#### **CITY OF CORAL GABLES, FLORIDA**

#### ORDINANCE NO. 2015-33

AN ORDINANCE OF THE CITY COMMISSION OF CORAL GABLES, FLORIDA, PROVIDING FOR TEXT AMENDMENTS TO THE CITY OF CORAL GABLES OFFICIAL ZONING CODE BY AMENDING ARTICLE 4, DIVISION 4 "PROHIBITED USES", BY AMENDING ARTICLE 5, DIVISION 19 "SIGNS", AND BY AMENDING ARTICLE 8 "DEFINITIONS"; PROVIDING FOR REPEALER PROVISION, SEVERABILITY CLAUSE, CODIFICATION, AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, City Staff is requesting a Zoning Code text amendment to modify the sign regulations to reflect the latest caselaw, and remain in compliance with all requirements of the U.S. Constitution; and,

WHEREAS, the purpose of the sign regulations is to create the framework for a comprehensive and balanced system of sign control, thereby facilitating clear and attractive communication between people and their environment, to control those signs which are intended to communicate to the off-premises general public, and to authorize the use of signs which:

- (1) Enhance the visual environment of the City both day and night.
- (2) Integrate with their surroundings.
- (3) Are high quality in their design, lighting and construction.
- (4) Are expressive of the identity of the community as a whole.
- (5) Are legible under the circumstances in which they are seen.

(6) Are conducive to promoting traffic safety by preventing visual distraction and providing clear direction.

(7) Effectively and efficiently communicate in a simple, straightforward and attractive manner; and

**WHEREAS**, the City Commission finds and directs that the sign regulations must always be interpreted to be consistent with the requirements of the First Amendment of the U.S. Constitution and all other applicable laws; and

WHEREAS, after notice duly published, a public hearing was held before the Planning and Zoning Board on October 14, 2015, at which hearing all interested parties were afforded the opportunity to be heard; and

WHEREAS, the Board was presented with the text amendments to the Official Zoning Code, and after due consideration, recommended (approval/denial) (vote: 6-0) of the text amendments; and

WHEREAS, after notice duly published, a public hearing for First Reading was held before the City Commission on November 10, 2015, at which hearing all interested parties were afforded the opportunity to be heard; and

WHEREAS, the City Commission was presented with a text amendment to the Zoning Code, and after due consideration and discussion, approved the amendment on First Reading (vote: 5-0).

# NOW, THEREFORE, BE IT ORDAINED BY THE COMMISSION OF THE CITY OF CORAL GABLES, FLORIDA:

**SECTION 1.** The foregoing "WHEREAS" clauses are hereby ratified and confirmed as being true and correct and are hereby made a specific part of this Ordinance upon adoption hereof.

**SECTION 2.** Article 4, Zoning Districts, of the Official Zoning Code of the City of Coral Gables is hereby amended as follows:

# **ARTICLE 4 – ZONING DISTRICTS**

Division 4. Prohibited Uses

\* \* \* \*

# Section 4-411. Parking in residential areas.

A. It shall be unlawful for any person to park any vehicle displaying advertising signs or any truck, trailer, commercial vehicle, or recreational vehicle, in or upon any property, public or private, in any area of the City in a residential district. This prohibition, however shall not apply in the following cases:

1. Vehicles which are entirely enclosed within the confines of an enclosed garage.

2. Vehicles used by licensed contractors or service establishments while actually doing work in such residential areas between the hours of 7:30 AM to 6:00 PM excluding Sundays and holidays, provided, however, that such vehicles shall contain written identification on both sides of the vehicle clearly indicating the name of the contractor or service establishment. Such identification shall be in conformance with the standards set forth in Section 8A-276(b), Commercial Vehicle Identification, of the Code of Metropolitan Dade County, Florida.

3. Loading or unloading of trucks, trailers or commercial vehicles provided that such loading or unloading takes no more than two (2) hours, and is not done between the hours of 7:00 PM of one day and 7:00 AM of the next day.

4. Vehicles carrying a sign displaying only a noncommercial message, including, but not limited to, a sign dealing with the candidacy of individuals for elected office.

