duly adopted in accordance with the provisions of applicable law this 23rd day of April, 2013

Rebecca Haynes, City Clerk
Sec. 26.1. - Purpose, intent and scope.
Sec. 26.2. - Definitions.
Sec. 26.3. - Illustrations of type of signs and methods of measurement.
Sec. 26.4. - Prohibited signs.
Sec. 26.5. - Nonconforming signs.
Sec. 26.6. - Exemptions.
Sec. 26.7. - Building permits.
Sec. 26.8. - Shielding of illumination.
Sec. 26.9. - Substitution of noncommercial speech for commercial speech.
Sec. 26.10. - Content neutrality as to sign message (viewpoint).
Sec. 26.11. - Sign permit required.
Sec. 26.13. - Fees.
Sec. 26.15. - Appeals.
Sec. 26.16. - Enforcing official.
Sec. 26.17. - Failure to comply.
Sec. 26.18. - Violations and penalties.
Sec. 26.19. - Adoption of zoning regulations.
Sec. 26.20. - Freestanding signs.
Sec. 26.21. - Setback measurement.
Sec. 26.22. - Double-faced signs.
Sec. 26.23. - Illumination.
Sec. 26.24. - Time and temperature signs.
Sec. 26.25. - All districts.
Sec. 26.27. - RM and DCR Residential Districts.
Sec. 26.28. - ROR Residential/Office/Retail District.
Sec. 26.29. - RFM Resort Facilities Medium District.
Sec. 26.30. - CG-1 Commercial District.
Sec. 26.31. - CG-2 Commercial District.
Sec. 26.32. - INS Institutional District.
Sec. 26.33. - TC-1 and TC-2 Districts.
Sec. 26.34. - Large Resort and BHC Districts.
Sec. 26.35. - CC-1 and CC-2 Districts.
Sec. 26.36. - CRD-FA District.
(n) Except to the extent expressly preempted by state or federal law, ensure that signs are constructed, installed and maintained in a safe and satisfactory manner, and protect the public from unsafe signs;
(o) Preserve, conserve, protect, and enhance the aesthetic quality and scenic beauty of all districts of the city;
(p) Allow for traffic control devices consistent with national standards and whose purpose is to promote highway safety and efficiency by providing for the orderly movement of road users on streets and highways, and that notify road users of regulations and provide warning and guidance needed for the safe, uniform and efficient operation of all elements of the traffic stream;
(q) Protect property values by precluding to the maximum extent possible sign-types that create a nuisance to the occupancy or use of other properties as a result of their size, height, illumination, brightness, or movement;
(r) Protect property values by ensuring that sign-types, as well as the number of signs, are in harmony with buildings, neighborhoods, and conforming signs in the area;
(s) Regulate the appearance and design of signs in a manner that promotes and enhances the beautification of the city and that complements the natural surroundings in recognition of this city’s reliance on its natural surroundings and beautification efforts in retaining economic advantage for its resort community, as well as for its commercial properties; and
(t) Enable the fair and consistent enforcement of these sign regulations.

Sec. 26.2. - Definitions.
All words used in this division shall carry their customary dictionary meanings, except that the following words, terms and phrases, when used in this division, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

*Abandoned or discontinued sign or sign structure* means (a) A sign pertaining to or associated with an event, business, service, or purpose which is no longer ongoing and which has been inactive or out of business for a period of 90 consecutive days or longer; or (b) a sign which contains structural components but no display for a period of 90 consecutive days or longer. This does not include individual panels within a sign for multi-tenant developments unless the multi-tenant development is more than 50 percent vacant.

*Advertising* means sign copy intended to aid, directly or indirectly, in the sale, use or promotion of a product, commodity, service, activity, entertainment, or real or personal property.

*Animated sign* means a sign which includes action, motion, or color changes, or the optical illusion of action, motion, or color changes, including signs set in motion by movement of the atmosphere, or made up of a series of sections that turn.

*Area of ground supports* means the total area of a freestanding sign's structural elements.

*Artwork* means a two- or three-dimensional representation of a creative idea that is expressed in a form and manner as to provide aesthetic enjoyment for the viewer rather than to specifically convey the name
Election sign means a temporary sign erected or displayed for the purpose of expressing support for or opposition to a candidate or stating a position regarding an issue upon which the voters of the city shall vote.

Electronic message board sign means a sign by which the message copy can be electronically changed and controlled.

Erect means to build, construct, attach, hang, place, suspend or affix and includes the painting of wall signs.

Facade means the entire building front.

Flag means any fabric, or bunting containing distinct colors, patterns or symbols, used as an ornamental flag or as a symbol of government, political subdivision, corporation or business or other entity. (See also Ornamental flag.)

