1 2 3 4 5 6	CITY OF MARGATE, FLORIDA ORDINANCE NO
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32	AN ORDINANCE AMENDING THE CODE OF THE CITY OF MARGATE, FLORIDA, APPENDIX A ZONING, ARTICLE XXXIX SIGN CODE, SECTION 39.1 STATEMENT OF PURPOSE, SECTION 39.2 DEFINITIONS, SECTION 39.3 GENERAL REQUIREMENTS FOR SIGNS IN ALL ZONING DISTRICTS, SECTION 39.4 REQUIRED SIGNS, SECTION 39.5 RESIDENTIAL DISTRICT PERMANENT SIGNS, SECTION 39.6 NONRESIDENTIAL DISTRICT PERMANENT SIGNS, SECTION 39.7 TEMPORARY SIGNS, SECTION 39.8 SUPPLEMENTAL REGULATIONS, SECTION 39.9 NUISANCE, SECTION 39.10 UNIFORM SIGN PLAN, SECTION 39.11 IMPROPER SIGNS, SECTION 39.12 REMOVAL OF SIGNS BY CITY, SECTION 39.14 LEGAL NONCONFORMING SIGNS, NONCONFORMING SIGNS, ABANDONED SIGNS, SECTION 39.15 PERMITTING PROCESS, SECTION 39.16 SIGNS EXEMPT FROM PERMIT REQUIREMENTS, SECTION 39.17 PROHIBITED SIGNS, SECTION 39.18 ENFORCEMENT, SECTION 39.19 WAIVERS; PROVIDING FOR DEFINITIONS; PROVIDING FOR MINIMUM STANDARDS; PROVIDING FOR REPEAL; PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; PROVIDING FOR AN EFFECTIVE DATE.
33 34 35 36 37 38 39 40 41	NOW THEREFORE BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF MARGATE, FLORIDA: <u>SECTION 1:</u> The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.1 Statement of purpose is hereby amended to read as follows:
42 43	Section 39.1 Statement of purpose. The purpose of this article is to create the framework

The purpose of this article is to create the framework for a comprehensive and balanced system of sign control, thereby facilitating clear and attractive communication

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between people and their environment. It is the purpose of 1 2 this article to control those signs which are intended to 3 communicate to the off-premises general public and to 4 authorize the use of signs which are: 5 6 (a) Compatible with their surroundings. 7 8 identity of (b) Expressive of the individual 9 proprietors or of the community as a whole. 10 11 (c)Legible under the circumstances in which they are 12 seen. 13 14 (d)Conducive to promoting traffic safety by preventing 15 visual distraction. 16 17 (e)Provide for the aesthetic appearance of the 18 community and consistency with architecture. 19 20 (f)Effectively and efficiently communicate the intent and nature of the city's business community. 21 22 23 SECTION 2: The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign 24 25 Code Section 39.2 Definitions is hereby amended to read as 26 follows: 27 28 Section 39.2 Definitions. 29 The following words, terms and phrases, when used in this article shall have the meaning ascribed to them in 30 31 this section, except where the context clearly indicated a 32 different meaning: 33 Abandoned sign: A sign which no longer correctly 34 35 directs or exhorts any person, advertises a bona fide 36 business, lessor, owner, product or activity conducted or 37 available on the premises where such sign is displayed. 38 39 Address sign: A sign listing at least the numerical 40 prefix of the street address of a building. In certain 41 cases the bay, suite, or unit number must also be included. 42 43 Advertising: Any form of public announcement intended 44 to aid, directly or indirectly, in the sale, use or 2 CODING: Words in struck through type are deletions from existing text; Words in underscored type are

additions.

promotion of a product, commodity, service, person, event, activity or entertainment.

Advertising balloon: Any balloon of any size containing a display of advertising.

<u>A-frame sign, Portable sign, and Sandwich board sign:</u> A moveable sign not secured or attached to the ground, but which is not being carried by an individual, nor moving or animated in any other fashion.

Animated sign: A sign which utilizes motion of its parts by any means or displays flashing, oscillating or intermittent lights. This also includes the use of animals or humans for advertising purposes.

Announcing sign: A sign announcing a project to be under construction, or an intended use of the premises in the immediate future, or change of tenant during build out.

Awning sign: Any A sign placed, which is painted, printed, sewed or otherwise attached to on the exterior face of an awning. which is supported entirely from the exterior wall of a building and composed of a non-rigid material except for the supporting framework.

Banner or pennant sign: A sign having characters, letters or illustrations applied to cloth, paper, flexible plastic, flexible vinyl or fabric of any kind with only such material for backing other than those meeting the definition of a flag.

Bench sign: Any sign painted on or attached to a bench.

Billboard: A sign structure, including signs those located either on poles, benches, buses, buildings or structures, that is located in the public right-of-way or on private property, utilized for advertising an establishment, an activity, a product, a service or entertainment, which is sold, produced, manufactured, available or furnished at a place other than on the property on which said sign is located.

uniform sign plan. Said panel is designed for easy installation into the cabinet or frame of a monument or cabinet sign in the field without any other alteration to any other portion of the sign's sign face or structure.

*Bunting:* Any kind of pennant, streamer or other similar fabric or flexible plastic.

Cabinet sign: Any sign, the face of which is enclosed, bordered, or contained within a box-like structure, frame or other device.

*Canopy:* An ornamental roof-like structure that is not an integral part of the roof, but rather, is appended to the building and extends beyond the building or building line. For purposes of this code, a roof structure over a gasoline pump or pumps is considered a canopy. <del>In</del> calculating lineal feet of building frontage for purposes of determining wall sign size, canopies shall not be included.

Canopy sign: A sign attached to the face of, or hung from, a canopy or covered structure which projects from, or is supported by a building, when such canopy or covered structure extends beyond the building, building lines, or property line.

Changeable copy sign: A sign that is designed so that characters, letters or illustrations can be changed or rearranged without altering the face or the surface of the sign. This may be done by using flexible or rigid plastic letters, <del>or</del> electronic messaging or LED.

City: The City of Margate, Florida.

City  $\underline{mManager}$ : The  $\underline{eC}$ ity  $\underline{mManager}$  as appointed by the eity commission of the City of Margate<sub>7</sub>. of the eity manager's designee.

*Clubhouse:* A common property to a homeowner's or condominium association which includes such community amenities as a swimming pool, meeting place and/or auditorium.

Clubhouse identification sign: A sign identifying a community and/or its clubhouse.

Community bulletin board sign: A sign with displaying information of interest to the general public. Such sign shall have all information contained under a locked protective cover.

<u>Community identification sign: A sign identifying a</u> community.

*Complex:* A group or cluster of buildings with a common access from a dedicated roadway.

Directional sign: A <u>Any on-premise</u> sign indicating route of travel for reaching the place or use indicated on the sign face.

Directory sign: A sign on which the names and locations of occupants or the use of a building or site are given but not advertising the use in any manner.

Door: An entry equipped with double-pivoted hardware so designed as to cause a semicounter balanced swing action when opening. A moveable structure which covers the opening in a building or other structure.

Election signs: Any sign which <u>indicatesed</u> the name, cause or affiliation of any person seeking office or which <u>indicatesed</u> any issue or referendum question for which an election is scheduled to be held. This includes, but is not limited to, signs advertising candidates, referenda or any campaign information.

Façade: That portion of a building encompassing the area extending in a generally vertical plane from the

ground to the highest point of the building or canopy and extending in a horizontal plane between the vertical ends of the structure.

## *Feature car:* One or more automobiles situated on a car lot prominently to highlight product value.

Flag: A sign having characters, letters or illustrations applied or woven into cloth or fabric with only such material for backing which depicts the emblem or insignia of a nation, political subdivision, a corporation or other entity and which is not intended to convey any commercial or noncommercial message.

*Frontage, building:* The exterior length of a building or portion thereof designated as a single premises parallel to a public right-of-way. excluding an alleyway.

Frontage, street: The length of the property line of any one premises parallel to an along a public right-ofway. excluding alleyways or along the main drive of an "L" or an "U" shaped plaza.

*Grade:* The established average level of ground <u>on a</u> <u>property.</u> as recorded on the subdivision site plan exclusive of mounds and berms.

Grand opening event: Celebration of <u>or event</u> commencing the opening of a business, <u>held Such event must</u> commence within sixty (60) days of the issuance of the first <u>Local Business Tax Receipt</u> occupational license or transfer of an <u>Local Business Tax Receipt</u> occupational license for the business at a location.

Grand opening ground sign: A temporary sign constructed by the City of Margate and leased to new businesses in order to provide additional roadway visibility during their grand opening.

Grand projecting sign: A sign, other than a wall sign, which is attached to a building or other structure, and extends outward beyond the line of building or structure to which it is attached.

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Height of sign: Sign height, (which) shall be as measured from the established grade of the property on subdivision in which the sign is located or proposed to be located.

Human sign: A person wearing a costume or holding a sign or other <u>demonstration displaying a commercial</u> <u>message.</u> <u>display while outside for the purpose of</u> <u>advertising a business, product, service, person, event or</u> <u>issue.</u>

# Identification sign: A sign used to identify a place, location, building or name.

<u>Illuminated</u> <u>Identification</u> sign: <u>A</u> sign with an internally or externally illuminated light source which makes the message on the sign readable. Any sign having characters, letters, figures, designs, or outlines illuminated by electric lights or luminous tubes designed for that purpose, whether or not said lights or tubes are physically attached to the sign.

<u>Illumination, external:</u> An exterior shielded light source such as ground lights, spot lights or other similar lighting that projects the light onto the sign face.

<u>Illumination, internal</u> <u>Internal illumination</u>: A light source concealed or contained within the sign which becomes visible by shining through a translucent surface.

Logo: A symbol, emblem, trademark or graphic device which has been registered or trademarked with the State of Florida or U.S. Government and is used as a badge or identity to represent an organization, corporation or business to identify said entities' property or products.

Logotype: The use of a stylized <u>font</u> front in a word or words that has been designed to create a unique identity or trademark for an organization, corporation or business and which has been registered with the State of Florida or U.S. Government.

Mansard roof: A four-sided gambrel-style hip roof characterized by two slopes on each of its sides with the lower slope, punctured by windows, at a steeper angle than

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## the upper slope. A false roof projecting over the front or side of a building.

*Model Sign:* A sign which designates a particular dwelling unit design which is not for sale <u>or rent</u>, but rather represents other units of a similar design that are for sale or rent.

Monument sign: A sign which is attached to a selfsupporting structure, has vertical sides from base of the sign face to the ground level, has a sign face that is no more than six (6) inches wider on either side than the sign structure, has a concealed means of support and is not attached or affixed in any way to a building or other structure., and Said sign also has no clearance between the ground and the top bottom of the sign.

Multi-tenant center: Any shopping center, office center or business center in which two (2) or more occupancies abut each other or share common parking facilities or driveways or are otherwise related.

Nameplate sign: A sign indicating the name, and/or profession or address of a person or persons residing on the premises or legally occupying the premises.

<u>Neighborhood block sign: A sign marking the location</u> of a particular neighborhood or subdivision by indicating the name and/or logo of such area.

Nonconforming sign: А sign which was legally constructed and maintained under laws or regulations in effect at the time of construction which does not conform with the provisions of this article. A sign or advertising structure existing within the city limits on the effective date of the ordinance from which this subdivision [section] was derived or a sign or advertising structure existing in an area annexed to the city which, by its height, type, content, square foot area, location, use or structural support does not conform to the requirements of this chapter [article].

Nonprofit sale sign: A sign advertising a sale benefiting a city sponsored or a city-based nonprofit

organization  $\tau$  (i.e. Halloween pumpkin sale, fireworks sale  $\tau$  Christmas tree sale).

Nonresidential district: For purposes of this code, all districts in the City of Margate prefixed by a "B," "M," "CF," "S" designation as well as business areas of PUD districts shall be considered nonresidential districts.

Off-premises sign: Any sign that is advertising or indicating the location of a product, service, business or other activity that is located or conducted elsewhere than on the premises on which the sign is located. Any sign other than a sign that meets the definition of an onpremises sign and which does not meet any other more specific definition as provided in this section.

On-premises sign: Any sign identifying or advertising a business, person, activity, good<del>s</del>, product or service located on the premises where the sign is installed and maintained. An on-premises sign may also allow any other noncommercial message where all other sections of this code are complied with.

Opinion sign: A sign which indicate<u>s</u> a belief concerning an issue, name, cause, or affiliation which is not scheduled for an election. This includes, but is not limited to, signs advertising political parties, or any political information.

Outdoor public telephone: For purposes of this sign code, any exterior telephone located either freestanding or affixed to a building which is intended for use by the general public. This definition is also to include any structure which is intended for the purpose of supporting said telephone.

Parapet or parapet wall: That portion of the building that rises above the roof<del>d</del> level.

Pennants: See "Banner and pennant signs."

Permanent sign: Any sign which, when installed, is intended for permanent use. For the purposes of this chapter [article], any sign with an intended use in excess

of twelve (12) months from the date of installation shall be deemed a permanent sign.

Personal gain sign: Any sign advertising for personal gain on residential property; for example, (i.e. a garage, yard or patio sale sign.)

*Pole sign:* A permanent sign erected upon a pole or poles and which is wholly independent of any building or other structure for support.

*Portable sign:* Any sign not permanently attached to the ground or building.

Premises: <u>A tract of real property in a single</u> ownership which is not divided by a public street or rightof-way. The real property considered a unit.

*Project:* A group or cluster or buildings with a common access from a dedicated roadway.

Project sign: A sign which identifies the construction of a building, structure or group thereof.

Projecting sign: A sign attached to and supported by a building or other structure and which extends at any angle therefrom.

<u>Public hearing sign: A sign announcing the date, time,</u> and location of where an issue of law or fact is brought forth to the decision-making body.

Public interest sign: A noncommercial sign, permanently erected and maintained by the city, county, state, or any agency thereof, to denote the name of any thoroughfare; $\tau$  the route to any city, <u>facility</u> educational institution, public building, park, recreational facility or hospital; to direct and regulate traffic; <u>or</u>, to denote any transportation or transmission company for the safety of the public.

Outdoor public telephone: For purposes of this sign code, any exterior telephone located either freestanding or affixed to a building which is intended for use by the general public. This definition is also to include any

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structure which is intended for the purpose of supporting said telephone.

<u>Promotional advertising banner: a sign placed on a</u> permanent pole being used on a rotating basis to provide greater visibility to multi-tenant developments.

Real estate sign: A sign erected by the owner, or his agent, indicating property which is for rent, sale or lease.

<u>Rear identification sign: A sign that is located in</u> the rear portion of the building containing the service or secondary service entrance that is not one the same building side as a customer entrance.

Replaceable tenant panel: An individual sign panel with the name of a single tenant of a multi-tenant complex or the name of the multi-tenant complex for use in a monument sign of a multi-tenant complex where said panel is designed for easy installation into the monument sign's cabinet or frame in the field without any other alteration to any other portion of the monument sign's sign face or structure.

Residential district: For purposes of this code, all zoning districts within the City of Margate prefixed with an "R," or "T" designation as well as PRC districts and residential areas of PUD districts shall be considered residential districts.

Roof sign: A sign erected over or on the roof, or extending above the roof line, which is dependent upon the roof, parapet or upper walls of any building, or portion thereof, for support.

Sandwich or sidewalk sign: A moveable sign not secured or attached to the ground, but which is not being carried by an individual, nor moving or animated in any other fashion.

Sign: A device, structure or representation for visual communication that is used for the purposes of bringing the subject thereof to the attention of the general public. For

the purposes of removal, "sign" shall also include all sign structures.

Sign area: The square foot area enclosed by the perimeter of the sign structure. When a sign is composed of individual letters, symbols or logos only, the sign area is the area enclosed by a perimeter line (forming a single rectangle) enclosing all letters, symbols and logos; however, no sign shall have a distance greater than three (3) feet between symbols, logos, letters, or numbers. When a sign is a For monument signs, the square foot area from the ground, excluding first twelve (12) inches, to the maximum height times width is the sign area.

Sign code inspector: The <u>A</u> code inspector, the <u>a</u> code inspector's designated representative, or any other individual designated by the city manager to enforce the provisions of this sign code.

Sign face: The part of the structure that is intended primarily for or can be utilized for communication purposes. The sign face shall include any area of the sign that is internally illuminated.

Site: A parcel, of land consisting of a lot, tract, parcel or other unit of land recorded in the public records of Broward County, or combinations thereof, and having a common development scheme presented to the city as a single project whether simultaneously or in phases.

Snipe sign: A sign which is tacked, nailed, posted, pasted, glued or otherwise attached to trees, poles, wire or wood stakes, or fences, or to other objects with a the message appearing thereon.

Special event sign: A sign identifying a temporary event, other than a sale of goods, being held in the city by a city sponsored, city based nonprofit organization, or announcing a city approved promotional activity sponsored by the owner or agent of a property and being located on the site of the event (i.e. a parade, festival).

Structure: That which is built or constructed. Anything constructed or erected which requires location on

the ground or which is attached to an object having a location on the ground.

Subdivision grade: Grade of the land as indicated on a recorded subdivision site plan exclusive of any mounds or berms.

Subdivision identification sign: A sign designating a recorded subdivision, residential complex or neighborhood with definable boundaries.

*Symbol:* A sign, design, character, or other such representation used to signify a use or activity, rather than an organization or corporation.

Temporary sign: Any sign other than a window sign intended for use not permanent in nature. For the purposes of this chapter [article] any sign with an intended use of twelve (12) months or less shall be deemed a "temporary sign."

Under awning sign or under canopy sign: A horizontal hanging sign that is pedestrian-oriented and is suspended beneath a canopy or awning over a pedestrian walkway and not visible outside the canopy area.

Uniform sign plan: A plan for all signage for properties with more than two (2) business<u>es</u> utilizing signage. The plan sets forth standards for uniform sign <u>type</u> area, letter style, letter height, colors, etc. (See section 39.10  $(\cdot)$ .)

Use-related information sign: A sign which relates to an activity on the premises upon which it is located.

Vehicle sign: Any sign or signs permanently or temporarily affixed to or pained on a transportation vehicle, including, but not limited to automobiles, trucks, boats, trailers, or campers, for the primary purpose of identification, advertisement, sales, or directing the public to a business, person, event or activity located on the same or another property, or any other premises.

*Wall sign:* A sign which is <u>affixed</u> <del>approximately</del> <del>parallel</del> to and supported by any wall or other enclosure.