5. The loading or unloading of recreational vehicles as provided for under this Section.

6. Mobile cranes and other heavy equipment used during building construction.

7. One pickup truck may be parked outside of a residence if all three of the following requirements are met:

a. There are no items in the bed of the vehicle.

b. The vehicle has no commercial markings or advertising, and no commercial equipment or appendage is attached to the exterior of the vehicle.

c. The vehicle is unmodified and has no more than four (4) wheels.

**SECTION 3.** Article 5, Development Standards, of the Official Zoning Code of the City of Coral Gables is hereby amended as follows:

## **ARTICLE 5 – DEVELOPMENT STANDARDS**

\* \* \* \*

## **Division 19. Signs**

## Section 5-1901. Purpose and applicability.

A. The purpose of this Division is to ensure that:

1. Each sign user has an opportunity to provide information, identification and direction to a permitted use.

2. The unique character and quality of the City's appearance, which is essential to its economic, cultural, and social welfare, is protected and preserved.

3. The City's property values, which are essential to the City's sustainability and the general welfare of its residents, are maintained and enhanced.

4. That the safety of the public is promoted by avoiding visual clutter, reducing conflicts between and among signs, reducing the incidence of certain design elements that tend to distract motorists, promoting proper maintenance, requiring removal of abandoned signs, and by subjecting signs to design review.

5. The number, size, scale, proportions, design and balance of signs are regulated according to content-neutral standards that are based on architectural quality and character.

6. A sound economic and business climate is promoted through the reinforcement and encouragement of graphic excellence.

7. Safe and efficient wayfinding is promoted.

8. Incentives are provided that encourage pedestrian-scale signs.

9. Signs are no larger in area than is necessary to convey the speaker's message.

10. The First Amendment rights of property owners are respected, and the right to signage is regulated to protect the aesthetics of the City while reducing the distractions to and aiding in

the ease of navigation for drivers, consistent with the requirements of *Metromedia*, *Inc. v. City of San Diego*, 453 U.S. 490 (1981) and other applicable caselaw.

B. Signs installed, erected, altered, painted or repainted in the City shall comply with any applicable requirements of this Division, unless otherwise provided herein.

C. The permitting requirements of this Division shall not apply to the installation, alteration, erection, painting or repainting of the following signs, which may be installed without prior approval by the City except as necessary for structure permits required under the Florida Building Code and the related Board of Architectural approval required for permanent structures:

1. Temporary signs authorized by this Division, including but not limited to:

a. Temporary noncommercial signs, provided they comply with Section 5-1909 of the Zoning Code.

b. Real estate signs, provided they comply with Section 5-1907 of the Zoning Code.

c. Signs announcing or advertising a licensed going-out-of-business sale, provided they comply with Section 14-70 of the City Code.

d. Paper or other such temporary signs in show or display windows or doors, provided they comply with Section 5-1908(A) of the Zoning Code.

e. Decorative signs displayed for City-wide celebrations, conventions, and commemorations when authorized by the City Commission or City Manager's designee for a prescribed period of time.

2. Signs that are not visible from public rights-of-way, public waterways, or neighboring properties.

3. Signs that are less than one-half  $(\frac{1}{2})$  of one (1) square foot in area that are incorporated into machines or equipment.

4. Signs that are affixed to merchandise, provided they comply with Section 5-1908(C) of the Zoning Code.

5. Signs identifying the entrance or exit of parking lots and parking garages that do not contain any commercial advertisements, provided they comply with the portion of Section 5-1904 of the Zoning Code that relates to parking garages.

6. Flags that comply with Section 5-1902 of the Zoning Code and that meet the following criteria:

a. In all zoning districts:

i. No individual flag shall exceed fifteen (15) square feet in area;

ii. Flags that are displayed on a ground mounted flagpole shall not exceed a lateral dimension (length) greater than twenty-five (25%) percent of the height of the flagpole;

iii. Flags may be displayed at duly licensed marinas or boat docking facilities for navigation purposes as necessary or required for the safety of boaters;

iv. No more than two (2) flags may be displayed per flagpole; and

v. No flag may display a commercial message or be used to draw attention to a commercial establishment, except as otherwise expressly permitted by law.

b. In addition to the criteria in Section 5-1901(C)(6)(a), in MXD, MF2, MFSA Districts, and all nonresidential districts:

i. The total area of all flags displayed on a building site shall not exceed forty-five (45) square feet; and

ii. No building site shall have more than three (3) flagpoles (which may be either vertical or mast-arm) installed.

c. In addition to the criteria in Section 5-1901(C)(6)(a), in SFR and MF1 Districts:

i. The total area of all flags displayed on a building site shall not exceed fifteen (15) square feet; and

ii. No building site shall have more than one (1) flagpole (which may be either vertical or mast-arm) installed.