Flagpole means a pole on which to raise a flag.

Flashing sign means a sign which permits light to be turned on or off intermittently more frequently than once per minute.

Foot-candle means a unit of measure of luminosity of a surface that is everywhere one foot from a uniform point source of light of one candle and equal to one lumen per square foot.

Footlambert means the centimeter gram second unit of brightness equal to the brightness of a perfectly diffused surface that radiates or reflects one lumen per square centimeter.

Free expression sign means a sign, not in excess of three square feet in size (area) and the top of the sign is not more than six feet off the ground, communicating information or views on matters of public policy concern or containing any other noncommercial message, that is otherwise lawful.

Freestanding sign, monument or pole means a sign supported by structures or supports that are placed on or anchored in the ground or at ground level and which are independent of any building or other structure.

Frontage means the length of the property line of a parcel of land which runs parallel with and along a road right-of-way or street, exclusive of alleyways.

Frontage building means the length of the single face of a building or that portion of building occupied by a single office, business or enterprise, commonly referred to as “store-front”, which is abutting a street, parking area, or other means of customer access such as an arcade, a mall or a walkway.

Garage or yard sale or garage-yard sale means any onsite temporary sign pertaining to the sale of personal property in, at or upon any residentially-zoned property located in the city. Garage or yard sales shall include but not be limited to all such sales, and shall include the advertising of the holding of any such sale, or the offering to make any sale, whether made under any name such as garage sale, lawn sale, yard sale, front yard sale, back yard sale, home sale, attic sale, rummage sale, patio sale, flea market sale, or any similar designation.

Ground level means the finished grade of a parcel of land exclusive of any filling, berthing or mounding. Ground level on marina docks or floating structures shall be the finished grade of the landward portion of the adjoining parcel.
**Off-premises sign** or **off-site sign** means any sign relating in its subject matter to commodities, accommodations, services or activities on a premises other than the premises on which the sign is located. See also Billboard.

**On-premises sign** or **on-site sign** means any sign relating in its subject matter to the commodities, accommodations, service or activities on the premises on which it is located.

**Ornamental flag** means any fabric or similar material containing patterns, drawings or symbols used for decorative purposes and designed to be flown as a flag.

**Parcel** means land which has been or which is proposed to be used, developed, or built upon as a unit under single ownership.

**Parapet** means a false front or wall extension above the roof of a building.

**Pennant** means any series of small flag-like or streamer-like pieces of cloth, plastic, paper or similar material attached in a row to any staff, cord, building, or at only one or two edges, the remainder hanging loosely.

**Permanent sign** means any sign which, when installed, is intended for permanent use. For the purposes of this division any sign with an intended use in excess of 12 months from the date of installation shall be deemed a permanent sign.

**Portable sign** means any sign or poster that is not permanently attached to the ground or structure. For purposes of this division, a cold air inflatable sign shall be considered to be a portable sign.

**Premises** means any property owned, leased or controlled by the person actively engaged in business at that location.

**Projecting sign** means any sign affixed perpendicularly to a building or wall in such a manner that its leading edge extends more than six inches beyond the surface of such building or wall.

**Real estate sign** means a sign advertising the sale, rental or lease of the premises or part of the premises on which the sign is displayed temporarily.

**Revolving sign** or **rotating sign** means any sign that revolves or rotates.

**Roof sign** means any sign erected and constructed wholly on or over the roof of a building, which is supported by the roof structure, or any sign that extends in whole or in part above the roofline of a building.

**Roofline** means the highest continuous horizontal line of a roof. On a sloping roof, the roofline is the principal ridgeline or the highest line common to one or more principal slopes of roof. On a flat roof, the roofline is the highest continuous line of a roof or parapet, whichever is higher.

**Safety sign.** See Warning sign.

**Sandwich board sign** means a portable double-faced, freestanding sign not exceeding 12 square feet in area that is designed such that it can be displayed during business hours and easily removed at the close of business.

**Shopping center** means a group of five or more independent commercial establishments owned and operated as a planned unit, with off-street parking provided on the property. A shopping center may include a building or structure owned in fee simple, condominium, cooperative, leasehold or other ownership.
notice of traffic laws or regulations), warning signs (that give notice of a situation that might not readily be apparent), and guide signs (that show route designations, directions, distances, services, points of interest, and other geographical, recreational, or cultural information).