1 2 Wayfinding sign: An off-premise sign with symbols, 3 text, maps, or other similar graphics that are used to 4 convey location and directions to travelers. 5 6 Window: For purposes of this section a window is a set 7 of contiguous panels of glass or other transparent material 8 separated by dividers six (6) inches or smaller. 9 10 Window sign, interior: A sign located on the inside of a window or within ten (10) feet of window or enclosed 11 structure which is visible from the exterior through a 12 13 window or other opening. 14 15 Window sign, exterior: A sign affixed or applied to 16 the exterior of a window. 17 18 SECTION 3: The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign 19 20 Code Section 39.3 General requirements for signs in all 21 zoning districts is hereby amended to read as follows: 22 23 Section 39.3 General requirements for signs in all zoning 24 districts. 25 26 Section. 39.3.1. Construction requirements. 27 28 (Aa) Compliance with building code. All signs shall comply 29 with the construction and installation requirements of 30 the Florida Building Code. relating to construction and 31 installation. 32 33 (Bb)All structural, electrical, and mechanical members 34 utilized in the construction, erection and operation of signs shall be concealed except for vertical supports or 35 36 other supporting members which are designed and arranged 37 integral part of the aesthetic so as to be an 38 composition of a sign. 39 40 (C<del>c</del>) Permanent sSigns shall not utilize more than five (5) three (3) colors including a background color. Temporary 41 signs shall not utilize more than five (5) three (3) 42 colors. For the purpose of this section, white, black, 43 44 neutral bronze or the color of the building on which the 45 signs are affixed shall not be considered colors for 14 CODING: Words in struck through type are deletions

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1 2 3 4 5 6 7 8 9	<u>sign structures.</u> white and black shall not be considered color. When a logo or logotype is used, the logo or logotype may be comprised of the colors as appropriately registered or trademarked with the State of Florida or U.S. Government. For the purposes of calculating the number of colors of a sign, structures of signs when white, black, neutral bronze or the color of the building on which they signs are affixed shall not be considered.
10 11 12 13 14 15 16 17 18	( <u>D</u> <del>d</del> )All wood permitted to be used, whether for new permanent signs, for replacement of existing permanent signs, or for any part thereof, shall be rot and termite resistant, through open-cell preservation methods as specified by the American Wood Preservation Association, or by any other open-cell preservation treatment approved by the <u>B</u> uilding <u>dD</u> epartment.
19 20 21	( <u>E</u> e)No face jumping or wires visibly connected to individual letters shall be permitted.
22 23 24	( <u>F</u> f)Interior angle of V-shaped signs shall be no greater than thirty (30) degrees.
25 26 27	( <u>G</u> g)All signs permitted by this code shall be professionally drawn and constructed.
28 29 30 31 32 33 34 35	( <u>H</u> <del>h</del> )Location of the sign is <u>shall</u> not to interfere with public alarms, signals or signs. No sign or support shall be placed in such a position or manner as to obstruct or interfere, either physically or visually, with any fire alarm, police alarm, traffic signal or sign or any devices maintained by or under public authority.
36 37 38 39	( <u>I</u> <del>i</del> ) <u>No</u> <del>S</del> sign <del>s</del> , except interior window signs, shall not be constructed of cardboard or any other paper products. except interior window signs.
40 41 42 43 44	( <u>J</u> <del>j</del> )All letters <u>or</u> <del>of</del> symbols two (2) inches or larger on permanent identification signs must extrude or intrude into the sign face a minimum of three-eighths (3/8) of an inch. Signs which are nonconforming due to this requirement only shall not be subject to section
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1 2	39.14. <del>5</del> (E) of this sign code. The following signs shall be exempt from this requirement:
3 4 5	( <u>1</u> a)Window signs;
5 6 7 8 9 10	(b)Identification signs located on a structure in an M-1 or M-1A zoned property which do not face Banks Road, Copans Road, Royal Palm Boulevard, or US 441/State Road 7;
10 11 12 13	( <u>2</u> e)Replacement tenant panels on multi-tenant monument signs, and cabinet <u>wall</u> signs <del>.</del> ;
14 15 16	(3)Address signs; (4)Rear identification signs.
17 18 19	( <u>K</u> <del>k</del> )All signs must be installed perpendicular (at a 90- degree angle) to level earth.
19 20 21	(L <del>l</del> )At all intersections of a private driveway with a
22 23 24 25 26 27 28	public right-of-way, no sign, except permitted temporary signs no greater than three (3) feet in height, shall be permitted within the triangular area formed by the chord connecting twenty-five (25) feet from the intersection of the right-of-way line and a perpendicular line formed by the outer edge of the driveway pavement.
20 29 30 31 32 33 34 35	( <u>Mm</u> )At all intersections of public rights-of-way, no sign, except permitted temporary signs no greater than three (3) feet in height, shall be permitted within the triangular area formed by the chord connecting thirty- five (35) feet from the intersection of the right-of-way lines or tangent extensions thereof.
36	Section 39.3.2. Landscaping.
37	A planting bed at least two (2) feet in width shall
38	surround any monument and/or freestanding sign. This bed
39 40	shall contain mulch and ground covers, shall be irrigated,
40 41	and shall be shown on the site plan and/or any sign permit application for said sign. Said ground covers shall be
41	located in the ground, shall not be permitted in a
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1	flowerbox or other such device, and shall be maintained to
2	a maximum height of twelve (12) inches.
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4	SECTION 4: The Code of Ordinances of the City of
5	Margate, Florida, Appendix A Zoning, Article XXXIX Sign
6	Code Section 39.4 Required signs for signs in all zoning
7	districts is hereby amended to read as follows:
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9	Section 39.4 Required signs.
10	The following signs must be placed where relevant:
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12	( <u>Aa</u> )Fire lane markings, no smoking, locked doors, blocked,
13	apartment identification, not an exit, warning signs at
14	gasoline stations and others as may be prescribed by the
15	fire marshal.
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17	$(\underline{Bb})$ Handicapped parking signs and other signs in accordance
18 19	with state requirements.
20	(C <del>c</del> )As a condition for receiving a certificate of occupancy
21	or Local Business Tax Receipt, occupational license or
22	<del>permitted use</del> , the correct street address shall be
23	permanently placed on the front of the building,
24	storefront or bay and easily recognized at all times.
25	All non-residential buildings shall have an address sign
26	on the rear door. Additionally, aAll address signs shall
27	have minimum three-inch letters and a maximum of eight-
28	inch letters. Buildings backing on a public right-of-way
29	shall also display an address sign in a conspicuous
30	location. Single-family homes are exempt from this rear
31	<del>address sign provision.</del> The color of street address
32	letters shall be of opposing contrast to its background.
33	Buildings backing on a public right-of-way shall also
34	display an address sign in a conspicuous location.
35	Additionally, all non-residential buildings shall have
36	an address sign on the rear door.
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38	( <u>Dd)(1)</u> A <u>public hearing sign</u> <del>special sign, professionally</del>
39 40	prepared to standards contained in the Office of the
40 41	Director of the Department of Environmental and
41 42	Engineering Services, shall be posted by the petitioner
42 43	when petitions are made for quasi-judicial land use determinations or amendments to the future land use map
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application of the Margate Comprehensive Plan regarding specific parcels. (This shall include any administrative appeals to the eCity eCommission notwithstanding the fact that the petitioner is not the person or entity appealing.) Petitioners shall be required to professionally prepare to standards contained in the office of the director of the department of environmental and engineering services, and post signs shall be single-faced, four-foot by four-foot (4x4), sign(s) with black lettering on a white background. on the property proposed for such public hearing. The sign shall be installed on the property proposed for the public hearing seven (7) days prior to the public hearing and shall contain the following language: "A public hearing concerning the (petition to be

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"A public hearing concerning the (petition to be heard) of this property will be held by the (insert name of Board or Commission as appropriate) of the City of Margate at (time, place and date). Call (954) 972-6454 (954) 972-0828 for further information."

(2) The petition category, date of hearing and information number shall be displayed in bold font a minimum of six (6) inches in height. Signs shall be posted on the property proposed for the hearing facing all road frontages, and shall be set back five (5) feet from the property line, and top of sign shall be six (6) feet above grade. The petitioner shall submit a dated photograph of all signs to the Economic Development Department department of environmental and engineering services.

(3) Petitioner shall execute a public hearing sign bond agreement acknowledging that the above sign shall be removed within two (2) business days following a final determination on the matter, or if said sign is not removed in two (2) days, that the petitioner, on behalf of the owners of the property, authorize the administration of the City of Margate to remove said sign, and forfeiting the bond fee.

(4) In the event that a hearing as provided for in this section is continued, then petitioner is required within seventy-two (72) hours of the order of continuance to either:

- (a)Post a new sign, as provided for in this section, at a time designated by the tabling body; or
- (b) Amend time, place and date on the existing sign(s) such that it evidences the meeting as provided for by the order of continuance as determined by the tabling body. Petitioner shall execute an agreement which shall provide that the above sign shall be removed within two (2) business days following a final determination on the matter, or if said sign is not removed in two (2) days, that the petitioner, on behalf of the owners of the property, authorize the administration of the City of Margate to remove said sign, billing the costs of the removal of the sign to the owner of the property.

No <u>All</u> zoning map amendments, special exception uses, variances, waivers, or other matters that require public hearings, pursuant to the provisions of this section, shall be denied automatically unless all portions of this section have been complied with, <u>prior to the public hearing.</u> <u>including the removal of signs provided herein, or the</u> <u>payments of the cost of removal of same to the City of</u> <u>Margate.</u>

All zoning map amendments, special exception uses, variances, waivers, or other matters that require public hearings, pursuant to the provisions of this section, shall be effective until all portions of this section have been complied with, including the removal of signs provided herein, or the payments of the cost of removal of same to the City of Margate.

All zoning map amendments, special exception uses, variances, waivers, or other matters that require public hearings, pursuant to the provisions of this section, shall be denied automatically unless all portions of this section have been complied with, including the removal of signs within forty-eight (48) hours. (A denial based upon the proceeding shall not prejudice an applicant to reapply for an approval at a later date.)

19 CODING: Words in <del>struck through type are deletions</del> from existing text; <u>Words in underscored type are</u> additions.

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1	<b>SECTION 5:</b> The Code of Ordinances of the City of
2	Margate, Florida, Appendix A Zoning, Article XXXIX Sign
3	Code Section 39.5 Residential district permanent signs for
4	signs in all zoning districts is hereby amended to read as
5	follows:
6	
7	Section 39.5 Residential district permanent signs.
8	The following signs are authorized in all residential
9	districts, including residential areas contained within PUD
10	and PRC, and TOC zones. All signs permitted and approved
11	prior to January 8, 1997, are exempt from the requirements
12	of section 39.14. <del>5</del> (E) of this code but not from the
13	regulations of any other section:
14	
15	(A)Neighborhood block sign:
16	
17	(1) <b>Number maximum:</b> One (1) per major neighborhood
18	entrance
19	
20	(2) Location: The sign shall be located at the
21	intersection of two roadways.
22	
23	(3) Setback minimum: 2 feet
24	
25	(4) Area maximum: six (6) square feet per each sign
26	
27	(5) Height maximum: seven (7) feet from base of sign
28	
29	(6) Lines of copy maximum: 2 lines
30	
31	
32	(B) Subdivision identification sign:
33	
34	(1) Number maximum: 1 monument or 2 entrance wall signs
35	(if symmetrical to one another) per entrance
36	
37	(2) Location: Must be located on common property near
38	said entrances
39	
40	(3) <b>Setback minimum:</b> 5 feet from right-of-way or placed
41	on subdivision perimeter wall
42	
43	(4) <b>Sign copy area maximum:</b> 32 square feet per sign
44 45	face and an aggregate area of 64 square feet
45	
	20 CODING: Words in <del>struck through type are deletions</del>
	from existing text; Words in underscored type are

additions.

(5) Height maximum: 7 ½ feet above established grade (C) Clubhouse identification sign: (1) Number maximum: 1 monument or 1 entrance wall sign (2) Location: Must be located on common property near said entrance (3) Setback minimum: 5 feet from right-of-way or placed on clubhouse wall (4) Sign copy area maximum: 32 square feet per sign copy including border (5) Height maximum: 7 ½ feet above established grade (D) Multi-family identification signs: (1) Number maximum: 1 wall sign (2) Area maximum: 20 square feet (3) These signs are available to multifamily buildings greater than 5 units that are not part of a larger complex. (E) General information signs: (1) Area maximum: 4 square feet (2) Height maximum: 6 feet (3) No advertising copy (4) Signs regulated by State Statutes must comply with size, color, copy and other regulations contained the regulating statues. (F) Directional signs: CODING: Words in struck through type are deletions

from existing text; Words in underscored type are additions.

1	(1) <b>Area</b>	maximum: 4 square feet								
2 3 4	(2) <b>Heig</b>	ht maximum: 4 feet								
5 6	<u>(</u> 3)No a	dvertising copy								
7 8 9	(G)Model signs:									
10 11	(1)Model office lot									
12 13	<u>(a</u>	)Number maximum: 1 sign								
14	<u>(b</u>	) Area maximum: 24 square feet								
15 16	(2)Mode	<u>l lot</u>								
17 18	<u>(a</u>	)Number maximum: 1 sign on each model lot								
19 20	<u>(b</u>	)Area maximum: 8 square feet								
21 22	<u>(3) Mode</u>	l directional signs								
23 24	(a) Number maximum: 3 per development									
25 26 27	(b) <b>Area maximum:</b> 4 square feet per each sign									
28	(4) Model signs may only be utilized while a unit is									
29	being actively used as a non-dwelling model. Once									
30		last model is inhabited, signs are no longer								
31 32	permitted at the model office.									
52	Subdivision or clubhouse identification sign:									
	Number	1 monument or entrance wall sign or 2 entrance								
	maximum <sup>1</sup>	wall signs (if symmetrical to one another) per								
		entrance or clubhouse								
	Location	Must be located on common property near said entrances or at a clubhouse								
	Sign copy	32 () square feet for sign copy including								
	area	border								
	maximum									
	Height	712 feet (90 inches) above subdivision grade								
	Maximum	including any berm or mound								
	Setback	5 feet								
	minimum									

	1
<del>Letter</del>	<del>18 inches</del>
Height	
Maximum	
<del>Lines of</del>	<del>2 lines</del>
сору	
maximum	
Multi-family	/ identification signs:
Number	<del>1 wall sign</del>
maximum	
Area	<del>20 () square feet</del>
maximum	
Letter	18 inches
height	
maximum	
Lines of	2 lines
copy	
maximum	
Other	Available to multifamily buildings with greater
	than 5 units that are not part of a large
	complex
General info	prmation signs:
Height	6-feet
maximum	
Area	4 square feet
maximum	
Other	No advertising copy
regulations	
109010010	Signs regulated by State Statutes must comply
	with size, color, copy and other regulations
	contained in the regulating statues
Directional	
Height	<del>signs:</del> 4-feet
maximum	A aguara fact
Area Maximum	4 square feet
	No odrouticies com
<del>Other</del>	No advertising copy
regulations	<u> </u>
Model signs:	
Number	1 on each model lot or model office lot
maximum	
Area	
maximum	
Model	<del>24 () square feet</del>
<del>office lot</del>	8 square feet

Model	3 per development not to exceed 4 square feet
directional	each
<del>signs</del>	
Duration of	Model signs may only be utilized for as long as
use	a model is used as a non-dwelling model. When
	the last model is inhabited, signs are no
	longer permitted at model office.

**SECTION 6:** The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.6 Nonresidential district permanent signs for signs in all zoning districts is hereby amended to read as follows:

Section 39.6 Nonresidential district permanent signs.

Table 2 authorizes the <u>The</u> following signs <u>are permitted</u> in nonresidential districts as well as business areas of PUD <u>and</u> <u>TOC</u> districts. <u>Any development may have any combination of signs</u> within this section unless otherwise restricted.

(A) Identification monument sign:

(1)	Loca	tio	n:	Monume	nt	sign	s sł	nal	1	not	be	peri	mitted
	with	in	100	feet	of	any	othe	er	mc	numer	nt	sign	along
	the	sam	e di	irectio	on o	f tra	vel	of	a	righ	t-o	f-way	•

(2) Setback minimum:

(a) 5 feet from right-of-way

(b)10 feet from any interior property line

(3) Area maximum:

- (b) 72 square feet for all multi-tenant buildings

(c)49 square feet for all single occupant free standing building

1	(d) The first twelve (12) inches of a monument sign
2	protruding up from the ground shall not be
3	counted toward the total sign area.
4	
5	(4) Sign face area maximum: 75% of the total sign
6	structure area
7	
8	(5) Height maximum:
9	
10	(a)13 feet above the sidewalk elevation adjacent to
11	the sign for projects with at least eight (8)
12	tenants and one tenant space at least 25,000
13	square feet
14	
15	(b)10 feet above the sidewalk elevation adjacent to
16	the sign for all other multi-tenant (72 square
17	feet) signs
18	
19	(c) 9 feet above the sidewalk elevation adjacent to
20	the sign for single occupant (49 square feet)
21	signs
22 23	(6) Width maximum: 8 feet
23 24	
25	(7) Address:
26	
27	(a)All signs must display address of complex in
28	numbers at least 6 inches high, but not more
29	than twelve (12) inches, located at the top of
30	each side of the monument sign
31	
32	(b)Address shall not be calculated in the total
33	sign face area when located on an area that
34	would not otherwise be calculated as part of the
35	sign face area.
36	
37	(c) In addition to the above required address
38	display, the address may also be displayed
39	vertically along the structural side of a
40	monument sign which is perpendicular to a right-
41	<u>of-way.</u>
42	(8) Landscaping:

1 (a) A planting bed at least two (2) feet in width 2 shall surround any monument and/or freestanding 3 sign. (b) This bed shall contain mulch and ground covers, 4 5 shall be irrigated, and shall be shown on the site plan and/or any sign permit application for 6 7 said sign. (c)Said ground covers shall be located in the 8 9 ground, shall not be permitted in a flowerbox or 10 other such device, and shall be maintained to a 11 maximum height of twelve (12) inches. 12 13 (B) Main identification wall sign: 14 15 (1) Number maximum: 16 17 (a) One 1 sign located on a side with right-of-way 18 frontage or frontage on the main circulation 19 route of a multi-tenant shopping center. 20 21 (b) If no frontage as previously listed exists, the 22 occupancy will be allowed 1 sign. 23 24 (c)One (1) additional sign will be allowed per 25 occupancy if an occupancy has two identical 26 storefronts, one in front and one in rear where 27 storefronts either have right-of-way both 28 frontage or frontage on a main circulation route 29 of a multi-tenant shopping center. 30 31 (2) Location: Ground-level occupancy where said 32 its own direct customer/client has occupancy 33 entrance from the exterior of the building. 34 35 (3) Area maximum: 1 square foot per liner foot of 36 building frontage 37 38 (a) In calculating liner feet of building frontage 39 for purposes of determining wall sign size, 40 canopies shall not be included. 26 CODING: Words in struck through type are deletions from existing text; Words in underscored type are

additions.