7. Signs that are affixed to merchandise and are not larger than six (6) square inches in area and that are not prohibited by Section 5-1902.

8. Paper or other such temporary signs that are affixed or otherwise attached to or displayed within glass display windows of commercial establishments and stores, provided that:

a. Not more than one (1) such sign shall be permitted within or upon any one (1) display window;

b. Not more than two (2) signs shall be permitted in any one (1) business establishment; and

c. No such sign shall exceed two hundred fifty (250) square inches in sign area.

D. Signs erected and maintained pursuant to the discharge of governmental functions, or that are required by law, ordinance, or government regulation, or that are required to be posted in order to effectuate a legal right, shall not be subject to the provisions in this Division.

E. No person may post, display, or distribute any signs, advertisements, circulars, handbills, or printed or written matter relating to any business or commercial activities on any property or facilities owned or operated by or for the City without first obtaining authorization in writing from the City Commission or City Manager's designee or unless otherwise authorized by law.

F. Nothing in this Division shall be read to permit or authorize any sign that displays an image or message which is not within the protection of the First Amendment to the U.S. Constitution or of the Florida Constitution, including an image or message that is obscene (as that term is construed in Miller v. California, 413 U.S. 15 (1973)), or that violates any valid state or federal law, including, for example, laws governing libel and extortion.

## Section 5-1902. General design standards that are applicable to all signs.

All signs shall comply with the following design standards:

A. Signs shall not disfigure or conceal architectural features or details of a structure.

B. The size and location of signs shall be proportional to the scale of the related structure and compatible with adjacent signage.

C. The use of lettering and sign design shall enhance the architectural character of the related structure, and if the sign is an attached sign, the particular facade on which the sign is located.

D. The following sign types and design elements are prohibited:

1. Abandoned signs, defined as any owner or lessee identification signs advertising a commodity or service associated with a premises that is still in place more than sixty (60) days from the date the premises are vacated and such activity has ceased to exist on the premises.

- 2. Bare bulb signs.
- 3. Box signs.
- 4. Cabinet signs.

5. Diagonal lettering, except with respect to temporary noncommercial signs governed by Section 5-1909, or as otherwise permitted herein.

6. Exposed neon tubing.

7. Pennants, banners, streamers, balloons, blinking and flashing lights, streamer lights, flags except as provided in Section 5-1901(C) herein, and any other fluttering, spinning, rotating or similar type attention attractors and advertising devices.

8. Portable signs, displaying a commercial message, which are designed to be transported on a vehicle or worn on a person, including, but not limited to: a sign mounted on a bike trailer, vehicle trailer, or truck bed that is used to advertise any business or product that is not the business or principal purpose of the vehicle; or a human sign. However, this provision shall not prohibit any of the following:

a. those signs on a vehicle that identify its business, purpose, or principal products, so long as such vehicle is engaged in the usual business or regular work of the vehicle owner, and not used merely, mainly, or primarily to display advertisement;

b. such advertising devices as may be attached to or displayed on and within the normal unaltered lines of the vehicle of a licensed transit carrier, when and during that period of time such vehicle is regularly and customarily used to traverse the public highways during the normal course of business;

c. signs on public buses or trolleys;

d. signs on taxicabs; and

e. bumper stickers.

9. Temporary lettering or graphics, except with respect to temporary noncommercial signs <sup>\*</sup> governed by Section 5-1909, or as otherwise permitted herein.

10. Signs attached to or placed on a vehicle (including trailers) that is parked on public or private property. This prohibition, however, shall not apply in the following cases:

a. Identification of a firm or its principal products on a vehicle operating during the normal hours of business, provided, however, that no such vehicle shall be parked on public or private property with signs attached or placed on such vehicle for the purpose of advertising a business or firm or calling attention to the location of a business or firm.

b. Vehicles carrying a sign displaying only a noncommercial message, including, but not limited to, signs dealing with the candidacy of individuals for elected office.

c. Passenger automobiles which require governmental identification, markings or insignias of a local, state or federal government agency.