Vehicle sign means a sign attached to or placed on a vehicle, including but not limited to automobiles, trucks, boats, campers, and trailers, and that is located on public or private property and is intended to be viewed from a right-of-way for the purpose of providing advertisement of products or services or directing people to a business or activity. This includes signs attached to the following vehicles: On or off-site inoperable vehicles, junk or abandoned vehicles as defined in section 98-67 of the Code of Ordinances, vehicles that have not been driven or moved in 72 hours, or a vehicle with signage attached to it that renders the vehicle not safely drivable. This definition excludes those signs that identify a business organization or its principal services and contact information on a vehicle during that period of time such vehicle is regularly and customarily used to traverse the public street during the normal course of business.

Visibility triangle. See Sight visibility triangle.

Wall sign means a sign which is painted on, fastened to, or erected against the wall of a building with its face in a parallel plane with the plane of the building facade or wall, which is used for advertising.

Warning sign or safety sign means a sign which provides warning of a dangerous condition or situation that might not be readily apparent or that poses a threat of serious injury (e.g., gas line, high voltage, condemned building, etc.) or that provides warning of a violation of law (e.g., no trespassing, no hunting allowed, etc.).

Waterside identification sign means a sign identifying a residential complex, single business property or shopping center and which can be only be viewed from the waters of the Gulf of Mexico, Boca Ciega Bay, the intracoastal waterway or any other navigable waterway.

Window sign means any sign painted on or mounted in any fashion on the interior or exterior of the surface of a window.

Wind sign means a sign, which uses objects or material fastened in such a manner as to move upon being subjected to pressure by wind, and shall include, pennants, ribbons, spinners, streamers or captive balloons to express a commercial message; however, the term wind sign shall not include flags.

Sec. 26.3. - Illustrations of type of signs and methods of measurement.
The following diagrams illustrate the types of signs and methods of measurement:

How to Measure Sign Area
(m) Signs that obstruct, conceal, hide or otherwise obscure from view any official traffic or governmental sign, signal or device.
(n) Any attached sign that exceeds 100 square feet in area.
(o) Any freestanding sign that is higher than 35 feet.
(p) Any freestanding sign that exceeds 135 square feet in sign area.
(q) Any sign within a sight visibility triangle that obstructs a clear view of pedestrian or vehicular traffic.
(r) Any sign in the public right-of-way, other than traffic control device signs, bus stop informational signs, warning signs or safety signs.
(s) Any sign attached to a seawall or pier, other than a warning sign or safety sign.
(t) Any sign other than a traffic control device sign that uses the word "stop" or "danger," or presents or implies the need or requirement of stopping or the existence of danger, or which is a copy or limitation of official traffic control device signs, and which is adjacent to the right-of-way of any road, street, or highway.
(u) Any sign nailed, fastened or affixed to any tree.
(v) Any sign prohibited by state or federal law.
(w) Vehicle signs.
(x) Any sign located on real property without the permission of the property owner.
(y) Beacons, except as required by federal or state law.

Sec. 26.5. - Nonconforming signs.
A nonconforming sign that was lawfully erected may continue to be maintained: (a) until the nonconforming sign is substantially damaged or destroyed, or (b) until the real property on which the sign is located is redeveloped, whichever of the foregoing occurs first. At such time the sign is substantially damaged or destroyed or at such time the real property is redeveloped, the nonconforming sign must either (a) be removed or (b) be brought into conformity with this division and with any other applicable law or regulation. For the purpose of this section, the term "redevelopment" shall mean a substantial improvement of the principal structure on the real property.

Sec. 26.6. - Exemptions.
This division does not pertain to the following:
(a) A sign, other than a window sign, located entirely inside the premises of a building or enclosed space.
(b) A statutory sign.
(c) Historic markers for locally designated historic resources.

Sec. 26.7. - Building permits.
It shall be unlawful for any person or business or the person in charge of the business to erect, construct, alter or maintain an outdoor advertising display sign, as defined in the Florida Building Code, without first obtaining a building permit from the city in accordance with the provisions of the Florida Building
(a) A sign permit application for a permanent sign shall be made upon a form provided by the city. The sign permit application is in addition to any building permit application required by the Florida Building Code. The sign permit application shall be accompanied by plans and specifications drawn to scale, together with any site plan required by Division 5 of the Land Development Code. The applicant shall furnish the following information on or with the sign permit application form:
1. The legal description of the real property where the sign is proposed to be located.
2. The zoning district for the real property on which the sign will be located.
3. The name, mailing address and telephone number (where available) of the owner(s) of the real property where the sign is proposed to be located.
4. A notarized statement of authorization signed by the owner(s) consenting to the placement of the proposed sign on the real property.
5. The name, mailing address and telephone number of the sign contractor.
6. Type of proposed sign (e.g. attached wall sign, freestanding monument sign).
7. The square footage of the surface area of the proposed sign.
8. The setbacks for the proposed sign.
9. The cost of the proposed sign.
10. If the proposed sign is a freestanding sign:
   a. The lot frontage on all adjacent street rights-of-way.
   b. The dimensions of the supporting structure.
   c. The height of the proposed sign.
11. If the proposed sign is an attached sign, the building frontage for the building to which the attached sign shall be affixed.
12. The number, type, location, and surface area for all existing signs on the same lot and/or building on which the sign will be located.
13. If the proposed sign is to be an illuminated sign, the type, placement, intensity and hours of operation.
(b) An applicant shall deliver a sign permit application for a permanent sign to the city's chief building official, or such other person as may be designated by the city. The sign permit application shall be reviewed for a determination of whether the proposed sign meets the applicable requirements of this division and any applicable zoning law.