1 2	(4) Height maximum: Top of façade or wall
3	(4) nergine maximum. Top of Taçade of wall
4 5	(5) Height minimum: 9 feet
5 6 7	(6) Lines of copy maximum: 2 lines
8	(7)Signs installed flat on building may not extend
9	over a mansard, signs installed on mansard may not
10	extend over edge of mansard
11 12	
12 13 14	(C) Secondary identification wall sign:
15	(1) Number maximum: 1 sign per side (other than that on
16	which the main identification wall sign exists)
17	with right-of-way frontage, frontage on the main
18	circulation route of a multi-tenant shopping
19 20	center, façade facing oncoming traffic on near side
20 21	of adjacent major roadway, or has high visibility from a major roadway and does not conflict with
22	neighboring properties. Signs shall be posted on
23	the wall with said frontage.
24	
25	(2) Location: Only available for occupancies that are
26	allowed a main identification wall sign. Building
27	rear is excluded from having secondary
28 29	identification wall sign.
29 30	(3) Area maximum: 1.0 square foot for each linear foot
31	of building frontage not to exceed size of main
32	identification wall sign
33	
34	(4) Height maximum: Top of façade or wall
35	
36	(5) Height minimum: 9 feet
37	(6) Teneth menimum, 100% of main identification wall
38 39	(6) Length maximum: 100% of main identification wall sign or 75% of building frontage whichever is less
40	<u>Sign of 75% of Barlaing Honcage whichever is less</u>
41	(7) Lines of copy maximum: 2 lines
42	
43	(8)Signs installed flat on building may not extend
44	over a mansard, signs installed on mansard may not
45	extend over edge of mansard
	27 CODING: Words in <del>struck through type are deletions</del>

> from existing text; Words in underscored type are additions.

### (D) Rear identification sign:

#### (1) Number maximum: 1 sign per occupancy

(2) Location: The sign may be wall mounted and needs to either be located on or within three (3) feet of a service or secondary entrance.

#### (E) Building identification wall sign:

(1) Number maximum: 2 signs per building, based on the limitation of (2) Location, below.

## (2) Location:

- (a)Building frontages facing corridor or regional arterial roadways
- (b) Installed within five (5) feet of the top of the façade and no less than twenty (20) feet above the established grade.
- (c)Not permitted above the main roofline of a building.
- (3) Area maximum: 0.5 square foot for each linear foot of building frontage not to exceed size of main identification wall sign
- (4) Height maximum: Tope of façade or wall
- (5) Length maximum: Fifty (50) per cent of the building frontage on which they are installed

#### (6) Letter height:

- (a)Twenty-four (24) inches for one- and two-story buildings
- (b) An additional six (6) inches of letter height shall be permitted for each additional story.

(7) Signs installed flat on building may not extend over a mansard, signs installed on mansard may not extend over edge of mansard (F) General information signs: (1) Area maximum: 4 square feet (2) Height maximum: 6 feet (3) Property owners may allow the labeling of up to twenty (20) per cent of total parking spaces for individual parking spaces for use by customers or employees of an individual business or group of businesses. (4) No advertising copy. (5) Signs regulated by State Statutes must comply with size, color, copy and other regulations contained in the regulating statutes. (G) Directional signs: (1) Area maximum: 4 square feet (2) Height maximum: 4 feet (3) No advertising copy. (4) Permitted on properties that have multiple tenants, more than one (1) entrance, a drive-thru facility, or an accessory use available to the public. (5) Signs regulated by State Statues must comply with size, color, copy and other regulations contained in the regulating statutes. (H) Under awning and canopy identification sign: (1) Number maximum: 1 per establishment (corner storefront may be permitted one (1) per side) CODING: Words in struck through type are deletions

from existing text; Words in underscored type are
additions.

1 2	(2) Location: Positioned ninety (90) degrees to façade,
3	rigidly attached, and is centered in the area under
4	the awning or canopy
5 6	(2) Area maximum: 4 square feet
7	
8	(3) Maximum letter height: 10 inches
9	
10	(4) Minimum clearance: 9 feet
11	
12	(5)Sign may be internally illuminated provided the
13	sign is "cabinet" in style
14	<u>Sign is capined in Style</u>
15	(6)Signs shall not be permitted where blade signs are
16	utilized.
17	
18	(7)Signs are not subject to the requirements of
19	section 39.3.(J)
20	
21	(8)Gasoline station signs subject to section 39.8.3
22	
23	
24	(I) Awning sign:
	(I) AWILLING SIGIL.
25	
26	(1) Number maximum: 1 per establishment
27	
28	(2) Location: Awning valance, awning face or awning
29	side
30	
31	(3) Area maximum: Fifty (50) per cent of total awning
32	area
33	
34	(4)Awning signs are not required to comply with
35	subsection 39.3.(J).
36	
30 37	
38	(J)Site directory sign:
39	
40	(1) Number maximum: 1 per driveway of a multi-building
41	project or multi-tenant property exceeding thirty
42	(30) acres in size
43	
44	(2) Location: On a wall or freestanding
45	<u></u>
-	
	30
	CODING: Words in struck through turns are deletions

(3) Setback minimum: 100 feet from the property line (4) Area maximum: Total sign area to be no more than 32 square feet (a)12 square feet for complex identification portion (b)20 square feet for tenant identification portion (5) Height maximum: 8 feet (6) Letter height Maximum: (a) 15 inches for complex identification portion (b) 8 inches for tenant identification portion (7) No advertising copy. (K) Building directory sign: (1) Number maximum: (a)1 per building less than 20,000 square feet (b)2 per building 20,000 square feet or greater (2) Location: On building wall (3) Area maximum: Total sign area to be no more than 10 square; sign may not be more than 4 feet in height (4) Letter height maximum: 6 inches for building identification (5) No advertising copy. (6) Signs regulated by State Statues must comply with size, color, copy and other regulations contained in the regulating statutes. 31 CODING: Words in struck through type are deletions from existing text; Words in underscored type are

additions.

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#### (L)Blade sign:

(1) Number maximum: One (1) per ground-floor occupancy for each thirty (30) feet of building frontage

(a)Fractional portions shall not be considered for additional blade sign(s).

(b)Businesses with less than thirty (30) feet of building frontage may install one (1) blade sign per building frontage with a direct customer entrance, provided that no other blade sign is within twenty (20) feet.

(2) Location: Arcade, gallery, shopfront or awning type frontage with a direct entrance for customers

(3) Area maximum: six (6) square feet

(M) Grand projecting sign:

(a)Regulations:

(1) Number maximum: one (1) per ground-floor tenants with at least twenty-five thousand (25,000) square feet of gross area

(2) Location: Only permitted on building frontages facing corridor or regional arterial roadways

(3) Area maximum: forty-five (45) square feet

(4) Height maximum: 15 feet

(a)No portion of a grand projecting sign shall be installed above twenty-five (25) feet above the established grade.

(b)Nor shall any grand projecting sign protrude above any roofline.

(5) Width maximum: 3 feet

(6) Signs may be illuminated.

### (N) Projecting sign:

- (1) Number maximum: One (1) per ground-floor tenant with direct entrance for customers
- (2) Location: Building façade perpendicular to the façade. Not permitted to be installed under an arcade, gallery, or shopfront and awning type frontage overhang.
- (3) Area maximum: six (6) square feet
- (4)Signs shall be at least thirty (30) feet from another.

(5) Signs shall not be internally illuminated.

Identification monument sign:				
Minimum	Monument signs shall not be permitted within			
<u>Sseparation</u>	100 feet of any other monument sign along the			
	same direction of travel of a right-of-way.			
<del>Setback</del>	5 feet from right-of-way			
minimum				
	10 feet from any interior property line			
Area maximum	96 sq. ft. for projects with at least eight			
	(8) tenants and one tenant space at least			
	<del>25,000 sq. ft.</del>			
	72 sq. ft. for all multi-tenant buildings			
	49 sq. ft. for all single occupant free			
	standing building			
	The first twelve (12) inches of a monument			
	sign protruding up from the ground shall not			
	be counted toward total sign area.			
Height	13 ft. above the sidewalk elevation adjacent			
maximum	to the sign for projects with at least eight			
	(8) tenants and one tenant space at least			
	<del>25,000 sq. ft.</del>			
	10 ft. above the sidewalk elevation adjacent			
	to the sign for all other multi-tenant (72 sq.			
	ft.) signs			
	9 ft. above the sidewalk elevation adjacent to			
	the sign for single occupant (49 sq. ft.)			

	signs
Width	<del>8 ft.</del>
maximum	
Sign face	75% of total sign structure area
area maximum	
For multi-	Must display the name of the development or
tenant	plaza at the top of the sign
developments	
deveropments	Man disalar the name of us to sight (0)
	May display the names of up to eight (8)
	tenants
	See section 39.8.17 for information or
	replaceable tenant panels.
<del>Address</del>	All signs must display address of complex in
	numbers at least 6 inches high, but not more
	than ten (10) inches, located at the top of
	each side of the monument sign
	Address shall not be calculated in the total
	sign face area when located on an area that
	would not otherwise be calculated as part of
	_
	the sign face area.
	In addition to the above required address
	display, the address may also be displayed
	vertically along the structural side of a
	monument sign which is perpendicular to a
	right-of-way.
<del>Other</del>	Shall not be comprised of more than two (2)
regulations	identical, back to back sign faces.
Main identif:	ication wall sign: <sup>1</sup>
<del>Occupancies</del>	Ground-level occupancy where said occupancy
allowed sign	has its own direct customer/client entrance
arrowed bryn	from the exterior of the building.
Number	
	1 sign located on a side with right-of-way
maximum	frontage or frontage on the main circulation
	route of an "L" or a "U" shaped center.
	If no frontage as previously listed exists,
	the occupancy will be allowed 1 sign.
	1 additional sign will be allowed per
	occupancy if an occupancy has two identical
	storefronts, one in front and one in rear,
	where both storefronts either have right-of-
	way frontage or frontage on a main circulation
	route of an "L" or "U" shaped center.
	1 square foot per lineal foot of building
Aroa maximum	
Arca maximum	frontage

34

maximum	
Height	<del>9 feet</del>
<u>minimum</u>	
Length	75% of building frontage
maximum	
Other	Maximum of 2 lines of copy
regulations	
	Must be installed perpendicular (at a 90
	degree angle) to level ground
	Logos may not exceed 25% of line area
	utilized; Logotype may be up to 100% of the
	line area utilized.
	Signs installed flat on building may not
	extend over a mansard, signs installed or
	mansard may not extend over edge of mansard
	entification wall sign: <sup>2</sup>
Occupancies	<del>6 feet</del>
allowed sign	
Number	<del>4 square feet</del>
maximum	
Area maximum	No advertising copy
Height	Signs regulated by State Statutes must comply
maximum	with size, color, copy and other regulations
	contained in the regulating statues
Height	<del>9 feet</del>
<u>minimum</u>	
Length	100% of main identification wall sign or 75%
maximum	of building frontage whichever is less
Other	Maximum of 2 lines of copy
regulations	
j	Building rear is excluded from having a
	secondary identification wall sign
	Must be installed perpendicular (at a 90
	degree angle) to level ground
	Logos may not exceed 25% of sign area
	utilized; Logotype may be up to 100% of the
	line area utilized.
	Signs installed flat on building may not
	extend over a mansard, signs installed or
	mansard may not extend over edge of mansard
	ication sign:
Number maximum	<del>One (1) per occupancy</del>
Location	Rear - the portion of the building containing
	the service or secondary service entrance that

	is not on the same building side as a customer
<u>a + 1 - 1</u>	entrance.
Setback	Must be located on or within three (3) feet of
minimum	a service or secondary entrance.
Area maximum	<del>One (1) square foot</del>
Other	This sign may be wall mounted.
<u> </u>	This sign must conform with any applicable
	uniform sign plan.
	Said signs do not have to conform to the
	three-eighths-inch depth requirement but must
	be maintained in a good repair and appearance.
	The city shall have the right to request
	replacement of dilapidated signs.
	Rear identification signs are not subject to
	the requirements of section 39.3.1 (j) of this
	code.
	cmation signs:
Area maximum	4 square feet
Height	<del>6 feet</del>
Maximum	
Designated	Such labeling of individual parking spaces for
parking	use by customers or employees of an individual
signs	business or group of businesses shall only be
019110	allowed in the rear of a center or building
Other	No advertising copy
regulations	
reguracrons	Ciana magulated by State Statutes must comply
	Signs regulated by State Statutes must comply
	with size, color, copy and other regulations
	contained in the regulating statutes
Directional s	
Area maximum	4 square feet
Height	4 feet
maximum	
<del>Other</del>	No advertising copy
<del>regulations</del>	
2	Signs regulated by State Statutes must comply
	with size, color, copy and other regulations
	contained in the regulating statutes
Under canony	identification sign:
Number	1 per establishment
number	
maximum	
Area maximum	1
Arca maximum Maximum	4 square feet 10 inches
Area maximum	-

Minimum	<del>9 feet</del>		
clearance			
Other	Signs are not subject to the requirements of		
regulations	section 39.3.1 (j)		
	Must meet all requirements of section 39.8.9		
	Gasoline station signs subject to section		
	$\frac{39.8.3}{39.8.3}$		
<del>Site director</del>			
Number	1 per multi-building project		
	<u>i per multi-bulluing project</u>		
maximum	[Total given area to be no more than 22 ()]		
Area maximum	5		
	square feet:		
	12 () square fect for complex identification		
	portion		
	<del>20 () square feet for tenant identification</del>		
	portion		
<del>Lettering</del>	Maximum 15 inches for complex identification		
	portion		
	Maximum 8 inches for tenant identification		
	portion		
Location	On a wall or freestanding in courtyard		
<del>Setback</del>	<del>100 feet</del>		
minimum			
Height	6 feet from base of building		
maximum			
Other	No advertising copy		
regulations			
Building Ddia	rectory sign:		
Number	1 per building less than 20,000 square feet		
maximum			
	2 per building 20,000 square feet or greater		
Area maximum			
nica manimum	feet; sign may not be more than 4 feet in		
	height		
Lettering	Maximum 6 inches in height for building		
Heccering	identification		
	Maximum 2 inches for tenant identification		
Location			
	On building wall		
Setback	20 feet from right-of-way		
minimum			
Other	No advertising copy		
regulations			
<del>Flags and</del>	See Ssection 39.8.6 of this article		
<del>flag poles<u>:</u></del>			

	Window See Ssection 39.8.7 of this article	
	signs:	
	Rear of See Ssection 39.8.8 of this article	
	building	
	signs:	
	Hospital See Ssection 39.8.14 of this article	
	<del>signs:</del>	
1	1	
2	2 <sup>1</sup> See Section 39.8 () for additional gasoline	station,
3		
4		
5		00000017
6	5 1	
7		
8	±	<del>sy among</del>
9		
10		
11		
12		-
13	B Margate, Florida, Appendix A Zoning, Article XXX	IX Sign
14	Code Section 39.7 Temporary signs is hereby amended	to read
15	5 as follows:	
16	5	
17	Z Costion 20.7 Momentum signs	
17	Section 39.7 Temporary signs.	
18	3 39.7.1.(A) General temporary sign regulations. Number of	
19		
19	b temporary signs permitted.	
20		
-		
21		
22		ayed per
23	B parcel or lot at any one time.	
24	1 1.Any one temporary sign shall be erected	<del>d for a</del>
25	5 maximum period of one hundred eighty (180) da	<del>lys.</del>
26		
	Maximum area <u>3 square feet</u>	
	Maximum height6 feet above grade	
	Minimum setback	
27	Minimum setback 1 foot from right-	of <del>-way</del>
27	7	əf <del>-way</del>
28	3 3.No torn, tattered or faded signs are permitted.	əf-way
28 29	3 3.No torn, tattered or faded signs are permitted.	
28 29 30	<ul> <li>3 3.No torn, tattered or faded signs are permitted.</li> <li>3 (B) The following regulations shall apply to all t</li> </ul>	emporary
28 29	<ul> <li>3 3.No torn, tattered or faded signs are permitted.</li> <li>3 (B)The following regulations shall apply to all t</li> </ul>	emporary
28 29 30	<ul> <li>3 3.No torn, tattered or faded signs are permitted.</li> <li>3 (B) The following regulations shall apply to all t</li> </ul>	emporary
28 29 30	<ul> <li>3 3.No torn, tattered or faded signs are permitted.</li> <li>3 (B) The following regulations shall apply to all t</li> </ul>	emporary
28 29 30	3 3.No torn, tattered or faded signs are permitted. 3 (B)The following regulations shall apply to all t election signs in single-family and duplex distri	emporary cts:
28 29 30	3.No torn, tattered or faded signs are permitted. 3.No torn, tattered or faded signs are permitted. 3.No torn, tattered or faded signs are permitted. 4. (B)The following regulations shall apply to all t 6. election signs in single-family and duplex distri 38	emporary cts: ions
28 29 30	3.No torn, tattered or faded signs are permitted. (B)The following regulations shall apply to all t election signs in single-family and duplex distri 38 CODING: Words in struck through type are delet	emporary cts: ions

1 2 3 4 5 6 7 8 9 10	1.The maximum length of display shall be sixty (60) days;, however, signs shall be removed within forty eight (48) hours after an election. 2.The maximum number of signs shall be five (5) signs per parcel. 3.The maximum area of a single sign shall be six (6) square feet. Sign copy may be displayed on both faces of a sign;, however, the maximum area shall be calculated from a single face. 4.Reserved.
11 12 13 14 15 16 17 18 19 20 21 22 23	(2) Each sign shall not be displayed for more than twelve (12) consecutive months unless otherwise noted in this section. (3) 5. Any such sign shall be located wholly on private property, and shall have a minimum setback of one (1) foot from the right-of-way for residential areas and five (5) feet from the right-of-way or interior property line for nonresidential areas, unless otherwise noted in this section.
24 25	<u>39.7.2.(B)</u> The following temporary signs shall be permitted in
25 26	<u>residential</u> multifamily and nonresidential districts.
20 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	<pre>(1)Residential Districts (A) Announcing sign:     (1)Number maximum: One (1) per project on-site     (2)Area maximum: eight (8) square feet and a maximum     of twenty-four (24) square feet for properties     exceeding ten (10) acres in size     (3)An announcing sign may be displayed from the date     of site plan approval until the date that the     certificate of occupancy is issued, for a length of     18 months, or for a change in tenant during build     out.     (4)If desired, sign may be placed on construction     fence.</pre>
	39

### (B) Contractor sign:

(1) Number maximum: One (1) per project on site

- (2) Area maximum: six (6) square feet and a maximum of sixteen (16) square feet for properties exceeding ten (10) acres in size
- (3)Contactor signs may be displayed from the issuance date of a building permit until said permit expires or date of the certificate of occupancy is issued, whichever is less.
- (4) If desired, sign may be placed on construction fence.