11. Vertical lettering, except with respect to temporary noncommercial signs governed by Section 5-1909, or as otherwise permitted herein.

12. Animated or flashing signs, except that temporary animated or flashing signs attached to amusement rides, vending carts, and sideshow equipment used in a City event specifically authorized by the City Commission shall not be prohibited.

13. Electronic signs.

E. All exterior signs shall be in good repair and free of chipping, pitting, cracking, peeling, fading or discoloration. Lighted signs shall have all lights working.

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#### Section 5-1904. Standards for on premise signs.

The provisions contained in the following table shall be applicable within the following zoning districts:

A. Commercial Limited (CL) District.

B. Commercial (C) District.

C. Industrial (I) District.

# D. Mixed Use (MXD) District.

E. Single-Family Residential (SFR) District, Multi-Family 1 Duplex (MF1) District, Multi-Family 2 (MF2) District and Multi-Family Special Use (MFSA) District, but only with regard to such signs that include the said district names in the column entitled "Type of Sign."

The provisions are as follows:

Type of Sign	Maximum number permitted	Maximum sign area	Maximum length of sign	Maximum lettering height	Maximum/ minimum height of sign *	Projection and/or separation **	Other requirements
				* * *	*		
Temporary real estate signs, construction signs, and professional affiliation signs, in Single- family, Multi- family 1, and Multi-family 2 Districts.	One (1) per site or development <u>,</u>	Forty (40) square inches.			Six (6) feet maximum		<ol> <li>A property owner may erect one (1) temporary real estate sign, temporary construction sign or professional affiliation sign.</li> <li>Real Estate signage shall be regulated via the provisions contained in Section 5-1907, titled <u>"</u>Real estate, for sale, lease or rental of property or buildings."</li> <li>Construction signs and professional affiliation signage may be permitted subject to the following provisions:         <ul> <li>The purpose of the sign is identification, and the_sign may identify the property, the owner or agent and the address and telephone number of the agent of work completed to the premises upon which the sign is located, and other similar information.</li> <li>The sign shall be constructed of metal, plastic, wood or pressed wood.</li> <li>If freestanding, the sign shall be fastened to a supporting member constructed of angle iron not exceeding one (1) inch by one (1) inch or two (2) inch by two (2) inch wooden post. The supporting member shall be all white or all black in color and have no letters/ numbers upon it.</li> <li>The supporting member shall be driven into the ground to provide that the top of the face of such sign shall not be more than four (4) feet above the finished grade of the ground.</li> <li>All such signs shall be lettered professionally. Sign shall not require permit issuance or Board of Architects approval.</li> <li>Such sign shall be so</li> </ul> </li> </ol>

Type of Sign	Maximum number permitted	Maximum sign area	Maximum length of sign	Maximum lettering height	Maximum/ minimum height of sign *	Projection and/or separation **	Other requirements
							<ul> <li>erected or placed that its centerline is parallel or perpendicular to the front property line.</li> <li>g. Such sign shall not be erected or placed closer than five (5) feet to the front property line unless the main part of the building is less than five (5) feet from the front property line, in which case the sign may be placed in or upon a front or side door, window or wall of the building.</li> <li>h. Where such sign is suspended from an arm of the support, such arm shall not exceed a length of sixteen (16) inches.</li> <li>i. All such sign shall be kept in good repair and shall not be illuminated or constructed of a reflective material and shall not contain any flags, streamers, movable items or like devices.</li> <li>k. The sign must be removed within seventy two (72) hours of the issuance of temporary or final certificate of occupancy for the property or as determined by the Building and Zoning Department.</li> </ul>
			L	* * *	*		
Window signs displaying a commercial message.		Ten (10%) percent maximu m of street level total window area or twenty (20) sq. ft., maximu m, whicheve r is less.		Six (6) inch maximu m.			<ol> <li>Permitted only on primary and side street level frontages.</li> <li>Window signage above the first floor is prohibited.</li> <li>The following text shall be exempt from the sign area calculations: enter; exit and similar decals as indicated below; and, property address of building.</li> <li>Maximum of one and a half (1 1/2) square feet of decal signs is permitted to include the following: entrance; exit; credit card advertising or other decals as approved by the Building and Zoning Department. Physical property address signs shall be subject to these limitations.</li> <li>Window signs must be applied to the window in professional manner.</li> <li>The name of the establishment may only be permitted once. One (1)</li> </ol>

Type of Sign	Maximum number permitted	Maximum sign area	Maximum length of sign	Maximum lettering height	Maximum/ minimum height of sign *	Projection and/or separation **	Other requirements
							additional establishment name is permitted subject to design review approval. The additional name shall be the same text, lettering style/height, color, etc for both signs.