Sec. 26.13. - Fees.
(a) Initial application fees. Every person making an initial application for a sign permit shall pay fees to the city at the time of approval of the application. The fees shall be established by resolution of the city commission and shall be as stated in appendix A to this Code.

(a) Maintenance of Signs.
(b) It shall be a violation to:

1. Install, create, erect or maintain any sign in a way that is inconsistent with any approved plan or permit governing such sign or the site on which the sign is located.
2. Install, create, erect or maintain any sign requiring a permit without having first obtained such permit.
3. Fail to remove any sign that is installed, created, erected or maintained in violation of this division or for which the sign permit has lapsed.
4. Install, erect, place, or maintain any sign contrary to the provisions of this division, including any sign or sign structure not allowed within the applicable zoning district.
5. Continue any such violation.

(c) Each sign installed, created, erected or maintained in violation of this division shall be considered a separate violation, and each day of a continued violation shall be considered a separate violation.

(d) Any violation of this division or any condition or requirement adopted pursuant to this division may be restrained, corrected, or abated, as the case may be, by injunction or other appropriate proceedings pursuant to law. The remedies of the city shall include but not be limited to the following:

1. Issuing a stop work order for any and all work on any signs on the same site.
2. Seeking an injunction or other order of restraint or abatement that requires the removal of the sign or the correction of the violation.
3. For a sign which poses an immediate danger to the public health or safety, taking such measures as are available to the city under the applicable provisions of this division for such circumstances.

(e) A person in violation of this division shall be subject to prosecution and, upon conviction, shall be punished as set forth in section 1-14 of Chapter 1, St. Pete Beach Code of Ordinances.

Sec. 26.19. - Adoption of zoning regulations.

The boundaries of the various districts shown upon the official zoning map and the regulations of the comprehensive zoning ordinance contained in Land Development Code, governing the use of land and buildings and other matters set forth therein are made part of this division. Except as provided in this division, no sign shall be erected, enlarged, reconstructed or structurally altered which does not comply with all the district regulations established by this division for the zoning district in which it is located.

Sec. 26.20. - Freestanding signs.

(a) Freestanding signs shall not be permitted within any required side yard adjacent to property in an RU-1, RU-2, RLM-1 or RLM-2 district or within a required front yard established for protection of a right-of-way corridor.

(b) Freestanding signs shall not be located within any visibility triangle established for the intersections of public streets or the intersections of driveways providing ingress and egress from a property to a public street.
Sec. 26.25. - All districts.

The regulations in this division apply in every zoning district in the city, except where otherwise specified or indicated. Sign permits are not required for signs and sign-types described and identified in this section, below.

(a) **Street address signs.** For each parcel within the city, one street address sign may be displayed for each public street or waterfront. For parcels in residential use, the street address sign shall not exceed two square feet in sign area. For each parcel in non-residential use, the street address sign shall not exceed six square feet in sign area.

(b) **Nameplate signs or occupant identification signs.** For each residence, business or other occupancy within the city, one nameplate sign may be displayed. For residences the nameplate or occupant identification signs shall not exceed two square feet in sign area. For any non-residential use, the nameplate or occupant identification sign shall not exceed six square feet in sign area.

(c) **Noncommercial onsite directional signs.** Noncommercial onsite directional signs, not exceeding four square feet in sign area, shall be allowed on each parcel within the city.

(d) **Noncommercial onsite parking space signs.** Noncommercial onsite parking space number signs, not exceeding one square foot of sign face per sign, shall be allowed on each parcel in noncommercial use having multiple parking spaces onsite. One such sign shall be allowed for each parking space.

(e) **Noncommercial onsite marina slip number signs.** Noncommercial onsite marina slip number signs, not exceeding one square foot of sign face per sign, shall be allowed for each marina having marina slips. One such sign shall be allowed for each marina slip.