(C) Election sign:

- (1) Area maximum: six (6) feet for single-family residential; thirty-two (32) square feet for multifamily residential
- (2)Election signs in multi-family areas may be displayed for a maximum of 60 days prior to the election and must be removed within 48 hours after.
- (3) Each person wishing to post signs in multi-family areas shall provide the city with a list of the locations and descriptions of each sign, a written consent from the property owner of his authorized agent for each sign, and a local address and telephone number at which s/he (the person wishing to post the sign) may be contacted regarding violations or requirements of this subsection.
- (4) Property owners, individuals filing for a permit and the party erecting the sign shall each be liable for violation of this subsection.

(D) Opinion sign:

(1) Area maximum: three (3) square feet

## (2)Opinion signs may be displayed for a maximum of twelve (12) months.

(E) Personal gain sign:

(1) Number maximum: one (1) per lot on-site; four (4) off-site provided it is not posted in a public right-of-way or on other public property

(2) Setback minimum: one (1) foot

(3) Area maximum: three (3) square feet per face; two (2) face maximum

(4) Length of display: maximum forty-five (45) days

(5) Height maximum: three (3) feet above grade

(F) Grand opening event sign:

- (1) Number maximum: one (1) banner per project; one (1) balloon per project
- (2) Area maximum: sixteen (16) square feet
- (3) Setback minimum: Banner sign may only be hung from the front of the building
- (4) Height maximum: Roof line or top of parapet of building
- (5) Length of display: sixty (60) consecutive days
- (6) Approval of the banner must be obtained within 60 days of the release of a model home certificate of occupancy.
- (7) If balloon and grand opening banner sign are to be displayed, the balloon must be displayed within the 60 day time period the banner is displayed.

(8) All banners may contain the words "grand opening."

1			
2	(9)No advertising of specific products or pricing		
3	shall be included on any grand opening banner or		
4	balloon		
5			
6	(10)A \$75.00 bond shall be collected to ensure the		
7	banner is removed after the 60 day display.		
8			
9	(11)All banners not removed after the approved 60 days		
10	shall forfeit the \$75.00 bond to the city.		
11			
12	(12)All banners found to be installed without approval		
13	shall be immediately removed until such time that		
14	approval is granted.		
15			
16	(2)Non-residential Districts		
17			
18	(A)Announcing sign:		
19			
20	(1) Number maximum: One (1) per project on-site		
21			
22	(2) <b>Area maximum:</b> Twenty-four (24) square feet		
23	(2) The encouncies since many be displayed from the date		
24 25	(3) An announcing sign may be displayed from the date		
25 26	of site plan approval until the date that the certificate of occupancy is issued, for a length of		
20 27	18 months, or for a change in tenant during build		
28	out.		
20 29	<u>ouc.</u>		
30	(4) If desired, sign may be placed on construction		
31	fence.		
32			
33			
34	(B)Contractor sign:		
35			
36	(1) Number maximum: One (1) per roadway		
37			
38	(2) Area maximum: Twenty-four (24) square feet		
39			
40	(3)Contactor signs may be displayed from the issuance		
41	date of a building permit until said permit expires		
42	or date of the certificate of occupancy is issued,		
43	whichever is less.		
44			
44			
44			
44	42 CODING: Norda in struck through torus deletions		
44	42 CODING: Words in <del>struck through type are deletions</del> <del>from existing text;</del> Words in underscored type are		

additions.

(4) If desired, sign may be placed on construction <u>fence.</u>

(C) Walkway sign:

(1) Number maximum: One (1) per business with a direct customer entrance from the exterior of the building

(2) Area maximum: Six (6) feet

- (3) Location: Must be located within fifteen (15) feet of the customer entrance and not permitted in any parking lot.
- (4) Width maximum: Not permitted to reduce the walkway to less than five (5) feet in width.
- (5) Walkway signs are not permitted on any public sidewalk, except for urban greenways located within the TOC.
- (6) The sign must be freestanding. It is not permitted to be tied, or otherwise secures, to any structure or landscaping, etc. for support.

(D) Election sign:

(1) Area maximum: Thirty-two (32) square feet

- (2)Election signs may be displayed for a maximum of 60 days prior to the election and must be removed within 48 hours after.
- (3) Each person wishing to post signs pursuant to this subsection shall provide the city with a list of the locations and descriptions of each sign, a written consent from the property owner of his authorized agent for each sign, and a local address and telephone number at which s/he (the person wishing to post the sign) may be contacted regarding violations or requirements of this subsection.

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(4)Property owners, individuals filing for a permit and the party erecting the sign shall each be liable for violation of this subsection.
(E)Opinion sign:
(1) Area maximum: Thirty-two (32) square feet
(2)Opinion signs may be displayed for a maximum of twelve (12) months.
(F)Special event sign:
(1) Area maximum: Twenty-four (24) square feet
(2) Number maximum: One (1) per street frontage on-site
(3) Length of display:
(a)Small events, approved by the DRC, shall be permitted to display event signage for up to fourteen (14) days prior to the event and throughout the duration of the event.
(b)Large events, approved by the City Commission, shall be permitted to display event signage for up to thirty (30) days prior to the event and throughout the duration of the event.
(C)All event signage shall be removed upon close of the event.
(4) Height maximum: Six (6) feet above grade for ground sign or hung from the front of the building not to exceed roof line or top of parapet of building
(G)Grand opening event sign:
(1) Number maximum: One (1) banner sign per project;
One (1) grand opening ground sign per roadway frontage of the subject property
44

1 (2) Location: Banner sign may only be hung from the 2 front of the building 3 4 (3) Setback minimum: Grand opening balloon must be 5 located within fifteen (15) feet of customer 6 entrance 7 8 (4) Area maximum: 9 (a)Sixteen (16) square feet for signs 10 on buildings with building frontage up to thirty 11 12 (30) feet. 13 14 (b) An additional 1 square foot may be added to a 15 banner for each additional 2 feet of building 16 frontage. 17 (c) Grand opening ground signs shall contain a 18 19 twenty-four (24) square feet frame pre-20 constructed by the City of Margate with an 21 eighteen (18) square feet (3 ft. x 6 ft.) 22 space available on each side for businesses to 23 utilize for personalized copy. 24 25 (5) Height maximum: Roof line or top of parapet of 26 building 27 28 (6) Length of display: Sixty (60) consecutive days for 29 banner sign 30 31 (7) Approval of the banner must be obtained within 32 sixty (60) days of the issuance of the first local 33 business tax receipt for a business at a new location or within sixty (60) days of the transfer 34 35 of an existing business. 36 37 (8) If balloon, ground sign, and grand opening banner sign are to be displayed, the balloon and/or ground 38 39 sign must be displayed within the sixty (60) day 40 time period the banner is displayed. 41 42 (9) All banners may contain the words "grand opening" 43 or "reopening." 44

(10)No advertising of specific products or pricing shall be included on any grand opening ground sign, banner, or balloon.
(11)A \$75.00 bond shall be collected to ensure the banner is removed after the sixty (60) day display.
(12)All banners not removed after the approved sixty (60) days shall forfeit the \$75.00 bond to the city.
(13)All banners found to be installed without approval shall be immediately removed until such time that approval is granted.
(14) A fee of \$150.00 shall be charged for all rental or pre-constructed grand opening ground sign frames. Businesses shall be responsible for providing the city with individualized portion of
grand opening ground sign (copy), at their expense. (15)Reopening event banners:
(a) Shall only be approved for a business that is closed for a minimum of ten (10) days for either reorganization, renovation, or as a result of a declared emergency, immediately prior to said reopening.
(b)Shall be subject to all rules and regulations pertaining to grand opening banners, as specified above. Special event signs:

Number	1 per street frontage on-site	
maximum		
Length of	Small events, approved by the DRC, shall be	
<del>Display</del>	permitted to display event signage for up to	
	fourteen (14) days prior to the event and	
	throughout the duration of the event.	
	Large events, approved by the City Commission,	
	shall be permitted to display event signage	
	for up to thirty (30) days prior to the event	
	and throughout the duration of the event.	

	All event signage shall be removed upon close
	of the event.
Area maximum	<del>24 () square feet</del>
Height	<del>6 feet above grades</del>
maximum	

### Election Signs:

	Multifamily	Nonresidential
	Residential	District
	<del>District</del>	
Area Maximum	<del>6 square feet</del>	<del>32 () square feet</del>
	-	
Length of display		ays prior to the
	-	8 hours after the
	election	
Height maximum	6 feet above grade	_
Setback minimum	5 feet from right-of	<b>H</b>
	5 feet from interior	
Prior to posting	-	<del>ng to post signs</del>
	<del>pursuant to this</del>	subsection shall
		with a list of the
	locations and des	criptions of each
	<del>sign, a written</del>	consent from the
	property owner of h	his authorized agent
	for each sign, and	a local address and
	telephone number a	t which s/he (the
	person wishing to po	əst the sign) may be
	contacted regarding	ng violations or
	requirements of this	s subsection.
Responsible	Property owners, ind	dividuals filing for
<del>party(ies)</del>	a permit and the	party erecting the
	sign shall each be	liable for violation
	of this subsection.	
Construction	All signs must	- conform to the
	provisions of the F	lorida Building Code
	-	ction 39.3.1(a) of
	this article.	
	Signs may not k	be constructed of
	5 1	or any other paper
		.o section 39.3.1(i)
	of this article.	
		permitted pursuant
		() (13) of this
	article.	(, (==), == 0=0
	a101010.	

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### Opinion Signs:

	Multifamily	Nonresidential
	Residential	<del>District</del>
	District	
Area Maximum	<del>3 square feet</del>	<del>32 () square feet</del>
Height maximum	<del>6 feet above grade</del>	
Setback minimum	5 feet from right-of-way	
	5 feet from interior property line	
Length of Display	Maximum of <u>365</u> 45 days	

### Grand opening event:

	Multifamilu	Nervezidential
	Multifamily	Nonresidential
	Residential	District
	<del>District</del>	
Number per project	<del>1 banner sign per project</del>	
	<del>1 balloon per</del>	1 balloon per
	project	establishment
		1 grand opening
		<del>ground sign per</del>
		roadway frontage
		of the subject
		<del>property</del>
Area maximum		<del>16 () square feet</del>
		for signs on
		buildings with
		building frontage
		<del>up to 30 ft.</del>
		An additional 1
		sq. ft. may be
		added to a banner
		for each
		additional 2 ft.
		of building
		frontage
		Grand opening
		ground signs shall
		contain a 24 sq.
		ft. frame pre-
		constructed by the
		City of Margate
		with an 18 sq. ft.
		<del>(3ft x 6ft) space</del>

1 2

3

48

		available on each
		side for
		businesses to
		utilize for
		personalized copy
Maximum length of display	60 consecutive days	for banner sign
	14 () consecutive da	<del>ays for balloon</del>
Height maximum	Roof line or top of	parapet of building
Setback minimum		ly be hung from the
	front of the building	
		feet from right-of-
	way	-
		Grand opening
		ground signs shall
		be posted 5 ft
		from right-of-way.
		However, in the
		event that site
		conditions
		prohibit the
		ability to
		maintain a 5-foot
		setback, the
		placement of the
		grand opening
		ground sign shall
		be at the
		discretion of city
		administration
Other regulations	Approval must be	
	obtained within 60	obtained within 60
	days of the	-
	release of a model	
	home certificate	
	of occupancy	business tax
		<del>receipt for a</del>
		business at new
		location or within
		<del>60 days of the</del>
		transfer of an
		existing business
	I If balloon group	d sign, and grand
		sign are to be
	<del>uispiayea, the bai</del>	loon and/or ground

	sign must be disp	layed within the 60-		
		banner is displayed		
		All banners must		
		contain the words		
	"grand opening."	"grand opening" or		
		<u>"reopening."</u>		
	No advortiging of	specific products or		
		ncluded on any grand		
		, banner, or balloon		
		harged for a banner; )0 bond shall be		
	-	ure the banner is		
	removed after the 6			
		removed after the		
		hall forfeit the \$75		
	bond to the city.	TRATE TOTICE CHE 975		
		d to be installed		
		d to be installed		
		shall be immediately		
		time that approval		
	is granted.			
		1 be charged for the		
	_	ructed grand opening		
		Businesses shall be		
		widing the city with		
	individualized portion of grand opening			
	ground signs (copy)	, at their expense.		
Reopening Event		All non-		
		residential		
		properties shall		
		be entitled to		
		<del>install a banner</del>		
		to announce a		
		reopening.		
		Reopening banners		
		shall only be		
		approved for a		
		business that is		
		closed for a		
		minimum of ter		
		(10) days for		
		either		
		reorganization,		
		-		
		renovation, or as		
		declared		

	emergency, immediately prior to said reopening.
	Reopeningbannersshallbesubjecttoallrulesandregulationspertainingtograndopeningbanners,asspecifiedabove.

### Walkway signs:

	Multifamily	Nonresidential
	Residential	<del>District</del>
	<del>District</del>	
Number maximum	Not permitted	<del>1 per business</del>
		with a direct
		<del>customer entrance</del>
		from the exterior
		of the building
		<del>6 sq. ft.</del>
		<del>6 ft.</del>
		Not permitted to
		<del>reduce the walkway</del>
		<del>to less than five</del>
		<del>(5) feet in width</del>
		Not permitted on
		any public
		sidewalk, except
		<del>for urban greenway</del>
		<del>located within</del>
		<del>TOC.</del>
		<del>Sign must be</del>
		freestanding. Not
		<del>permitted to be</del>
		ties, or otherwise
		secured, to any
		<del>structure or</del>
		<del>landscaping, etc<u>.</u>,</del>
		for support.
		<del>Sign must be</del>
		<del>located within</del>
		<del>fifteen (15) <u>feet</u></del>

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	of customer
	entrance
	Not subject to
	<del>criteria of</del>
	<del>uniform sign plan</del>

### Contractor sign:

	<u>Multifamily</u>	Nonresidential		
	Residential	<del>District</del>		
	<del>District</del>			
Number maximum	<del>1 per project on</del>	<del>1 per parcel on</del>		
	site	site		
Area maximum	<del>6 square feet</del>	<del>16 () square feet</del>		
Length of display	From issuance date	of building permit		
	until said permit	expires or date		
	certificate of occup	ancy is issued		
Height maximum	6 feet above grade			
Setback minimum	5 feet from right-of	<del>-way</del>		

Announcing sign:

	<u>Multifamily</u>	Nonresidential	
	Residential	<del>District</del>	
	<del>District</del>		
Number per project	<del>1 per project on-sit</del>	÷e	
Area maximum	8 square feet 24 () square fe		
Length of display	From the date of	<del>site plan approval</del>	
	until the date a	my certificate of	
	<del>occupancy is issu</del>	ed or 18 months,	
	whichever is less		
Height maximum	<del>6 feet above grade</del>		
Setback minimum	5 feet from right-of	<del>-way</del>	

Personal gain sign (i.e., garage or yard sale):

	<u>Multifamily</u>	Nonresidential
	Residential	<del>District</del>
	<del>District</del>	
Number maximum	<del>1 per lot on-site</del>	Not permitted
	<del>1 off site</del>	
	provided it is not	
	posted in a public	
	right-of-way or on	

	other public	
	<del>property</del>	
Area maximum	<del>3 square feet per</del>	Not applicable
	face; 2 face	
	maximum	
Length of display	Maximum of 45 days	Not applicable
Height maximum	<del>3 fect above grade</del>	Not applicable
Setback minimum	5 feet from right-	Not applicable
	<del>of-way</del>	
<del>Real estate signs</del>	See 39.8.10 of this	article
Holiday decorative	See 39.8.16 of this	article
signs		
Window Ssigns	See 39.8.7 of this a	rticle

**SECTION 8:** The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.8 Supplemental regulations is hereby amended to read as follows:

Section 39.8 Supplemental regulations.

Regulations outlined in this section are supplemental and in addition to regulations outlined elsewhere in this code.

<del>39.8.1.</del>(A) Special signs.

The city may erect or authorize to be erected the following signs:

- (a) (1) Entrance signs at or near the eCity limits;
- (2)Community bulletin boards;
- (c) (3) Signs determined to provide for the health, safety and welfare of the community;
- (d) (4) Bench signs and/or bus shelter signs as permitted and approved by the city manager;

(c) (5) Signs displaying the <u>Margate Millennium</u> City logo and appropriate verbiage which are approved by the

1	city manager or designee and the holder of the
2	registered service mark of the logo;.
3	
4 5	<del>(f)</del> <u>(6)Wayfinding signs.</u>
5	
6	<del>39.8.2.<u>(B)</u> Changeable copy signs.</del>
7	Signs displaying messages which can be or are intended to
8	be changed by use of removable letters and numerals or
9	electronic copy are permitted to be used only for theaters,
10	playhouses, freestanding places of worship, freestanding
11 12	schools, drive-thru establishments, hospitals, banks, drive-thru facilities and gasoline service stations, subject to the
12 13	regulations below:
14	regulations below.
15	(1)Electronic messaging
16	
17	(a)Signs shall not have any scrolling, flashing or any
18	other animation.
19	
20	(b)Signs may display more than one message with a
21	minimum of ninety (90) seconds in between message
22	changes.
23	
24 25	(c)Message changes must be quick shift. Fading or
25 26	other similar animations are not permitted.
20 27	(d) The electronic messaging portion may not exceed
28	twenty-five (25) percent of the total sign area.
29	
30	(e)See section 39.8.(C) for limits on changeable copy
31	signs for gasoline stations.
32	
33	(f)See section 39.8.(D) for limits on changeable copy
34	signs for freestanding places of worship and
35	freestanding schools.
36 37	(2)Changeable copy signs for theaters or playhouses:
38	
39	(a)May have changeable copy on a wall sign shall not
40	to exceed seventy-five (75) square feet in area.
41	
42 42	(b) Multiple screen theaters may be permitted
43 44	additional sign area, not to exceed twenty-five (25) square feet per additional screen OR theater.
44 45	(23) Square reet per additional Screen OK theater.
.5	54
	CODING: Words in <del>struck through type are deletions</del>
	from existing text; Words in underscored type are

additions.