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#### Section 5-1908. Location in show windows, display windows, door or other windows.

No sign bearing a commercial message, which is visible from the exterior of the building- $\frac{1}{2}$  shall be located or displayed in or from any show window, display window, or door or other window when such sign is so designed or displayed so as to attract attention from the exterior of the building except that:

A. Temporary paper signs will be permitted as provided under Section 5-1901(C).

B. Permanent signs shall be permitted to be installed or affixed to or painted upon any show window, display window, or door or other window as provided for elsewhere in this article as shall be approved by the Board of Architects.

C. The foregoing shall not prohibit the use of bona fide price tags when such tags are affixed to or attached to merchandise displayed for sale, providing that the size and number of such signs shall be aesthetically in keeping with the building as shall be approved by the Board of Architects.

## Section 5-1909. Temporary noncommercial signs.

A. Temporary signs displaying only a noncommercial message shall be permitted, subject to all of the following conditions:

- 1. Except as provided in Section 5-1909(B) below, there shall be no more than one (1) temporary noncommercial sign per building, lot, and/or tenant space.
- 2. No sign permitted under this Section shall exceed twenty (22) inches by twenty-eight (28) inches in size.
- 3. Signs permitted under this Section shall be a minimum of five (5) feet from a public right-of-way.
- 4. Signs permitted under this Section shall not be erected or placed closer than five (5) feet to the front and/or side property line, except that in cases where the main part of the building is less than five (5) feet from the front property line, signs permitted under this Section may be placed in or upon a front or side door, window, or wall of the building.
- 5. Signs permitted under this Section shall be allowed for a period not to exceed one hundred and twenty (120) days.

B. Bonus signs. A maximum of two (2) additional temporary signs displaying only a noncommercial message – making a total of three (3) such signs – shall be permitted per building, lot, and/or tenant space during the time period that begins no earlier than ninety (90) days prior to the date of any national, state, or local election and that ends within five (5) days after such an election, provided that such signs comply with all other applicable provisions in this Section.

- C. *Windows*. Temporary noncommercial signs that are otherwise in compliance with this Section may be posted, affixed, or attached to a window.
- D. *Examples*. A temporary noncommercial sign would include, simply by way of example, a sign installed for a temporary period that displays support for a political candidate or issue, that reflects an ideological or religious position, that directs the public to the existence or location of a noncommercial event, or that reflects any other solely noncommercial message.
- E. Construction, materials, and maintenance.
  - 1. Sign post(s) shall only be constructed of metal, plastic, wood or pressed wood.
  - 2. Sign face(s) shall only be constructed of metal, plastic, wood, pressed wood, cardboard or paper.
  - 3. Pursuant to Section 5-1902(E), all sign(s) shall be maintained and kept in good repair and otherwise comply with any applicable provisions in Section 5-1902.

## F. Prohibited signs.

1. Signs permitted under this Section shall not be pasted, glues, printed, painted, affixed or attached by any means whatsoever to the following: vacant lot(s); utility pole(s); utility pole supports/guy wires; tree(s); light poles; rights-of-way signage; public rights-of-ways and/or surfaces; sidewalk(s); paving surfaces; swales; curbs or any other property of any governmental entity without first obtaining authorization in writing from the City Commission or City Manager's designee or unless otherwise authorized by law.

2. Signs or sign posts shall not be illuminated or constructed of a reflective material and shall not contain any flags, streamers, movable items, fluttering, spinning, rotating or similar attention attractors or advertising devices.

3. Banners, flags, cloth or signs constructed of other similar materials are prohibited.

# G. Penalties.

- 1. *Signs located on public rights-of-way*. Failure to comply with all of the provisions contained within this Section shall cause the sign to be removed.
- 2. *Signs located on private properties.* The City may issue a courtesy warning followed by a civil citation if compliance is not achieved.

- 3. These penalties shall be cumulative with other remedies under the Code, including the availability of requests for injunctive relief.
- H. *Enforcement*. The provisions of this Section shall be enforced by the appropriate city personnel as determined by the City Manager.