(f) **Free expression signs.** For each parcel within the city and for each residential unit within a multifamily residence, one free expression sign not exceeding three square feet in sign area may be displayed. The free expression sign may be displayed as an attached sign or as a freestanding sign; if displayed as a freestanding sign, the free standing sign shall not exceed three feet in height. A free expression sign is in addition to any other sign permitted under this Code and is permitted in any zoning district. Only one such sign shall be permitted on each such parcel or each residential unit. The sign must be located within six feet of a building located on the lot or parcel; or if there is no building on the lot or parcel, the sign must be located at least 15 feet from any street.

(g) **Election signs.** For each parcel within the city, one election sign for each candidate and each issue may be displayed. An election sign may be displayed as an attached sign or as a freestanding sign. On parcels that are in residential use, the election sign shall not exceed three square feet in sign area; and, if the election sign is displayed as a freestanding sign on the parcel, the election sign shall not exceed three feet in height. On parcels that are in non-residential use, the election sign shall not exceed 12 square feet in sign area; and, if the election sign is displayed as a freestanding sign on the parcel, the election sign shall not exceed six feet in height. Freestanding election signs shall be set back at least three feet behind the sidewalk or, if there is no sidewalk, 10 feet from the edge of pavement. An election sign shall be removed within seven calendar days following the election to which it pertains.

(h) **Artwork.** Artwork is allowed in all districts.
(s) **Temporary holiday and seasonal decorations.** Temporary holiday and seasonal decorations shall be allowed in all districts.

(l) **Temporary valet parking station signs.** One temporary valet parking station sign no more than four square feet in sign area shall be allowed on each parcel. The temporary valet parking station sign shall only be visible during hours that the valet is operating.

(u) **Bus stop informational signs.** Bus stop informational signs up to three square feet in area shall be allowed in all districts.

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**Sec. 26.26. - RU-1, RU-2, RLM-1 and RLM-2 Residential Districts.**

In addition to the permanent and temporary signs and sign-types that are allowed pursuant to section 26.25, the following permanent signs are also allowed within RU-1, RU-2, RLM-1 and RLM-2 Residential Districts. The permanent signs described below require a sign permit.

(a) **Subdivision monument identification signs.** For each platted subdivision or neighborhood entrance within any RU-1, RU-2, RLM-1 and RLM-2 Residential Districts, one subdivision monument identification sign not exceeding six feet in height and 24 square feet in sign area shall be allowed.

(b) **Freestanding monument signs.** For each parcel with a lawful non-residential use within the RU-1, RU-2, RLM-1 and RLM-2 Residential Districts, one freestanding monument sign shall be allowed. The freestanding monument sign shall be subject to the following limitations:

   (1) **Maximum height.** The monument sign shall not exceed six feet in height.

   (2) **Maximum size.** The monument sign shall not exceed 18 square feet in sign area.

   However, in the event that the parcel is greater than one acre in size and has two street frontages, two freestanding monument signs shall be allowed, but each freestanding monument sign shall be subject to the maximum height and maximum size criteria described above.

(c) **Attached signs.** For each parcel with a lawful non-residential use within the RU-1, RU-2, RLM-1 and RLM-2 Residential Districts, one attached sign shall be allowed. The attached sign shall be subject to the following limitations:

   (1) **Maximum size.** An attached sign shall not exceed six square feet in sign area.

   (2) **Height restrictions.** An attached sign may not appear above the first floor of a building.

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**Sec. 26.27. - RM and DCR Residential Districts.**

In addition to the permanent and temporary signs and sign-types that are allowed pursuant to section 26.25, the following permanent signs are also allowed within RM Residential District. The permanent signs described below require a sign permit.

(a) **Subdivision monument identification signs.** For each platted subdivision or neighborhood entrance within any RM or DCR Residential District, one subdivision monument identification sign not exceeding six feet in height and 24 square feet in sign area shall be allowed.

(b) **Freestanding monument signs.** For each parcel with a lawful non-residential use within the RM or DCR Residential District, one freestanding monument sign shall be allowed. The freestanding monument sign shall be subject to the following limitations:
(2) **Designer sign**—Shall not be located on public right of way or within the visibility triangle required by this LDC and shall be no larger than 5 feet tall by three feet wide by three feet deep.

(e) A projecting sign, provided that the sign is no larger than 12 square feet in area, does not project within 2 feet of any curb, and has a minimum ground clearance of 7 feet.

**Sec. 26.29. - RFM Resort Facilities Medium District.**

In addition to the permanent and temporary signs and sign-types that are allowed pursuant to **section 26.25**, the following permanent signs and temporary signs are also allowed within RFM Resort Facilities Medium District. The permanent signs described below require a sign permit.