- (c) Playhouses may utilize allowable copy area of permittable freestanding signs for changeable copy.
  - (i) Such signs shall contain only the title of the performance, the Motion Picture Association of American rating, the hours of the performance, and the name of the production company or the name of the major star.

#### (3) Changeable copy signs for drive-thru establishments:

- (a) May have a single-faced moveable letter sign showing menu or featured items.
- (b) Sign must have a transparent protective locked <u>cover and all items of information must be</u> contained within the area under the locked cover.
- (c) The sign (combined with the sign structure) may not exceed six (6) feet in height and may not exceed forty-two (42) square feet in area.
- (d) The sign must be affixed to a wall of the establishment adjacent to the drive-thru window or located freestanding between the building and drive-thru lane.
- (e) The sign face must not be visible from any portion of right-of-way which abuts the establishment.

(a) Changeable copy wall signs for theaters or playhouses shall not exceed seventy-five (75) square feet in area. Multiple screen theaters may be permitted additional sign area, not to exceed twenty-five (25) square feet per additional screen OR theaters and playhouses may utilize allowable copy area of permittable freestanding signs for changeable copy. Such signs shall contain only the title of the performance, the Motion Picture Association of America rating, the hours of the performance, and the name of the production company or the name of the major star.
(b) Drive-thru establishments, in addition to other permitted signs, may be permitted to have a single-faced moveable letter sign showing menu or featured

1	items. Said sign must have a transparent protective
2	locked cover and all items of information must be
3	contained within the area under the locked cover. The
4	sign (combined with the sign structure) may not exceed
5	six (6) feet in height and may not exceed forty-two
6	(42) square feet in area. The sign must be affixed to
7	a wall of the establishment adjacent to the drive in
8	window or located freestanding between the building
9	and drive-in lane. The sign face must not be visible
10	when viewed from any portion of right-of-way which
11	abuts the establishment.
12	(c) Casoline stations. See section 39.8.3 for limits on
13	changeable copy signs for gasoline stations.
14	(d) Freestanding places of worship and freestanding
15	schools. See section 39.8.5 for limits on changeable
16	copy signs for freestanding places of worship and
17	freestanding schools.
18	5
-	(e) All changeable letters or symbols (excluding logos)
19	utilized in the changeable copy area on a permitted
20	changeable copy sign shall be either white or black.
21	Both shades may not be utilized simultaneously.
22	
23	<del>39.8.3.</del> (C) Gasoline stations.
-	
24	This section shall pertain to all gasoline stations sites
25	including any uses, whether accessory or not, which share the
25	including any uses, whether accessory or not, which share the
25 26	including any uses, whether accessory or not, which share the same site.
25 26 27	including any uses, whether accessory or not, which share the same site. $(\underline{1a})$ In calculating <u>linear</u> <del>lineal</del> feet of building frontage
25 26 27 28 29	<pre>including any uses, whether accessory or not, which share the same site. (<u>1a</u>)In calculating <u>linear lineal</u> feet of building frontage for purposes of determining wall sign size, gasoline</pre>
25 26 27 28 29 30	including any uses, whether accessory or not, which share the same site. $(\underline{1a})$ In calculating <u>linear</u> <del>lineal</del> feet of building frontage
25 26 27 28 29 30 31	<pre>including any uses, whether accessory or not, which share the same site. (<u>1a</u>)In calculating <u>linear lineal</u> feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included.</pre>
25 26 27 28 29 30 31 32	<pre>including any uses, whether accessory or not, which share the same site. (<u>1a</u>)In calculating <u>linear lineal</u> feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. <u>(2)</u>A company logo not to exceed four (4) square feet shall</pre>
25 26 27 28 29 30 31 32 33	<pre>including any uses, whether accessory or not, which share the same site.   (1a) In calculating linear lineal feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included.   (2) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street</pre>
25 26 27 28 29 30 31 32 33 33 34	<pre>including any uses, whether accessory or not, which share the same site. (<u>1a</u>)In calculating <u>linear lineal</u> feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. <u>(2)</u>A company logo not to exceed four (4) square feet shall</pre>
25 26 27 28 29 30 31 32 33 34 35	<pre>including any uses, whether accessory or not, which share the same site. (<u>1a</u>) In calculating <u>linear lineal</u> feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. <u>(2)</u>A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon.</pre>
25 26 27 28 29 30 31 32 33 34 35 36	<pre>including any uses, whether accessory or not, which share the same site. (<u>1a</u>) In calculating <u>linear lineal</u> feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. <u>(2)</u> A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon. (<u>3b</u>) In addition to the gasoline service building wall sign</pre>
25 26 27 28 29 30 31 32 33 34 35 36 37	<pre>including any uses, whether accessory or not, which share the same site. (<u>1</u>a) In calculating <u>linear lineal</u> feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. <u>(2)</u>A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon. (<u>3</u>b) In addition to the gasoline service building wall sign and the company logo wall sign, oOne additional wall</pre>
25 26 27 28 29 30 31 32 33 34 35 36 37 38	<pre>including any uses, whether accessory or not, which share the same site. (1a) In calculating linear lineal feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. (2) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon. (3b) In addition to the gasoline service building wall sign and the company logo wall sign, oOne additional wall sign, not to exceed twenty (20) square feet, shall be</pre>
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	<pre>including any uses, whether accessory or not, which share the same site. (<u>1a</u>) In calculating <u>linear lineal</u> feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. (<u>2</u>) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon. (<u>3b</u>) In addition to the gasoline service building wall sign and the company logo wall sign, oOne additional wall sign, not to exceed twenty (20) square feet, shall be permitted on a detached car wash building which is an</pre>
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	<pre>including any uses, whether accessory or not, which share the same site. (1a) In calculating linear lineal feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. (2) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon. (3b) In addition to the gasoline service building wall sign and the company logo wall sign, eOne additional wall sign, not to exceed twenty (20) square feet, shall be permitted on a detached car wash building which is an accessory use to the gasoline service station building.</pre>
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	<pre>including any uses, whether accessory or not, which share the same site. (<u>1a</u>) In calculating <u>linear lineal</u> feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. (<u>2</u>) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon. (<u>3b</u>) In addition to the gasoline service building wall sign and the company logo wall sign, oOne additional wall sign, not to exceed twenty (20) square feet, shall be permitted on a detached car wash building which is an</pre>
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	<pre>including any uses, whether accessory or not, which share the same site. (1a) In calculating linear lineal feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included. (2) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon. (3b) In addition to the gasoline service building wall sign and the company logo wall sign, eOne additional wall sign, not to exceed twenty (20) square feet, shall be permitted on a detached car wash building which is an accessory use to the gasoline service station building.</pre>
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	<ul> <li>including any uses, whether accessory or not, which share the same site.</li> <li>(1a) In calculating linear lineal feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included.</li> <li>(2) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon.</li> <li>(3b) In addition to the gasoline service building wall sign and the company logo wall sign, oOne additional wall sign, not to exceed twenty (20) square feet, shall be permitted on a detached car wash building which is an accessory use to the gasoline service station building. The detached car wash building wall signs shall be</li> </ul>
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	<ul> <li>including any uses, whether accessory or not, which share the same site.</li> <li>(1a) In calculating linear lineal feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included.</li> <li>(2) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon.</li> <li>(3b) In addition to the gasoline service building wall sign and the company logo wall sign, oOne additional wall sign, not to exceed twenty (20) square feet, shall be permitted on a detached car wash building which is an accessory use to the gasoline service station building. The detached car wash building wall signs shall be consistent with the color and style of other signage on</li> </ul>
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	<ul> <li>including any uses, whether accessory or not, which share the same site.</li> <li>(1a) In calculating linear lineal feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included.</li> <li>(2) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon.</li> <li>(3b) In addition to the gasoline service building wall sign and the company logo wall sign, oOne additional wall sign, not to exceed twenty (20) square feet, shall be permitted on a detached car wash building which is an accessory use to the gasoline service station building. The detached car wash building wall signs shall be consistent with the color and style of other signage on</li> </ul>
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	<ul> <li>including any uses, whether accessory or not, which share the same site.</li> <li>(1a) In calculating linear lineal feet of building frontage for purposes of determining wall sign size, gasoline station canopies shall not be included.</li> <li>(2) A company logo not to exceed four (4) square feet shall be permitted on each side of a canopy with street frontage but no wall sign shall be permitted thereon.</li> <li>(3b) In addition to the gasoline service building wall sign and the company logo wall sign, oOne additional wall sign, not to exceed twenty (20) square feet, shall be permitted on a detached car wash building which is an accessory use to the gasoline service station building. The detached car wash building wall signs shall be consistent with the color and style of other signage on</li> </ul>

1 (4e) One monument sign may be permitted per site. This sign 2 shall comply with all the provisions of  $\frac{1}{2}$  section 39.6 () 3 Identification Monument Sign except that: 4 5 (a1) The monument sign shall contain the company name 6 and/or logo and the gas prices, and may contain a 7 the company logo and/or the name and/or logo of any other businesses which share the same occupancy. 8 9 10  $(b_2)$  The sign area of the name(s) and/or logo(s) shall not exceed equal one-half the total sign face area 11 12 and one-half the sign width. 13 14 (c3) The sign area advertising the price of gasoline may not exceed equal one-half the total sign face 15 area and one-half the sign width. 16 17 18 (d4) The sign shall not exceed nine (9) eight (8) feet in height nor forty-nine (49) feet in total area. A 19 20 maximum of seventy-five (75) per cent of the sign 21 structure shall be used for sign face(s). 22 23 (e<del>5</del>) The pricing portion of the sign may have 24 changeable copy or electronic messaging changeable 25 copy. 26 27 (4<del>d</del>)Signs may be placed on gasoline pumps in order to 28 provide information to the public; however such signs 29 may not exceed one and one-half (11/2) square feet per 30 sign face with a maximum of two (2) back-to-back faces 31 (total of three (3) square feet in area) per 32 freestanding pump cluster. 33 34 (e) The adoption of mandatory regulations regarding gasoline pricing signs by the federal, state or local government 35 36 shall preempt and govern gasoline pricing signs 37 permitted by the code. 38 39 40 (f) Signs designating a group of pump dispensers as "self-41 service" shall be no larger than one square foot in area and 42 said signs shall only be placed at the ends of an aisle of pump 43 dispenser units. 44

- (5f)Signs designating a group of pump dispensers as "selfservice" or "full-service" shall be no larger than one (1) square foot in area and said signs shall only be placed at the ends of an aisle of pump dispenser units. (1)If a price for a particular grade of gasoline, diesel fuel or other product sold to power motorized vehicles is displayed relating to a particular service (i.e., self-serve or fullserve), said service shall be available at the filling station posting same. (6g)One (1) sign displaying prices shall be required of all establishments selling fuel to power motorized vehicles within the City.
  - (a) The size of said sign shall be a minimum of twelve (12) square feet.
  - (b) Said sign shall be prominently placed and readily visible during daylight hours from a passing motor vehicle on at least one (1) abutting street.
  - (<u>ch</u>)The lowest price for at least two (2) grades of gasoline, diesel fuel or other product sold to power motorized vehicles shall be posted. Each sign as provided in subsection (i)shall have
  - (d) <u>u</u>Unit prices <u>shall be</u> displayed in Arabic numerals no smaller than ten (10) inches high.
  - (e1) If a unit price is in increments of less than one (1) gallon or a unit price is measured in other than gallons, said unit measure shall be clearly displayed in numerals no less than eight (8) inches high on the sign as provided for above.

(2) Should gasoline, diesel fuel or other product sold to power motorized vehicles be sold by any unit measure other than by gallons or fraction thereof, a table or chart shall be provided within view of each pump showing the equivalent of each unit to a gallon.

58 CODING: Words in <del>struck through type are deletions</del> from existing text; <u>Words in underscored type are</u> additions.

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(7) The ado	ption of a	mandat	cory regu	lations	regardin	g gasoline
pricinc	g signs by	/ the	federal,	state o	r local	government
shall	preempt	and	govern	gasolir	le prici	ing signs
permitt	ed by the	e code	•			

<del>39.8.4.</del>(E) Automatic teller machines (ATM).

ATM's are permitted one wall sign for sites with less than two (2) machines and may have up to two (2) wall signs if there are more than (2) machines on site. Each sign shall not exceed four (4) square feet. An opaque lighted cabinet sign with lighted sign letters is permitted in this instance. The sign shall not be higher than eight (8) feet high and said sign must be adjacent to the machine. Signs in existence prior to the adoption of this code need not comply with this subsection or section 39.3.1 - (j) - (J) but must meet all other sections of this code and any other applicable codes and regulations.

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<del>39.8.5.</del>(D) Freestanding schools and places of worship:

- (a) (1) One (1) monument sign, either <u>illuminated or</u> nonilluminated may be permitted. Said monument sign shall comply with all regulations set forth for monument signs in nonresidential districts (section 39.6 ()) except that an area of the sign, not to exceed twenty (20) square feet, may contain changeable copy <u>or</u> electronic messaging changeable copy.
  - (b) (2) One non-illuminated wall sign may also be permitted provided that it complies with the regulations for a "main <u>identification</u> wall sign" in nonresidential districts (section 39.6. () (J).
    - (c) (3) Signs in this category permitted and approved prior to January 8, 1997, are exempt from the requirements of section 39.14.5 of this code but not from the regulations of any other section.

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1 2	(d) (4) Banners are permitted subject to the requirements in section 39.7.
3	
4	<del>39.8.6.<u>(</u>F)</del> Flags and flag poles.
5 6	<u>(1)</u> No more than three (3) flags of any kind shall be permitted on any parcel or lot.
7 8	<u>(2)</u> Flags must be no greater than forty (40) square feet in area.
9 10 11 12	(3)Flags must be set back a minimum of ten (10) feet from the right-of-way and affixed in such a manner so as to comply with all the requirements of the Code of the City of Margate and the South Florida Building Code.
13 14 15 16	(4) Flags shall not be flown so that the lowest portion of the flag (irrespective of any pole or mounting) rises above the roofline of the structure to which it is attached or affixed.
17 18 19	<u>(5)</u> Any pole planted or positioned into the ground to which a flag is attached must be permanent and be approved and permitted by the Margate Building Department.
20 21 22	<u>(6)</u> Flags may not be attached, affixed or flown from any freestanding sign or pole which supports a lighting fixture.
23 24	<u>(7)</u> The maximum height of a flag pole is twenty-five (25) feet.
25 26 27	(8) No more than two (2) flags may be flown on any one (1) approved and permitted flag pole. All flags are subject to section 39.11.1 of this code.
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29	<u>39.8.7.(G)</u> Window signs. 60 CODING: Words in <del>struck through type are deletions</del> <del>from existing text;</del> <u>Words in underscored type are</u>
	additions.

1 The total area of all window signs (interior, exterior and 2 illuminated) may be no greater than twenty-five (25) fifty (50) per cent of the total window area per window. 3 4 (1a) Interior window signs. Window signs on the interior 5 6 surface of those 7 (a) Located within ten (10) feet of the window; (b)  $\Rightarrow$  Shall be professionally drawn or constructed  $\tau$ ; 8 9 (c) May be a maximum of four (4) five (5) colors $_{\tau}$ ; 10 (d) Shall be nonilluminated -; 11 (e)Letters must be no more than eight (8) inches in 12 height-; 13 (f)No flashing or strobe lights are permitted. (see 14 section 39.8.7 (c) for exceptions). 15 (2<del>b</del>)Exterior window signs. Such signs may only be constructed of individual letters 16 17 or logos. 18 (a) Letters Signs must be individual and constructed from 19 white vinyl and may feature letters no greater than 20 eight (8) twelve (12) inches in height-; 21 (b)Logos may be three (3) five (5) colors and a maximum 22 of four (4) square feet -; 23 (c) Said signs shall not state any price-; 24 (d) Signs shall not be applied to or cover any divider 25 between individual panels in a window-; 26 (e) Signs shall be kept in a condition that will maintain 27 their original aesthetic appearance. 61 CODING: Words in struck through type are deletions from existing text; Words in underscored type are additions.

1 (3e) Illuminated window signs 2 (a)One (1) illuminated (including neon) sign may be permitted per bay per frontage, with the number of 3 4 bays being determined by the number of water meters 5 on record for any subject property $\tau$ ; (b) provided tThe sign(s) does shall not exceed two (2) 6 7 four (4) square feet in area,; (c) has a A maximum of three (3) five (5) colors are 8 9 permitted on the sign $\tau$ ; 10 (d) has  $\pm$ Letters shall be no greater than twelve (12) 11 inches in height, 12 (e) and tThe total area of signs in the window does shall 13 not exceed twenty-five (25) per cent of the total 14 window area per window. 15 (f) In addition, one (1) illuminated sign that reads "open" may be permitted per bay per frontage, 16 17 provided that, 18

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- <u>(i)</u>provided t<u>T</u>he sign does not exceed two (2) four (4) square feet in area<del>r</del>;
  - (ii)The sign has a maximum of <del>three (3)</del> five (5) colors<del>;</del>
    - <u>(iii)</u>has The letters are no greater than twelve (12) inches in height $\tau_i$
  - <u>(iv)</u>and t<u>T</u>he total area of signs in the window does not exceed twenty-five (25) per cent of the total window area per window<del>.</del>;

(v) No flashing or strobe illumination is permitted. The installation and display of an illuminated window sign shall require a permit to insure

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compliance with the South Florida Building Code and any other applicable codes.