#### \* \* \* \*

## Section 5-1921. Interpretation and severability of regulations within this Division.

A. Interpretation; substitution of noncommercial speech for commercial speech. Notwithstanding anything contained in this Division or Code to the contrary, any sign erected pursuant to the provisions of this Division or Code or otherwise lawfully existing with a commercial message may, at the option of the owner, contain a noncommercial message in lieu of a commercial message. The noncommercial message may occupy the entire sign face or any portion thereof. The sign face may be changed from commercial to noncommercial messages, or from one noncommercial message to another, as frequently as desired by the owner of the sign, provided that the sign is not a prohibited sign or sign-type and provided that the size, height, setback and other dimensional criteria contained in this Division and Code have been satisfied.

B. Severability Generally. If any part, section, subsection, paragraph, subparagraph, sentence, phrase, clause, term, or word of this Division is declared unconstitutional by the valid judgment or decree of any court of competent jurisdiction, the declaration of such unconstitutionality shall not affect any other part, section, subsection, paragraph, subparagraph, sentence, phrase, clause, term, or word of this Division.

C. Severability where less speech results. Without diminishing or limiting in any way the declaration of severability set forth above in subsection A, above, or elsewhere in this Division, this Code, or any adopting ordinance, if any part, section, subsection, paragraph, subparagraph, sentence, phrase, clause, term, or word of this Division is declared unconstitutional by the valid judgment or decree of any court of competent jurisdiction, the declaration of such unconstitutionality shall not affect any other part, section, subsection, paragraph, subparagraph, sentence, phrase, clause, term, or word of this Article, even if such severability would result in a situation where there would be less speech, whether by subjecting previously exempt signs to permitting or otherwise.

D. Severability of provisions pertaining to prohibited signs and sign elements. Without diminishing or limiting in any way the declaration of severability set forth above in Section 5-1919(A) above, or elsewhere in this Division, this Code, or any adopting ordinance, if any part, section, subsection, paragraph, subparagraph, sentence, phrase, clause, term, or word of this Division is declared unconstitutional by the valid judgment or decree of any court of competent jurisdiction, the declaration of such unconstitutionality shall not affect any other part, section, subsection, paragraph, subparagraph, sentence, phrase, clause, term, or word of this Article that pertains to prohibited signs, including specifically those signs and sign elements that are prohibited by Section 5-1902(D). Furthermore, if any part, section, subsection, paragraph, sentence, phrase, clause, term, or word of Section 5-1902 is declared unconstitutional by the valid judgment or decree of any court of competent jurisdiction by the valid judgment or decree of any court of such unconstitutional by the valid judgment or subsection, subsection, paragraph, sentence, phrase, clause, term, or word of Section 5-1902 is declared unconstitutional by the valid judgment or decree of any court of competent jurisdiction, the declaration of such unconstitutionality shall not affect any other subsection.

paragraph, subparagraph, sentence, phrase, clause, term, or word of Section 5-1902, thereby ensuring that as many prohibited sign-types as may be constitutionally prohibited continue to be prohibited.

E. It is the intent of the City to regulate signage in a manner that implements the purposes of this Division as expressed in Section 5-1901. The City finds that the purposes stated in Section 5-1901 are legitimate, substantial, and compelling public interests, that the regulation of signage provided by this Division is unrelated to the suppression of free expression, and that the incidental restrictions on expression that may occur as a result of these regulations is no more than is essential to the furtherance of the public interests. However, if a court of competent jurisdiction finds any regulation herein to be based upon content and, further, declares such regulation unconstitutional, then it is the intent of the City of Coral Gables that only that portion of the provision that is found unconstitutional be severed from this Division, and if it is not possible for the court to strike only the portion of the provision that is found unconstitutional, then it is the intent of the city of Coral Gables that would be subject to the stricken provision will instead be subject to the next surviving provision for a sign of like geometry and character that is more restrictive than the stricken provision in terms of sign area.

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**SECTION 4**. Article 8, Definitions, of the Official Zoning Code of the City of Coral Gables is hereby amended as follows:

\* \* \* \*

**Commercial message** means any wording, logo, emblem, character, pictograph, trademark, or symbol used to represent a firm, organization, entity, product, or service, or other representation that, directly or indirectly, names, advertises, or calls attention to a product or service. Terms such as sale, special, clearance, or other words which relate to commercial activity shall be deemed to be commercial messages. Items of identification shall not be considered to be commercial messages.