(a) **Freestanding monument signs.** For each parcel with a lawful non-residential use within any RFM Resort Facilities Medium District, one freestanding monument sign shall be allowed. The freestanding monument sign shall be subject to the following limitations:

1. **Maximum height.** The monument sign shall not exceed 20 feet in height.
2. **Maximum size.** The monument sign shall not exceed 135 square feet in sign area.

However, in the event that the parcel is greater than one acre in size and has two street frontages or more than 400 feet along one street frontage, two freestanding monument signs shall be allowed, but each freestanding monument sign shall be subject to the maximum height and maximum size criteria described above.

(b) **Attached signs.** For each parcel with a lawful non-residential use within the RFM Resort Facilities Medium District, attached signs shall be allowed. Attached signs shall be subject to the following limitations:

1. **Maximum number.** Up to three attached signs shall be allowed with a combined sign area not exceeding the maximum permitted in paragraph (c)(2); however, in the event the parcel contains a multi-tenant development, each individual business use may have one attached sign.
2. **Maximum size.** An attached sign shall not have a sign area that exceeds one square foot for each linear foot of building frontage.
3. **Height restrictions.** An attached sign may not appear above the second floor of a building.

(c) **Drive-thru menu signs.** For each parcel with a lawful non-residential use that utilizes a drive-through lane within RFM Resort Facilities Medium District, one drive-through menu sign shall be allowed for each drive-thru lane. An allowed drive-thru menu sign may be either a free-standing sign or an attached sign, and shall not exceed 40 square feet in sign area and ten feet in height. Drive-thru menu signs shall be in addition to the freestanding and attached signage otherwise allowed pursuant to the other provisions of this division.

(d) **Attached menu display signs.** For each parcel within RFM Resort Facilities Medium District with (a) a restaurant without drive-through service or (b) with a transient lodging facility that has restaurant facilities open to the general public, one attached menu display sign shall be allowed. An attached menu display sign shall be a wall sign not exceeding 12 square feet in sign area. An
to keep one sandwich board sign on the beach overnight, provided such sign is no larger than eight square feet in area per face and is located or protected so as to not be a hazard to people walking on the beach after dark.

Sec. 26.30. - CG-1 Commercial District.

In addition to the permanent and temporary signs and sign-types that are allowed pursuant to section 26.25, each business within the CG-1 District may have up to three of the following signs in [subsections] (a) through (f) below, subject to permit approval and compliance with the conditions for each type of sign (businesses with more than 300 feet of frontage may choose up to 4 signs from [subsections] (a) through (f)):

(a) Freestanding monument signs. Up to two freestanding monument signs are permitted, provided that the sign face does not exceed 50 square feet in area, is not taller than 8 feet in height, and is not located within the visibility triangle as required by this LDC. The sign may be located within the front yard setback but shall be located at least ten feet from the front lot line, and shall not be located within any easement dedicated for pedestrian or utility improvements. If the business owner chooses to have one monument sign instead of two, the sign may be up to 100 square feet in area, but shall not exceed 8 feet in height. However, this sign shall be counted as two of the three or four permitted.

(b) Attached signs, subject to the following:

(1) Maximum size. An attached sign shall not exceed a sign face area equal to one square foot for each linear foot of building frontage.

(2) Height restrictions. An attached sign may not appear above the second floor of a building.

(c) Drive-thru menu signs. For each parcel with a lawful non-residential use that utilizes a drive-through lane within the CG-1 Commercial District, one drive-through menu sign shall be allowed for each drive-thru lane. An allowed drive-thru menu sign may be either a free-standing sign or an attached sign, and shall not exceed 40 square feet in sign area and ten feet in height. Drive-thru menu signs shall be in addition to the freestanding and attached signage otherwise allowed pursuant to the other provisions of this division.

(d) Attached menu display signs. For each parcel within the CG-1 Commercial District with a restaurant without drive-through service or with a transient lodging facility that has restaurant facilities open to the general public, one attached menu display sign shall be allowed. An attached menu display sign shall be a wall sign not exceeding 12 square feet in sign area. An attached menu display sign shall be in addition to the freestanding and attached signage otherwise allowed pursuant to the other provisions of this division.

(e) Theater signs. For each parcel with a theater within the CG-1 Commercial District, one attached theater sign shall be allowed. An attached theater sign shall be a wall sign not exceeding 15 square feet in sign area for each auditorium within the theater. An attached theater sign shall be in addition to the freestanding and attached signage otherwise allowed pursuant to the other provisions of this division.

(f) Waterside identification signs. For each parcel within the CG-1 Commercial District with a residential complex, business property or shopping center theater that can only be viewed from a navigable waterway, one waterside identification sign shall be allowed. A waterside identification...
intersections at streets and driveways, as required by this LDC, be no larger than five feet in height and twelve (12) square feet in area per face, shall have no illumination of any kind, and may be displayed only during the time when the business is open to the public.