### (D) Any neon, LED, rope lighting, window outlining or other similar lighting devices are not permitted year round unless otherwise noted.

### 7 39.8.8. Rear identification signs.

8 One (1) rear identification sign, not to exceed one 9 square foot is permitted for each occupancy. For purposes of 10 this section, the rear is that portion of the building 11 containing the service or secondary service entrance that is not on the same building side as a customer entrance. This sign may 12 be wall mounted. This sign must conform with any applicable 13 14 uniform sign plan and be located on or within three (3) feet of 15 a service or secondary entrance. Said signs do not have to 16 conform to the three-eighths-inch depth requirement but must be 17 maintained in a good repair and appearance. The city shall have the right to request replacement of dilapidated signs. Rear 18 identification signs are not subject to the requirements of 19 20 section 39.3.1 (i) of this code.

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22 39.8.9. Under canopy signs.

23 One (1) under-canopy identification sign per storefront is 24 permitted, not to exceed four (4) square feet in area and shall have a minimum vertical clearance of nine (9) feet. Corner 25 storefronts may be permitted one (1) such sign per side. Sign 26 must be positioned ninety (90) degrees to façade, must be 27 rigidly attached, centered in the area under the canopy, and may 28 29 be internally illuminated provided the signs is "cabinet" in style." Sign must conform with any applicable uniform sign plan. 30 31 Said signs are not subject to the requirements of section 39.3.1

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1 (j). Signs under gasoline station canopies shall be governed by 2 section 39.8.3. 3 4 39.8.10. (H) Real estate signs. 5 Said signs must be maintained in good repair and 6 appearance. The eCity shall have the right to request 7 replacement of dilapidated signs. 8 (1a) Residential Districts: 9 (a1) One (1) sign not to exceed three (3) square feet 10 per sign face (two (2) faces permitted), six (6) 11 square feet aggregate. 12 (b2) Sign copy shall include the applicable language, for example, "For Sale," "For Rent," "For Lease," 13 14 and may contain the name of the owner or representative and a contact phone number. 15 (c3) One (1) additional sign, not to exceed six (6) 16 17 inches by eighteen (18) inches, may be attached to the approved sign displaying one (1) piece of 18 information, such as "By Appointment Only," "Sold" 19 20 or "Open." An "Open" or "Open House" sign may be displayed only when the premises are actually 21 22 available for inspection by a prospective buyer or 23 tenant. 24 (d4) One off-site real estate "Open" sign not to exceed 25 three (3) square feet in area, shall be permitted 26 between the hours of 7:00 a.m. and 7:00 p.m. and 27 only when the premises are actually available for inspection by prospective buyer or tenant. 28 29 (e5) Undeveloped residential land parcels greater than two (2) acres shall be permitted one non-illuminated 30 64 CODING: Words in struck through type are deletions from existing text; Words in underscored type are

additions.

1	freestanding sign not to exceed sixteen (16) square
2	feet per sign face with a maximum of two (2) faces.
3	( <u>2</u> <del>b</del> )Nonresidential districts:
4	$(\underline{a}1)$ One window sign in compliance with section
5	39.8.7 <u>(G)</u> , <del>entitled "Window signs"</del> is permitted. If
6	the window on the available bay(s) or storefront(s)
7	has a total area less than twenty-four (24) square
8	feet, one sign, not to exceed six (6) square feet in
9	area may be <u>displayed inside the window.</u> <del>permitted</del>
10	to be affixed to the building.
11	( <u>b</u> 2) <del>If the</del> <u>Undeveloped nonresidential</u> land <del>is vacant</del>
12	<del>and</del> greater than four (4) acres shall be permitted
13	one non-illuminated freestanding sign not to exceed
14	in area, one non-illuminated freestanding sign, not
15	<del>to exceed</del> twenty-four (24) square feet <del>, may be</del>
16	<del>permitted.</del> per sign face with a maximum of two (2)
17	faces.
18	$(\underline{c}$ ) A project with a vacant bay or storefront for sale
19	or rent which is greater than twenty-two thousand
20	five hundred (22,500) and one-half (22.500) square
21	feet in area or greater than fifteen (15) per cent
22	of all square footage in a project is for sale or
23	rent or vacant land under four (4) acres may be
24	permitted one non-illuminated freestanding sign, not
25	to exceed sixteen (16) square feet.
26	$(d^4)$ All signs shall include the applicable language,
27	for example "For Sale," "For Rent <u>,</u> " <del>or</del> "For Lease <del>,</del> "
28	or "Available," and may include the name of the
29	owner or representative, a contact phone number, the
30	applicable zoning district and total area of the
31	property or storefront available.
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### <del>39.8.911.</del>(I) Newspaper racks.

Newspaper racks are prohibited from displaying the name, logo or any advertising message of any product or service other than the name and/or logo of the periodical being distributed.

### 7 <u>39.8.1012.(J)</u> Trash receptacles and dumpsters.

(a) Trash receptacles are prohibited from displaying any commercial or noncommercial message of any kind, other than the name and/or phone number of the company servicing said dumpster.

# (b) Dumpsters may only display the name and/or phone number of the company servicing said dumpster.

### <del>39.8.1113.</del>(K) Public telephones.

16 This subsection is to designed in the interests of the 17 health, safety, and welfare of the general public and with the 18 goal of ensuring ensure the easy identification of public telephones by the general public in the event of an + emergency19 or crisis. Any sign on an outdoor public telephone, may only 20 21 display a sign with the international symbol for telephone with 22 the word "Telephone" or "Phone," and must be white lettering on 23 a blue background. must only display the international sign for 24 telephone.

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26 27 (1)Each telephone is allowed one One sign not to exceed one square foot in area per sign face with a maximum of two (2) sign faces for an aggregate of two (2) square feet.

1 2 3	(2) may The sign may be attached to a freestanding phone structure or may be affixed to a wall above a public telephone.
4 5 6 7	(3) This The sign may be a projecting sign provided that it has a minimum clearance of nine (9) feet, a maximum height of twelve (12) feet, and it does not protrude over a right-of-way.
8 9 10 11 12	This subsection is not intended to regulate any letters or symbols no greater than one-half (½) inch <u>or less</u> in height and/or width on the body of the telephone (not on the telephone structure) which describe instructions for use of the telephone or other information required by state or federal law.
13 14 15 16 17	<pre>39.8.1214.(L) Hospitals. (1)Hospitals with more than one hundred (100) beds for patient overnight patient treatment may have one (1) monument sign per building. equal to the maximum size</pre>
18 19 20 21	that is allowed for a multi-tenant complex with a single tenant space over twenty-five thousand (25,000) square feet.
22 23 24 25	(a)Maximum height: 13 feet (b)Maximum: 8 feet
26 27 28	<u>(c)Maximum square footage: 96 square feet</u> <u>(2)</u> Signs may also be placed on building sides without
29 30 31 32	roadway frontage provided one hundred (100) per cent of the sign face is visible from a main roadway and said signs conform to all other applicable sections of this code.
33	67 CODING: Words in <del>struck through type are deletions</del>

- (3) A hospital must submit a uniform sign plan which shall conform with and be subject to all of the provisions of section 39.10 () (Uniform Sign Plan) of this Code.
- <del>39.8.1315.</del>(M) Certification and affiliation signs.

A business owner in any <u>nonresidential</u> commercial or industrial district may with the property owner's permission display up to one (1) nonanimated sign designating its professional certification, seal, symbol, or other historic or generally recognized trade affiliation. Said sign shall not exceed two (2) square feet in area, and may only be affixed to the wall of the building where the main customer entrance exists but shall be no higher than the door. This sign may be in addition to <u>other signs</u> the main wall sign permitted by this Code.

<del>39.8.16.</del>(N) Nonresidential Hholiday decorative signs.

18 Signs of a primarily decorative nature, clearly incidental 19 and customary and commonly associated with any national, local or religious holiday shall be permitted provided that such signs 20 21 shall be displayed for a period of not more than sixty (60) 22 consecutive days. and no parcel or lot shall display such signs 23 for more than sixty (60) days in any one calendar year. Such 24 signs may be of any approved type, number, area or illumination 25 and shall be entirely within the boundaries of the lot or 26 premises on which they are erected. Said signs may be painted or 27 applied to the interior or exterior of any window. Said signs 28 shall not be installed greater than twenty (20) feet above grade 29 and shall be subject to the applicable electrical and structural 30 inspection.

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<u>39.8.17.(0)</u> Replaceable tenant panels.

33 <u>Cabinet type wall signs and Mmulti-tenant monument signs</u> 34 which allow for the display of up to eight (8) four (4) tenants

1 per side of a multi-tenant complex may utilize replaceable 2 tenant panels in said monument sign. These panels may be changed 3 or rotated without the requirement of a permit or inspection by 4 the city upon application (including photography) to the city, the payment of appropriate permit fees upon a complete 5 6 reinspection of said monument sign at the time of permitting. 7 Each tenant changed or rotated shall be permitted individually. Permits shall only be approved in the name of the owner of the 8 9 monument sign. The change or rotation of said panels in 10 nonconforming signs shall not constitute an alteration or change 11 of said sign and therefore shall not cause the loss of legal 12 nonconforming status under section 39.14.3 (a) of this code. 13 Replaceable tenant panels in nonconforming signs shall not be 14 subject to section 39.3.1 (j) of this code.

In the event a business listed on a tenant panel(s) of a multi-tenant complex's monument sign closes, leaves or abandons the complex, or in any other way no longer is to be listed on the monument sign, the owner shall replace said tenant panel with a blank panel until such time as a new tenant is listed.

### (P) Car dealerships.

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All car dealerships are subject to the following regulations:

- (1) Prohibited from displaying any attention attracting devices as described in section 39.9(c);
- (2) Permitted to display all industry required tags in vehicle windows;
- (3)permitted to have "feature cars" based on the following criteria:

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1 2	(a)Lots with less than 100 cars are permitted up to
2 3	one (1) feature car.
3 4	(b)Lots with 101-300 cars are permitted up to three
5	(3) feature cars.
6	
7	(c)Lots with 301 or more cars are permitted up to five
8	(5) feature cars.
9	
10	(4)Shall be permitted to display the sale price of
11	vehicles.
12	
13	(a)No more than one (1) price sign per vehicle;
14	
15	(b)May be vinyl decal or printed sign display in
16	windshield area;
17	
18	(c)May be hung from rear view mirror;
19	
20	(d)No chalk, paint, marker or similar writing
21	permitted.
22	20.0.10.(0) Nervessi dentis di Terres de serve di serve di si
23 24	<u>39.8.18.(Q)</u> Nonresidential Temporary decorative lighting.
24 25	Decorative light strings or light tubes that meet the Underwriters Laboratories standards for commercial grade
23 26	exterior use may be displayed in all non-residential zoning
27	districts subject to the following conditions:
28	
29	(a)Lights may be permitted to be temporarily affixed to any
30	tree, hedge, bush, shrub, building façade, column,
31	awning, or any other architectural feature of a
32	building. for a period not to exceed ninety (90) days.
33	Light strings shall be removed at the end of the
34	permitted ninety-day period.
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additions.

- (b) The use of any installation hardware (nails, tacks, screws, etc.) that penetrates the bark of a live tree is strictly prohibited.
- (c)All exterior lights must be permitted by the Margate Building Department prior to installation. The Margate Building Department shall reinspect after the permitted ninety-day period has elapsed to verify that the temporary decorative lights have been removed.
- (d) Prior to issuing a permit for temporary decorative lights, a letter of authorization from the property owner must be submitted with the permit application as well as all inspection and reinspection fees associated with the permit.
- (e)All professionally lights shall be installed in accordance with the Florida Building Code, the Florida Fire Prevention Code, and the National Electric Code. All lighting must have a permanent power source that has professionally installed and independently been permitted by the Margate Building Department. Connection of lighting to power source via extension cords is strictly prohibited.

(f)Light strings permitted to be displayed for said ninety (90) day period shall only emit white illumination.

(g)Multicolored lights may be displayed for a maximum of forty-five (45) days in connection with any of the legal public holidays designated by the United States Congress. The temporary decorative multi-colored lights

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1	shall be removed no later than fifteen (15) days after
2 3	the identified holiday has passed.
4	(R) Promotional advertising banners.
5	The purpose of this pilot program is to offer an additional
6	way for businesses in multi-tenant developments to gain greater
7	visibility and increase opportunities for promotion.
8	
9	(A)General program requirements:
10	
11	(a)Centers with more than six (6) tenants may install
12	permanent poles to display promotional advertising
13	banners.
14	
15	(b)One set of poles per 100 feet is permitted.
16	
17	(c) The property owner shall submit a site plan of
18	property showing dimensioned location of
19	promotional advertising banners.
20 21	(d) Dimensioned durating shotegraph on detailed
21	(d)Dimensioned drawing, photograph or detailed description of promotional advertising display
23	shall be submitted to the Economic Development
24	Department.
25	
26	(e)Each tenant may display the banner for a maximum of
27	thirty (30) days, up to six (6) times per year.
28	
29	(f)Banners shall be the appropriate size for the
30	provided poles.
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32	(g)Banners shall not display any pricing.
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# (h) The permanent pole shall require any applicable permits through the Building Department.

SECTION 9: The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.9 Nuisance is hereby amended to read as follows:

### 9 Section 39.9 Nuisance.

39.9.1. (A) Illumination. 10

No illuminated signs shall face a residential district in 12 such a way that the lighting fixture reflects directly into the 13 residential district at night.

# <del>39.9.2</del>(B) Utility pole signs.

No signs shall be affixed or otherwise attached to any public utility pole or structure except pole identification signs as placed by the owning utility, public information signs as placed upon said pole or structure by a governmental entity, or other signs as authorized by the city.

# <del>39.9.3.</del>(C) Attention attracting devices - outdoor merchandise.

Balloons, flags, pennants, streamers, spinners, tinsel, bunting, neon lights, signs, or other similar devices shall not be applied to any vehicle, boat, equipment, machinery or other stock-in-trade merchandise which is stationary and outdoors, buildings or structure, or strung on wires, or otherwise used on any site except as otherwise permitted in this article. except that one or more product information forms shall be permitted per item of merchandise provided they do not total on any one item more than two hundred (200) square inches in area and provided further that they do not have any type or logos more than one inch in height.

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No door, hatch, hood, trunk, or other part or appendage of any stock-in-trade merchandise which is stationary and outdoors shall be left in the open or extended position except when said merchandise is being repaired in an area approved for such repair. Any merchandise or stock-in-trade whose said part(s) or appendages are not kept in conformance with this section shall be deemed an attention attracting device in violation of this section.

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# 39.9.4. [Balloons, flags, pennants, etc.]

Balloons, flags, pennants, streamers, spinners, tinsel, bunting, neon lights or other similar devices shall not be applied to any building or structure, or strung on wires, or otherwise used on any site except as otherwise permitted in this article.

**17** <del>39.9.5.</del>(D) Angle to ground.

All free-standing signs (whether monument, traffic, informational, etc.) shall be maintained perpendicular (at a 90degree angle) to level ground.

**SECTION 10:** The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.10 Uniform sign plan is hereby amended to read as follows:

Section 39.10 Uniform sign plan.

(<u>A</u>1) For all <u>All</u> projects with more than two (2) tenants displaying signage and for hospitals as defined by section 39.8.14: <u>shall adopt a A</u> uniform sign plan, <u>shall</u> be submitted to the city <u>indicating the sign type and</u> size to be utilized for all permanent wall signs on the <u>subject property</u>. Uniform sign plan shall be submitted to include:

1	
2	(a) That all signs shall conform to this code.
3	
4	(b)Signs to be located on the property, including
5	<pre>standards for uniform: sign area, letter style(s),</pre>
6	letter color(s) (face, returns and illumination),
7	letter heights, lighting specifications, and sign
8	locations, all of which shall be compatible with the
9	architectural design of the entire center (sign area
10	and letter heights variations may be allowed for major
11	tenant signs).
12	
13	(c)Uniform sign plans submitted shall indicate the sign
14	type for include the following applicable items:
15	1. Identification monument signs.
16	2. Main identification wall signs.
17	3. Secondary identification wall signs.
18	4. Ceneral information signs.
19	5. Directional signs.
20	6. Under canopy identification signs.
21	7. Site directory signs.
22	8. Building directory signs.
23	9. Temporary signs.
24	10. Flags and flag poles.
25	<del>11. Window signs.</del>
26	12. Rear identification signs.
27	13. Building address signs.
28	14. Other signage that may be erected upon the
29	property.
30	
31	( <u>B</u> d)New or revised uniform sign plans shall be submitted by
32	the property owner(s) or their agent to the Economic
33	Development Department for review. A one hundred dollar
34	(\$100.00) administrative fee shall be applied to all
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1 applications. The Department shall review the plan based on consistency with the City of Margate Code, 2 compatibility with exterior features and colors of the 3 4 subject structure(s) as provided in Section 40.5 () of 5 this Code, and redevelopment efforts underway in the City. The Department shall issue a written approval or 6 7 rejection for any proposed uniform sign plan within ten (10) calendar days of receiving a complete application. 8 Uniform sign plans for existing developments that are 9 10 consistent with or stricter than the Code of the City of 11 Margate shall be considered an administrative approval. 12 13 (c) Once the uniform sign plan, excluding any signs comprised of registered logos or logotype, has been 14 15 established for a multi-tenant center or complex, the 16 criteria shall apply to the entire center, as well as 17 each individual occupant, and shall remain as long as the center exists, regardless of change of ownership 18 19 or management. The criteria of the uniform sign plan may only be changed if all signs in the center are 20 21 changed to conform to the new approved criteria within 22 a period of no more than one (1) year from the date of 23 approval of the new plan. 24 25 (C)Upon adoption of a new or revised uniform sign plan, all 26 signs in the center shall be changed to conform to the 27 new approved criteria within one (1) year from the 28 date of approval of the new or revised plan. 29 30 (f) Businesses that wish to use a logo or logotype 31

registered either with the State of Florida or U.S. Government must comply with the provisions set forth in Section 39.6 () of this Article.

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**SECTION 11:** The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.11 Improper signs is hereby amended to read as follows:

# Section 39.11 Improper signs.

# <del>39.11.2.</del>(A) Abandoned signs.

Any sign advertising a commodity or service previously associated with vacated or abandoned premises or a sign structure no longer displaying a sign advertising a commodity or service currently or previously associated with a premises shall be removed from the premises by the responsible party as defined in section  $39.18 \cdot 2$  (A) no later than sixty (60) days from the time said activity ceases to exist at the premises.