\* \* \* \*

**Flag** means any fabric or bunting containing distinctive colors, patterns, symbols, including though not limited to flags used as a symbol of government or an institution.

\* \* \* \*

**Monument sign** means a free standing sign supported primarily by an internal structural framework or other solid structural features other than support poles. This sign is designed to incorporate design and building materials which compliment the architectural theme of the buildings of the premises.

\* \* \* \*

**Sign** means an identification, description, illustration or device which is affixed to or represented directly or indirectly upon a building, structure or land and which directs attention to a product, place, activity, persons, institution or business.

**Sign, animated or flashing** means any sign including electronic, laser, video, digital or similar displays, with elements, images, text, or colors that move, rotate, flash, change or similar movement. Additionally, a barber pole (i.e., a staff or pole with a helix of colored stripes used by barbers to signify the place or shop where they perform their craft) is not an animated or flashing sign, even if it rotates.

\* \* \* \*

**Sign, electronic** means any type of electronic display board, electronic message board, digital, LED, programmable ink or other sign capable of displaying words, pictures, symbols, video or images including, but not limited to, any electronic, laser, digital, or projected images display that can be changed electronically or mechanically by remote or automatic means. Architectural lighting which does not include text, images or graphics, designed to illuminate building walls, architectural features or landscaping is a not a sign.

\* \* \* \*

**Sign, human** means a sign held by or attached to a human for the purpose of advertising or providing information about a business, commodity, service, product, or other commercial activity. A person dressed in a costume for the sole purpose of advertising or providing information about a business, commodity, service, product, or other commercial activity shall constitute a human sign. Human signs do not include T-shirts, hats, uniforms, or other similar clothing worn by a human.

\* \* \* \*

Sign, noncommercial means a sign containing no commercial message.

\* \* \* \*

Sign, temporary means a sign installed for a temporary period. Examples of temporary signs include, but are not limited to:

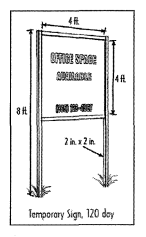
A. Construction and/or renovation of a building and/or structure or other associated improvements requiring a building permit identifying architects, engineers, contractors, tradesman and/or others engaged in work completed on the premises.

B. Real estate signage indicating the sale and/or rental of the property that the sign is located.

C. Professional affiliations sign indicating any applicable design services that are being completed on the property pursuant to the issuance of a building permit.

D. Signs displayed at temporary campaign headquarters in advance of an election.

E. Yard signs intended to be displayed for a temporary period, such as campaign signs.



Sign, temporary construction sign (non-residential zoning districts) means a sign indicating a construction and/or renovation of a building and/or structure identifying architects, engineers, contractors, tradesman and/or others engaged in work completed on the premises.

\* \* \* \*

**SECTION 5.** All ordinances or parts of ordinances inconsistent or in conflict with the provisions of this Ordinance are hereby repealed.

**SECTION 6.** If any section, part of section, paragraph, clause, phrase or word of this Ordinance is declared invalid, the remaining provisions of this Ordinance shall not be affected.

**SECTION 7.** It is the intention of the City Commission that the provisions of this Ordinance shall become and be made a part of Ordinance No. 2007-01 as amended and known as the "Zoning Code" of the City of Coral Gables, Florida, which provisions may be renumbered or re-lettered and the word ordinance be changed to "section", "article", or other appropriate word to accomplish such intention.

**SECTION 8.** If the Official Zoning Code of the City of Coral Gables Tables of Contents or other reference portions is affected by these provisions, then changes are approved as a part of this Ordinance.

**SECTION 9.** This ordinance shall become effective upon passage and adoption herein.

PASSED AND ADOPTED THIS EIGHTH DAY OF DECEMBER, A.D., 2015. (Moved: Lago / Secnded: Quesada) (Yeas: Quesada, Slesnick, Keon, lago, Cason) (Unanimous: 5-0 Vote) (Agenda Item: E-1)

APPROVED:

tim Cosm JIM CASON MAYOR

ATTEST:

WALTER J FOEMAN CITY CLERK

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

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CRAIG E. LEEN CITY ATTORNEY

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