(2) Designer sign—Shall not be located on public right of way or within the visibility triangle required by this LDC and shall be no larger than 5 feet tall by three feet wide by three feet deep.

Sec. 26.32. - INS Institutional District.

In addition to the permanent and temporary signs and sign-types that are allowed pursuant to section 26.25, each institution may choose up to three signs from [subsections] (a)—(c) below, subject to the limitations for each sign.

(a) Freestanding monument signs. For each parcel with a lawful non-residential use within any INS Institutional District, one freestanding monument sign shall be allowed. The freestanding monument sign shall be subject to the following limitations:

(1) Maximum height. The monument sign shall not exceed 8 feet in height.

(2) Maximum size. The monument sign shall not exceed 50 square feet in sign area. However, in the event that the parcel is greater than one acre in size and has two street frontages, two freestanding monument signs shall be allowed, but each freestanding monument sign shall be subject to the maximum height and maximum size criteria described above.

(b) Attached signs. For each parcel with a lawful non-residential use within the INS Institutional District, attached signs shall be allowed. Attached signs shall be subject to the following limitations:

(1) Maximum number. Only one attached sign shall be allowed.

(2) Maximum size. An attached sign shall not exceed a sign face area equal to (a) 24 square feet or (b) one square foot for each linear foot of building frontage, whichever is less.

(3) Height restrictions. An attached sign may not appear above the first floor of a building.

(c) One sandwich board sign or one designer sign, subject to the following:

(1) Sandwich board—Shall be located in front of the storefront for which it advertises and shall not be placed in the right of way, shall not be placed within the visibility triangle required for intersections at streets and driveways as required by this LDC, be no larger than five feet in height and twelve (12) square feet in area per face, shall have no illumination of any kind, and may be displayed only during the time when the business is open to the public.

(2) Designer sign—Shall not be located on public right of way or within the visibility triangle required by this LDC and shall be no larger than 5 feet tall by three feet wide by three feet deep.

Sec. 26.33. - TC-1 and TC-2 Districts.

In addition to the permanent and temporary signs and sign-types that are allowed pursuant to section 26.25, each business within the TC-1 or TC-2 District may have up to three of the following signs in
by this LDC. The sign may be located within the front yard setback but shall be located at least ten feet from the front lot line, and shall not be located within any easement dedicated for pedestrian or utility improvements. If the business owner chooses to have one monument sign instead of two, the sign may be up to 100 square feet in area, but shall not exceed 8 feet in height. However, this sign shall be counted as two of the four permitted.

(e) One sandwich board sign or one designer sign, subject to the following:

1. **Sandwich board**—Shall be located in front of the storefront for which it advertises and will not be located in the right of way, shall not be placed within the visibility triangle required for intersections at streets and driveways as required by this LDC, be no larger than five feet in height and twelve (12) square feet in area per face, shall have no illumination of any kind, and may be displayed only during the time when the business is open to the public.

2. **Designer sign**—Shall not be located on public right of way or within the visibility triangle required by this LDC and shall be no larger than 5 feet tall by three feet wide by three feet deep.

**Sec. 26.35. – CC-1 and CC-2 Districts.**

In addition to the permanent and temporary signs and sign-types that are allowed pursuant to section 26.25, each business may have up to three of the following signs in [subsections] (a)—(f) below, subject to permit approval and compliance with the conditions for each type of sign (businesses with more than 300 feet of frontage may choose to 4 signs from [subsection] (a)—(f):

(a) **Freestanding monument signs.** Up to two freestanding monument signs are permitted, provided that the sign face does not exceed 50 square feet in area, is not taller than 8 feet in height, and is not located within the visibility triangle as required by this LDC. The sign may be located within the front yard setback but shall be located at least ten feet from the front lot line, and shall not be located within any easement dedicated for pedestrian or utility improvements. If the business owner chooses to have one monument sign instead of two, the sign may be up to 100 square feet in area but shall not exceed 8 feet in height. However this sign shall be counted as two of the three or four permitted.

(b) A marquee or canopy sign;

(c) A menu display sign not to exceed 12 square feet;

(d) A projecting sign, provided that the sign is no larger than 12 square feet in area does not project within 2 feet of any curb and has a minimum ground clearance of 7 feet;

(e) Wall signs subject to the following:

1. **Maximum size.** A wall sign shall not exceed a sign face area equal to one square foot for each linear foot of building frontage.

2. Internally illuminated signs are discouraged but not prohibited. Externally illuminated signs are preferable with lighting from above or below casting light on the sign but the lighting shall not shine directly onto adjacent properties or onto the right-of-way.