(1) Removal shall include any sign structure and/or foundation.

(2) The façade or property shall be restored to original condition following removal of a sign, sign structure and/or sign foundation pursuant to this section.

(3) In the event that the sign is a cabinet sign in a multitenant center that would otherwise meet the requirements of this chapter [article] and any applicable uniform sign plan, the panel advertising the previous business or use shall be removed and a blank panel shall be installed. in the cabinet for up to a 180 day period. Upon the end of the 180-day period, the sign shall then be deemed to be abandoned. In the event a blank panel is not installed or if the sign does not otherwise meet this chapter [article] and/or any applicable uniform

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1	sign plan, the sign shall be considered abandoned after
2	sixty (60) days.
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4	<del>39.11.3.<u>(</u>B)</del> Dangerous or defective signs.
5	No person shall maintain or permit to be maintained on any
6	premises owned or controlled by him any sign which is in a
7	dangerous or defective condition. Any such sign shall be removed
8	or repaired by the owner of the sign or the owner of the
9	premises, or as otherwise provided for in section 39.13 $\left( \right)$ .
10	
11	<del>39.11.4.<u>(</u>C)</del> Unlawful signs.
12	No person shall erect on any premises any signs which does
13	not comply with the provisions of this code.
14	
15	<u>39.11.5.(D)</u> Signs without property owners consent.
16	No person shall erect, construct or maintain any sign upon
17	any property or building without the consent of the owner or
18	person entitled to possession of the property or building if
19	any, or their authorized representatives.
20	
21	SECTION 12: The Code of Ordinances of the City of
22	Margate, Florida, Appendix A Zoning, Article XXXIX Sign
23 24	Code Section 39.12 Removal of improper signs is hereby amended to read as follows:
24 25	amended to read as follows:
26	Section 39.12 Removal of Improper signs.
27	(A <del>a</del> ) <del>Types of violations.</del> The city shall cause to be removed
28	any sign that endangers the public safety such as an
29	abandoned, dangerous or defective sign, or an unlawful
30	sign.
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1	( <u>B</u> b) <del>Notice.</del> The City shall prepare a notice which states
2	that if the sign is not removed or the violation is not
3	corrected within ten (10) days, the sign shall be
4	removed by the city in accordance with the provisions of
5	this section.
6	(1) All notices mailed by the sign code inspector shall
7	be sent by certified mail, return receipt requested.
8	(2) Any time periods provided in the section shall be
9	deemed to commence on the date of the receipt of the
10	certified mail.
10	
11	(c)Recipient. For all signs, the
12	(3) The notice shall be mailed to the owner of the
13	property on which the sign is located as shown on the
14	last tax roll; . if known, the
15	(4) The notice shall <u>also</u> be mailed or delivered to the
16	owner of the sign and the occupant of the property <u>.</u> as
17	well.
18	(5) The notice given by the City shall state not only the
19	remedial action required to be taken, but shall also
20	state that is such action is not taken within the
21	time limits set forth in this article, the cost of
22	correcting the unlawful feature of the sign or
23	removing the sign may be assessed against the
24	property on which the signs is located, together with
25	the additional five (5) per cent for inspection and
26	incidental costs, and an additional ten (10) per cent
27	penalty for the cost of collection and the same shall
28	constitute a lien against the property on which the
29	sign is situated.
30	
	(6) The owner of the premises or sign shall also be
31	prosecuted for violating this code.
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	from existing text; Words in underscored type are
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**SECTION 13:** The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.13 Emergency removal of signs by city is hereby amended to read as follows:

Section 39.13 Emergency removal of signs by city.

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- (A) When it is determined by the city that a sign would cause an imminent danger to the public safety, and contact cannot be made with a sign owner or building owner, no written notice shall have to be served. In this emergency situation, the city may remedy the situation by removing or repairing said sign, without providing written notice. all costs begin assessed as contained in the following subsections (a) through (c):
- 16 (a) The notice given by the city shall state not only the remedial action required to be taken, but shall also 17 state that is such action is not taken within the time 18 limits set forth in this article, the cost of correcting 19 20 the unlawful feature of the sign or removing the sign 21 may be assessed against the property on which the signs 22 is located, together with the additional five (5) per 23 cent for inspection and incidental costs, and an 24 additional ten (10) per cent penalty for the cost of 25 collection and the same shall constitute a lien against 26 the property on which the sign is situated. The owner of 27 the premises or sign shall also be prosecuted for violating this code. 28
  - (<u>Bb</u>) The <u>In the event that the City removes a sign, the</u> City shall mail a notice to the owner of said premises as shown by the tax rolls, at the address shown upon the tax rolls, by certified mail, return receipt requested, postage prepaid, notifying such owner that the work has been performed pursuant to this code, stating the date 80

of performance of the work, the nature of the work, and demanding of payment of the costs thereof (as certified by the  $\underline{eC}$ ity), together with five (5) per cent for the inspection and the other incidental costs in connection therewith. Such notice shall state that if said amount is not paid within thirty (30) days of mailing the notice, it shall become a lien against the property of said owner, describing the same, and will additionally include a ten (10) per cent penalty for the cost of collection.

(Ce) Any sign removed by the eCity pursuant to the 11 provisions of this section shall become the property of 12 13 the eCity and may be disposed of in any manner deemed 14 appropriate by the eCity. The cost of removal of the sign by the eCity shall be considered a debt owed to the 15 16 eCity by the owner of the property and may be recovered 17 in an appropriate court action by the eCity or by 18 assessment against the property as hereinafter provided. The cost of removal shall include any and all incidental 19 expense incurred by the eCity in connection with the 20 sign's removal. 21

**SECTION 14:** The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.14 Legal nonconforming signs, nonconforming signs, abandoned signs is hereby amended to read as follows:

29 Section 39.14. Legal nonconforming signs, nonconforming signs,30 abandoned signs.

31 39.14.1. Notice of nonconformity:

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32 Upon determination that a sign is nonconforming, the
 33 inspector shall use reasonable efforts to so notify either

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1 personally or in writing the user or owner of the property on 2 which the sign is located of the following: The sign's 3 nonconformity; and whether the sign is eligible for 4 characterization either as "legal nonconforming" or "unlawful." Failing a determination of the sign owner, user or owner of the 5 6 property on which the sign is located, the notice may be affixed 7 in a conspicuous place to the sign or the business premises with which the sign is associated. The inspector shall require new 8 sign permits to be issued for each existing sign classified as a 9 "legal nonconforming signs." A photograph of each sign so 10 11 classified shall be attached to the city's copy of permit application. 12

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# <del>39.14.2.</del>(A) Legal nonconforming signs:

15 Signs eligible for characterization as "legal 16 nonconforming." Any sign located in the city limits on January 8, 1997, or located in an area annexed to the city thereafter 17 which does not conform with the provisions of this code, is 18 19 eligible for characterization as a "legal nonconforming" sign 20 provided the sign was covered by a sign permit or variance at 21 the time of installation. on January 8, 1997, or the sign was in compliance with all applicable provisions of the appropriate 22 sign code in effect prior to January 8, 1997. An "unlawful" sign 23 24 is a nonconforming sign that was not so authorized.

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26 <u>39.14.3.(B)</u> Loss of legal nonconforming status.

A legal nonconforming sign shall immediately lose it's its legal nonconforming designation and shall be immediately brought into compliance with this code with a new permit secured or said sign shall be removed if:

- 1 (1a) The sign is altered in any way in structure or copy 2 which tends to or makes the sign less in compliance with the requirements of this code than it was before the 3 4 alteration (permitted changes include change of copy in 5 changeable copy signs, changing or rotating of replaceable tenant panels in multi-tenant signs and 6 7 normal maintenance including changing of face for maintenance provided copy or colors of face are not 8 9 altered); or
- 10 (2<del>b</del>) The sign is relocated or moved; or
  - (<u>3</u>e) In the event the sign is damaged, in need of repair, remodeled or reconstructed to the extent that the cost of such repair, remodeling or reconstruction equals fifty (50) per cent or more of the original cost of the sign; or
  - (4<del>d</del>)The sign is replaced or abandoned.

17 On the happening of any one or more of (1), (b), (c), or 18 (d), the sign shall be immediately brought into compliance with 19 this code with a new permit secured or said sign shall be 20 removed. Final determination shall be made by the sign 21 inspector.

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<del>39.14.4.</del>(C) Legal nonconforming sign maintenance and repair.

Nothing in this section shall relieve the owner or user of a legal nonconforming sign or owner of the property on which the legal nonconforming sign is located from the provisions of this code regarding safety, maintenance and repair of signs. However, any repainting, cleaning and other normal maintenance or repair of the sign or sign structure or copy shall not cause the sign to become more nonconforming. If such maintenance causes the

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sign to be more nonconforming, the sign shall lose its legal nonconforming status.

### 4 39.14.5. Amortization or compliance date.

5 Legal nonconforming signs so designated after the adoption of this sign code on January 8, 1997, shall be altered to 6 7 conform to the provisions of these regulations as established in the following table: 8

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(1)		<del>July 8, 2002</del>
(2)	Wall and awning sign <sup>2,3</sup>	<del>July 8, 2001</del>
<del>(3)</del>	Painted signs	<del>July 8, 1999</del>
(4)	Compliance with approved uniform sign	<del>July 8, 2002</del>
	<del>plan</del>	
<del>(5)</del>	Directional, under canopy, signs,	<del>July 8, 2000</del>
	general information, site directory,	
	awning, building directory and neon	
	signs	
(6)	Real estate, model home, window	<del>January 8, 1998</del>
	miscellaneous temporary signs not	
	otherwise mentioned	
(7)	Flags, banners and other wind signs	<del>January 8, 1997</del>

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- 11 <sup>1</sup> For the purposes of this section, changeable copy signs on pole or monument signs shall be deemed pole or monument signs 12 respectively and changeable copy wall signs shall be deemed wall 13 14 signs. <sup>2</sup> This section shall not affect off-premises signs whereby state 15
- or federal law require the city to reimburse owners for the 16
- value of their signs over and above the amortization provided 17

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herein.

1 <sup>3</sup> Except signs painted directly on a building. Such painted signs
2 shall fall under the limitations of section 39.14 ()(5)(3) of
3 this article.

# 5 39.14.6. Permit fee waiver.

Permit fees may be waived for the installation of a sign 6 7 determined by the city to be a replacement for a legal nonconforming sign for the same occupant, which is permitted 8 prior to July 8, 1998. In order to be eligible for a fee waiver, 9 10 the complex [in] which said sign is to be located must have registered with the city a city approved uniform sign plan and 11 the sign must be in compliance with all provisions of said plan, 12 if applicable (see section 39.10 ()). Permit fees for signs 13 meeting the above criteria which are permitted between [before] 14 15 July 8, 1999, shall have fifty (50) per cent of applicable permit fees waived. All signs permitted after July 8, 1999, 16 shall be responsible for all associated permit fees. 17

**SECTION 15:** The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.15 Permitting process is hereby amended to read as follows:

Section 39.15. Permitting process.

25 39.15.1(A) Permit required.

It shall be unlawful for any person to install, alter or cause to be installed or altered within the municipal boundaries of the City of Margate, any sign requiring such a permit, whether permanent or temporary, without first having obtained a permit from the <u>eC</u>ity. Said permit shall be issued by the city after determination has been made that all conditions of these regulations have been met. Administrative policies shall set

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1 procedures for the execution of these regulations of the sign 2 code for conforming and nonconforming signs. Failure to secure a 3 permit or to call for a final inspection as required by said 4 permit may result in a penalty equal [to] the fees specified 5 herein doubles; the payment of such doubled fees shall not 6 relieve any person or entity from complying with other 7 provisions of this article or from other penalties prescribed 8 herein.

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# 10 <del>39.15.2.</del>(B) Permit application.

Application for a permit shall be made to the <u>eC</u>ity in writing upon forms provided by the <u>eC</u>ity and shall state the following information:

(1a)Name, address and telephone number of the applicant.

- (<u>2</u>b) Name, address and telephone number of the sign owner and owner of the property upon which the sign is proposed to be installed or affixed.
- (<u>3</u>e) Location by street number and legal description (tract, block, lot) of the building, structure or lot to which or upon which the sign is proposed to be installed or affixed.
  - (<u>4</u><del>d</del>) A drawing to scale showing the design of the sign, including dimensions, sign size, method of attachment, source of illumination, and showing the relationship to any building or structure to which it is, or is proposed to be installed or affixed, or to which it relates.
    - (5e) A fully dimensioned plot plan (or site plan), to scale, indicating the location of the sign relative to property lines, rights-of-way, streets, easements, sidewalks and other buildings or structures on the premises.

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1	$(\underline{6f})$ Number, size and location of all existing signs on the
2	same building, lot or premises.
3	( <u>7</u> g)Sign copy.
4	( <u>8</u> h)Value of the sign.
5 6 7	( <u>9</u> ±)Written permission <del>to erect the proposed sign</del> from the owner of the property on which the sign is proposed to be erected.
8 9 10	( <u>10<del>j</del></u> )An elevation of the building on which said sign is to be located <u>showing</u> dimensions of the building and the sign as well as the proposed location of said sign.
11 12	( <u>11</u> k)If applicable, a copy of the uniform sign plan for the building or center.
13	
14	<del>39.15.3.<u>(</u>C)</del> Permit fees.
15	As a condition to the issuance of a permit, applications
16	must be accompanied by the applicable fee, in accordance with
17	section 9-21 <del>()</del> (Buildings - Schedule of Fees) of the Code of
18	the City of Margate.
19	
20	<del>39.15.4.<u>(</u>D)</del> Permit issuance.
21	If, upon all applicable final <del>examinations</del> <u>inspections</u>
22	(sign, electrical and/or structural), the city determines that
23	an application is in conformance with the provisions of this
24	chapter [article], the inspector shall cause a written
25	certificate of completion to be issued. Said certificate of
26	completion shall be posted in a conspicuous location within any
27	occupancy displaying signage in such a way that it may be
28 29	readily inspected by any official of the <u>eC</u> ity. In the event
29	that the sign is permitted to the property owner and not a
	87 CODING: Words in <del>struck through type are deletions</del>

1 particular occupancy, the certificate of completion shall be 2 presented to any official requesting such within seventy-two 3 (72) hours. Failure to properly post or produce a certificate of 4 completion in compliance with this section shall be prima facie 5 evidence of failure to meet the requirements of this chapter 6 [article].

8 39.15.5. Change of owner notification.

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Upon a change in the sign user, owner, or owner of the 9 10 property on which the sign is located, the new sign user, owner, or new property owner shall notify the city of the change. The 12 owner of sign shall notify the city of any change of ownership of a permitted sign. There will be no fee or permit associated 13 with such notification unless an alteration is made to the sign 14 15 structure or copy.

> SECTION 16: The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.16 Signs exempt from permit requirements is hereby amended to read as follows:

Section 39.16- Signs exempt from permit requirements.

(A) The following signs shall be exempt from the permit requirements of this section -: All other provisions of these regulations shall continue to apply. This exemption in no way waives the requirements of structural and/or safety requirements outlined by these regulations and/or the South Florida Building Code:

> (1a) Signs required by federal, state, county and/or municipal agencies.

1 2 3	( <u>2</u> b) <del>Interior</del> ₩Window signs (except illuminated window signs as provided for in section 39.8. <del>77</del> 
4 5 7 8 9	( <u>3</u> e) <u>Up to five (5)</u> Any one temporary and <u>signalsingle</u> - purpose signs, not exceeding <u>six (6)</u> three (3) square feet on any residentially zoned property. <u>This subsection includes an election</u> , real estate, or personal gain sign. (4 <del>d</del> ) Flags allowed under this code. Flag poles require
10 11	a permit.
12 13 14	( <u>5</u> e)Nameplate, and building address signs. ( <u>6</u> f)Tablets, such as memorials, cornerstones, date <del>or</del> <u>of</u> erection, when built into the walls of a building.
15 16 17 18 19 20 21 22 23 24	( <u>7</u> g) Professionally drawn or constructed general information signs, such as trespass signs, private driveway, <u>and</u> no dumping <del>and customer parking</del> , when such signs do not exceed <u>four (4)</u> three (3) square feet in area each, are not illuminated, and do not project over a public right-of-way provided total number of signs on a property or in a complex will not exceed <u>five (5)</u> four (4), unless additional signs are required for compliance with state or federal regulations.
25 26	( <u>8</u> +)Changing of copy in permitted changeable copy signs.
27 28 29 30	( <u>9</u> +)Changing of directory listing in a permitted directory sign provided the size, style, and color of the listing to be changed conforms with the existing lettering on the sign.
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from existing text; Words in underscored type are additions.

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1	$(10{)})$ Traffic regulatory signs with approval from city
2	engineer.
3	(11 <del>k</del> )Special event signs and nonprofit sale signs as
4	allowed in section 39.7.2(B)(7).
F	
5	(12) Replacement tenant panels as provided in section
6	<u>39.8(O).</u>
7	(13) Promotional advertising banners. Permanent poles
8	for banners require a permit.
9	(14)Car dealership signs as provided for in section
10	39.8(P).
11	(D) This exemption in no way waives the requirements of
12	(B)This exemption in no way waives the requirements of structural and/or safety requirements outlined by these
13	regulations and/or the Florida Building Code.
10	regulations and, or the ribilital building code.
14	
15	SECTION 17: The Code of Ordinances of the City of
16 17	Margate, Florida, Appendix A Zoning, Article XXXIX Sign Code Section 39.17 Prohibited signs is hereby amended to
18	read as follows:
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20	Section 39.17 Prohibited signs.
21	The following signs are those signs which shall not be
22	installed or displayed within the municipal boundaries of the
23	city unless specifically identified and permitted in other
24	sections of these regulations:
25	(A <del>l</del> )Abandoned signs.
25	
26	( <u>B<del>2</del>)Advertising balloons or any windborne advertising or</u>
27	attention getting devices except as outlined in <u>section</u>
28	<u>39.7 and</u> section 39.8 <del>.6</del> (F).
29	( <u>C</u> 3) Animated or flashing Flashing signs.
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	from existing text; Words in underscored type are

additions.

1 2 3 4	( <u>D</u> 4)Banner signs except as a temporary grand opening sign or for approved special events <u>, or</u> non-profit sale <u>s,</u> <u>academic schools or religious institutions</u> (see section 39.7 <del>()</del> , "Temporary <u>signs</u> <del>sings</del> ").
5 6 7 8	( <u>E</u> 5)Buntings, balloons and flags other than <del>(a) temporary</del> grand opening banner signs permitted in section 39.7 () or (b) flags specifically permitted in section 39.8.6 this article.
9	( <u>F</u> <del>6</del> )Obscene signs.
10 11 12	( <u>G</u> 7)Off-premises signs and billboards, <del>(</del> including off- premises project directional <u>signs but not including</u> bench signs provided for in section 39.8.1 (C)).
13	( <u>H</u> 8)Pole <u>signs</u> <del>sings</del> .
14 15	(9) Portable signs which are not being carried by any individual.
16	(10) Projecting signs.
17 18 19 20	( <u>I</u> 1)Roof signs (except on a mansard) except where such sign is located on a parapet <del>where the parapet is of</del> uniform height across the entire frontage of the building.
21 22 23	( <del>12</del> ) <del>Sidewalk or sandwich signs that are not affiliated with</del> a sidewalk café which has been permitted by the City of Margate.
24	( <del>]13</del> )Snipe signs.
25 26 27 28	( <u>K</u> 14) Temporary signs and permanent signs (other than public interest signs) placed on any public property (a shopping center parking lot shall not be deemed public property for the purposes of enforcing this section).
29	( $\underline{L15}$ ) Any sign that could be confused with a traffic signal.
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1	( <u>M16</u> )Visible neon bulb, <u>LED,</u> or other bare bulb signs or
2	building embellishment (except as provided for in
3	section 39.8.7 (c)).
4	( <u>N</u> 17) Any sign not permitted by this article.
5	( <u>O</u> 18)Signs exceeding the height of a façade.
6	(19)Any sign that is within four (4) feet of, and extends
7	over, the exterior surface of a window other than those
8	described in section 39.8.6 (b).
9 10	( <u>P</u> <del>20</del> )Vehicle signs when a vehicle displaying a vehicle sign is:
11	(1 <del>a</del> )Parked for more than three hours in a 24 hour
12	period within 100 feet of any public right-of-way;
13	and
14 15	( <u>2</u> <del>b</del> )Visible from the street right-of-way that the vehicle is within 100 feet of; and
16	( <u>3</u> e)Not regularly "used in the conduct of the business
17	advertised" on the vehicle (A vehicle used
18	primarily for the purpose of advertising, or for
19	the purpose of providing transportation for owners
20	or employees of the occupancy advertised on the
21	vehicle, shall not be considered a vehicle used in
22	the conduct of business); and
23	( <u>4</u> <del>d</del> )Not parked in the rear of the parking lot or in
24	the rear of the building which contains the
25	business. On properties which do not provide a rear
26	parking area, vehicle signs are parked in parking
27	spaces immediately adjacent to the street right-of-
28	way when other parking spaces are available on the
29	premises, and are displayed in a manner that

constitutes a prohibited sign per Section 39.17 of the Margate Zoning Code.

(This section is not intended to prohibit any form of vehicular signage such as a sign attached to a bus, lettered on a motor vehicle or attached to or displayed from a taxicab which is not consistently used as a stationary sign or advertisement. In the instance where a sign advertising the sale of the vehicle itself on the residential property of the registered owner of the vehicle, said sign shall be considered a personal gain sign and shall be subject to all applicable provisions of such signs on the owner's property. Furthermore vehicles displaying a vehicle sign parked on properties with physical constraints which cannot accommodate location requirements provided for in sections 1-4 a-d above shall be exempt from said requirements.)

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 $(\underline{Q^{21}})$  Signs projecting horizontally in excess of twelve (12) inches from the structure upon which it is constructed.

 $(\underline{R22})$  Bench or bus shelter signs except those permitted by section 39.8.1 (c) (A) (4).

(23) Changeable copy signs except as specifically permitted (see section 39.8.2).

(<u>S</u>24) Signs painted directly upon any wall surface or exterior of a door or window.

(25)Signs painted, affixed or otherwise attached to the surface of an opaque door when said sign is visible from outside the structure for periods exceeding five (5) continuous minutes at any time during a twenty-four-hour period except building address signs, or rear

1	identification signs where said signs do not exceed one
2	identification signs where said signs do not exceed one square foot each.
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3	$(\underline{T}^{26})$ Signs which are erected upon private property and
4	extend into or above, or are anchored or placed in any
5	portion of the right-of-way of a city street or public
6	sidewalk, except grand projecting signs located in the
7	Transit Oriented Corridor zoning districts.
8	(27) Monument or freestanding signs, where otherwise
9	permitted, closer than one hundred fifty (150) feet to
10	another previously permitted and conforming monument,
11	freestanding or pole sign which is in conformance with
12	all the provisions and regulations of this article.
13	( <u>U</u> 28)Signs attached to trees or other vegetative
14	landscaping material.
15	(29) Incidental signs attached or affixed in any way to any
16	pole, fence, bench, or freestanding structure other than
17	a building, or attached perpendicular to any wall other
18	than certification and affiliations signs as allowed in
19	section 39.8.15.
20	(V <del>30</del> )Signs that emit sound, odor, visible matter or project
21	onto a structure or into the atmosphere any visual image
22	by means of current or future technology including
23	searchlights.
24	(31)Signs, excluding any registered logo and/or logotype
25	registered with the State of Florida or U.S. Government,
26	which do not conform with uniform sign plan requirements
27	if applicable.
28	(32)Signs attached to any awning or canopy except those
29	outlined in sections 39.8.3 and 39.8.9.
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1	(33)Balloons, flags, pennants, streamers, spinners, tinsel,
2	bunting, neon lights or other similar devices shall not
3	be applied to any building or structure, or strung on
4	wires, or otherwise used on any site except as otherwise
5	permitted in this article.
6	( <u>W</u> 34)Human signs., when the person holding a sign or other
7	display is seated, when the person holding a sign or
8	other display is seated or standing on a prop, and also
9	anytime a person shakes, swings, oscillates, waves,
10	rotates, twirls, or throws the sign or display. Human
11	signs shall not be permitted on any public street,
12	public median, or public swale. Human signs shall not be
13	permitted to hold or display any sign that is larger
14	than six (6) square feet in area.
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16	SECTION 18: The Code of Ordinances of the City of
17	Margate, Florida, Appendix A Zoning, Article XXXIX Sign
18	Code Section 39.18 Enforcement is hereby amended to read as
19 20	follows:
20	Section 39.18 Enforcement.
22	<u>39.18.1.(A)</u> Responsible parties.
23	The following parties shall be liable for any violation of
24	this code:
25	(1) The individual or entity erecting or displaying a sign
26	contrary to this code <sub>7</sub> ;
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27	(2) $\pm$ The owner of the sign erected or displayed $\tau$ :
28	$(3) \pm T$ he owner of the premises (other than any governmental
29	entity) on which the sign has been unlawfully erected or
30	displayed <del>;</del>
31	(4) $\pm$ The lessee (if any) of the premises $\tau$ :
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	from existing text; Words in underscored type are
	additions.

(5) The person or entity contracted for erecting or displaying the sign if other than the owner of the sign, and;

# (6) aAny other person or entity in possession of said premises in which the sign has been erected or displayed unlawfully., shall be liable for any violation of this code.

# 8 39.18.2. (B) Permit revocation.

9 Any permit may be revoked at any time by the eCity upon a 10 determination by a court of competent jurisdiction or code 11 enforcement action that the sign is not in compliance with the 12 provisions of this code. Further, if the sign authorized by any 13 permit has not been constructed within the one hundred eighty 14 (180) day period after the date of issuance of any permit of if 15 there is no request for final inspection within one hundred 16 eighty (180) days of the issuance of the permit then said permit 17 shall automatically be revoked.

# **19** <del>39.18.3.</del>(C) Penalty.

In addition to revocation of a sign permit, any violation of the provision of this <u>eC</u>ode shall be determined to be unlawful and punishable as prescribed in section 37.16 () of [Appendix A to] the Code of the City of Margate. Signs installed without a permit or those for which there is no request for final inspection within one hundred eighty (180) days of the issuance of the permit shall also be subject to double fee penalties.

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<u>39.18.4.(D)</u> Civil remedies.

(<u>1</u>a) Injunction and abatement. They <u>eC</u>ity may initiate injunction or abatement proceedings or other appropriate action in a court of competent jurisdiction against any person who violates or fails to comply with any provision of this code or the erector, owner or user of an unlawful sign, or the owner of the property on which an unlawful sign is located, to prevent, enjoin, abate or terminate violations of this sign code and/or the erection, use of display of an unlawful sign.

(<u>2</u>+) Should the <u>e</u>City prevail in any civil action against a violator of this sign code, it shall be entitled to reasonable attorney's fees and all court costs therein.

<del>39.18.5.</del>(E) Assurance of discontinuance.

As an additional means of enforcing this eCode, the eCity may accept an assurance of discontinuance of any act or practice deemed in violation of this eCode or of any rule or regulation adopted pursuant hereto, from any person engaging in, or who has engaged in, such act or practice.

(1) Any such assurance shall <u>accomplish</u> <del>specify a time limit</del> during which such discontinuance <del>is to be accomplished</del> within ten (10) days of notice.

(2) Failure to perform the forms of any such assurance shall constitute prima facie proof of a violation of this sign code or any rule or regulation adopted pursuant thereto, which makes the alleged act or practice unlawful for the purpose of securing any injunctive relief from a court of competent jurisdiction.

**SECTION 19:** The Code of Ordinances of the City of Margate, Florida, Appendix A Zoning, Article XXXIX Sign

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32 33 Code Section 39.19 Waivers is hereby amended to read as follows:

# 4 Section 39.19 Waivers.

(A) Whereas it is the attempt of this sign code to reduce the proliferation of the number, size and types of signs, and whereas it has been determined that lessobtrusive signs will ultimately lead to a healthier economy within the City of Margate, therefore no No sign shall be permitted to be erected or displayed contrary to the provisions of this article unless a waiver is approved by a majority vote in favor of granting such a waiver by of the members of the Board of Adjustment Margate Community Redevelopment Agency Board if the proposed sign is located within the Margate Community Redevelopment Area or a majority of votes in favor of granting such a waiver by the present members of the Board of Adjustment is the sign is located in the city but outside the Community Redevelopment Area.

- (B)A decision to grant a waiver by <u>the Board of Adjustment</u> either body must be in conformance with the following criteria:
  - (<u>1a</u>) There is something unique about the building or site configuration that would cause the signage permitted by this article to be ineffective in identifying a use or structure that would otherwise be entitled to a sign.
- (2b) The granting of a waiver is not contrary to the plan and intent of the sign code, or nay the adopted community redevelopment plan, or policies the City of Margate Comprehensive Plan, the aesthetics of the area, or and does not create a nuisance or adversely affect effect any neighboring properties.

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1	(C) Any person may petition the Community Redevelopment
2	Agency Board or the Board of Adjustment <del>(depending on</del>
3	the proposed sign location) for a waiver of the
4	affecting provisions of this article provided they:
5	(1 <del>a</del> )Complete a petition application form as provided
6	by the <u>Economic Development Department</u> city clerk;
7	(2b) Submit payment to the eCity in the amount
8	specified by section 2-79 () of the Code of the
9	City of Margate;
10	(3e) Prove that the proposed sign meets the criteria
11	laid out above.
12	(D) An exception to this sign code shall only be granted
13	<del>pursuant to the above waiver provisions.</del> Any waiver
14	may be conditioned on requirements deemed necessary
15	in granting said waiver. Variances pursuant to any
16	other code shall not be available for signs (as
17	defined by this code). Except as provided herein,
18	waivers as provided for in this section shall be
19	heard and appealed pursuant to the procedures
20	contained in section 2-79 () through section 2-81 ()
21	of the Code of the City of Margate.
22	(E) Any waiver granted pursuant to this section shall
23	become null and void if a building permit for the
24	approved sign is not applied for within 180 days of
25	the <del>written</del> ruling from the <del>Margate Community</del>
26	<del>Redevelopment Agency,</del> Board of Adjustment or Margate
27	City Commission. Additionally, said waiver shall
28	become null and void in the event that a permit
29	expires or is revoked.
30	(F)All signs approved by this waiver process must be
31	constructed and installed <del>as</del> per the information
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1 presented to the Margate Community Redevelopment Agency Board, Board of Adjustment and/or Margate City 2 3 Commission both in writing and verbally. Failure to 4 construct a sign per the information presented shall render the waiver null and void and any sign 5 6 installed in its places shall be immediately removed. 7 8 SECTION 20: The Code of Ordinances of the City of 9 Margate, Florida, Appendix A Zoning, Article IX Transit 10 11 Oriented Corridor - City Center, Section 9.14 signage is 12 hereby deleted in its entirety. 13 14 Section 9.14. Signage. 15 (A) Signage standards. 16 1.One (1) address number no less than six (6) inches in height, and no more than twelve (12) inches in 17 height shall be attached to all buildings in close 18 proximity to the principal entrance or at a mailbox. 19 20 2.Each ground-floor occupancy with an arcade, gallery, or shopfront and awning type frontage may install one 21 22 (1) blade sign for each thrity (30) feet of building frontage that has a direct entrance for customers. 23 24 Fractional portions shall not be considered for 25 additional blade sign(s). Businesses with less than 26 thirty (30) feet of building frontage may install one 27 (1) blade sign per building frontage with a direct customer entrance, provided that no other blade sign 28 is within twenty (20) feet. Blade signs shall be 29 30 installed perpendicular to the façade. Blade signs shall not exceed a total of six (6) square feet in 31 area. (See illustration 28, Signage). 32 33 3.Signage may be lit externally, but only with 34 shielded light sources that prevent nuisance 100 CODING: Words in struck through type are deletions from existing text; Words in underscored type are

additions.

1	lighting. No light source shall be permitted to face
2	or intrude upon any residential use.
3	4.Grand projecting signs are only permitted on
4	building frontages facing corridor or regional
5	arterial roadways. See illustration 14, Recommended
6	Connections. One (1) grand projecting sign may be
7	permitted for ground-floor tenants with at least
8	twenty-five thousand (25,000) square feet of gross
9	area. Grand projecting signs may be illuminated and
10	permitted up to a maximum of forty-five (45) square
11	feet, not to exceed three (3) feet wide by fifteen
12	(15) feet tall, and shall not be permitted to
13	protrude into any public right-of-way. No portion of
14	a grand projecting sign shall be installed above
15	twenty-five (25) feet above the established grade,
16	nor shall any grand projecting sign protrude above
17	any roofline.
18	5.Wall signs are permitted for ground-floor
19	occupancies on all building frontages with a direct
20	customer/guest entrance, at a size not to exceed one
21	(1) square foot of gross sign area per lineal foot of
22	building frontage. No illuminated or externally lit
23	signs are permitted to face residential uses.
24	6.Each ground-floor tenant may install one (1)
25	projected sign for each thirty (30) feet of building
26	frontage that has a direct entrance for customers.
27	Fractional portions shall not be considered for
28	additional projecting sign(s). Businesses with less
29	than thirty (30) feet of building frontage may
30	install one (1) projecting sign per building frontage
31	with a direct customer entrance, provided that no
32	other projecting sign is within twenty (20) feet.
33	Projecting signs shall be installed perpendicular to
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1	the façade. Projecting signs shall not be permitted
2	to be installed under an arcade, gallery, or
3	shopfront and awning type frontage overhang.
4	Projecting signs shall not exceed a total of six (6)
5	square feet. Projecting signs shall not be permitted
6	to protrude into any public right-of-way, nor shall
7	any projecting sign be internally illuminated.
_	
8	7. Under awning signs shall be permitted up to two (2)
9	square feet in area. One (1) under awning sign shall
10	be permitted for each direct entrance to a ground
11	floor tenant space. Under awning signs shall not be
12	permitted where blade signs are utilized.
13	8.Awning valance signs, awning face signs, and awning
14	side signs shall be permitted in only one (1) color
15	per building except for signs utilizing registered
16	trademarks, logos, and/or logotypes. Awning signs may
17	be permitted up to fifty (50) per cent of total
18	awning area. Awning signs are not required to comply
19	with subsection 39.3.1(j) of the Margate Zoning Code.
20	9.Building identification wall signs are only
21	permitted on building frontages facing corridor or
22	regional arterial roadways. See Illustration 14,
23	Recommended Connection. Building identification wall
24	signs must be installed within five (5) feet of the
25	top of the façade, and no less than twenty (20) feet
26	above the established grade. No building
27	identification wall sign shall be permitted above the
28	main roofline of a building. Building identification
29	wall signs shall utilize a maximum letter height of
	twenty-four (24) inches for one- and two-story
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30 31	buildings. An additional six (6) [inches] of letter
31	buildings. An additional six (6) [inches] of letter
31 32	buildings. An additional six (6) [inches] of letter height shall be permitted for each additional story.

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sign shall be fifty (50) per cent of the building frontage on which they are installed.

10.Temporary signs shall be permitted in accordance with the regulations of Article XXXIX Signs Code.

**SECTION 21**. All ordinances or parts of ordinances in conflict herewith are, and the same is, here by repealed to the extent of such conflict.

SECTION 22. If any section, clause or phrase of this ordinance is held to be invalid or unconstitutional by a court of competent jurisdiction, then said holding shall in no way affect the validity of the remaining portions of this ordinance.

SECTION 23. It is the intention of the City Commission that the provisions of this ordinance shall become and be made a part of the City of Margate Code, and that the sections of this ordinance may be renumbered or re-lettered and the word "ordinance" may be changed to "section", "article" or such other appropriate word or phrase in order to accomplish such intentions.

**SECTION 24**. This ordinance shall become effective immediately upon adoption at its second reading.

PASSED ON FIRST READING THIS \_\_\_\_\_ day of \_\_\_\_\_ 2015.

PASSED ON SECOND READING THIS \_\_\_\_\_ day of \_\_\_\_\_ 2015.

ATTEST:

 JOSEPH J. KAVANAGH CITY CLERK MAYOR JOANNE SIMONE

Talerico       Talerico         Bryan       Bryan         Ruzzano       Ruzzano	RECORD OF	VOTE -	1ST	READING	RECORD	OF	VOTE	-	2ND	READING	;
Simone      Simone        Peerman     Peerman     Peerman	Bryan Ruzzano Simone				Bryan Ruzzan Simone	no e		- - -			