**Sec. 26.36. - CRD-EA District.**

Each business with its own exterior entrance may have up two signs per frontage from the following list:
front yard setback but shall be located at least ten feet from the front lot line, and shall not be
located within any easement dedicated for pedestrian or utility improvements. If the business owner
chooses to have one monument sign instead of two, the sign may be up to 100 square feet in area
but shall not exceed 8 feet in height. However, this sign shall be counted as two of the three or four
permitted.

(b) **Attached signs**, subject to the following:

(1) **Maximum size.** An attached sign shall not exceed a sign face area equal to one square foot for
each linear foot of building frontage.

(2) **Height restrictions.** An attached sign may not appear above the second floor of a building.

(c) **Drive-thru menu signs.** For each parcel with a lawful non-residential use that utilizes a drive-thru
lane within the AC District, one drive-thru menu sign shall be allowed for each drive-thru lane. An
allowed drive-thru menu sign may be either a freestanding sign or an attached sign and shall not
exceed 40 square feet in sign area and ten feet in height. Drive-thru menu signs shall be in addition
to the freestanding and attached signage otherwise allowed pursuant to the other provisions of this
division.

(d) **Attached menu display signs.** For each parcel within the AC Commercial District with a restaurant
without drive-thru service or with a transient lodging facility that has restaurant facilities open to
the general public, one attached menu display sign shall be allowed. An attached menu display sign
shall be a wall sign not exceeding 12 square feet in sign area. An attached menu display sign shall
be in addition to the freestanding and attached signage otherwise allowed pursuant to the other
provisions of this division.

(e) **Theater signs.** For each parcel with a theater within the AC District, one attached theater sign shall
be allowed. An attached theater sign shall be a wall sign not exceeding 15 square feet in sign area
for each auditorium within the theater. An attached theater sign shall be in addition to the
freestanding and attached signage otherwise allowed pursuant to the other provisions of this
division.

(f) **Waterside identification signs.** For facades of a building that can only be viewed from a navigable
waterway, one waterside identification sign shall be allowed. A waterside identification sign may
be either a freestanding sign or an attached sign. A waterside identification sign shall not exceed 40
square feet in sign area.

In addition to the number and types of signs listed in a—f above, Multitenant shopping centers in the AC
district may have one additional monument sign listing each individual tenant all within the same sign
face. The sign shall be no taller than 10 feet and no larger than 100 square feet per sign face. The sign
shall not be located within any setback or within any pedestrian or utility easement.

**Sec. 26.39. – BR District.**

In addition to the permanent and temporary signs and sign-types that are allowed pursuant to Section
26.25, each business within the BR District may have up to three of the following signs in [subsection]
(a)–(c) below, subject to permit approval and compliance with the conditions for each type of sign:

(a) A marquee or canopy sign;

(b) A projecting sign, provided that the sign is no larger than 12 square feet in area, does not project
within 2 feet of any curb, and has a minimum ground clearance of 7 feet;
any court of competent jurisdiction, the declaration of such unconstitutionality shall not affect any
other part, section, subsection, paragraph, subparagraph, sentence, phrase, clause, term, or word of
this division, even if such severability would result in a situation where there would be less speech,
whether by subjecting previously exempt signs to permitting or otherwise.

(c) **Severability of provisions pertaining to prohibited signs.** Without diminishing or limiting in any
way the declaration of severability set forth above in section 26.35(a), or elsewhere in this division,
this Code, or any adopting ordinance, if any part, section, subsection, paragraph, subparagraph,
sentence, phrase, clause, term, or word of this division or any other law is declared unconstitutional
by the valid judgment or decree of any court of competent jurisdiction, the declaration of such
unconstitutionality shall not affect any other part, section, subsection, paragraph, subparagraph,
sentence, phrase, clause, term, or word of this division that pertains to prohibited signs, including
specifically those signs and sign-types prohibited and not allowed under section 26.4 of this
division. Furthermore, if any part, section, subsection, paragraph, subparagraph, sentence, phrase,
clause, term, or word of section 26.4 is declared unconstitutional by the valid judgment or decree of
any court of competent jurisdiction, the declaration of such unconstitutionality shall not affect any
other part, section, subsection, paragraph, subparagraph, sentence, phrase, clause, term, or word of
section 26.4

(d) **Severability of prohibition on billboards.** If any part, section, subsection, paragraph, subparagraph,
sentence, phrase, clause, term, or word of this division and/or any other code provisions and/or laws
are declared invalid or unconstitutional by the valid judgment or decree of any court of competent
jurisdiction, the declaration of such unconstitutionality shall not affect the prohibition on billboards
as contained herein.