AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, RELATING TO REGIONAL PUBLIC FACILITY DESIGNATION AND SIGNAGE; APPROVING EXTERIOR SIGN PACKAGE FOR THE DESIGNATED REGIONAL PUBLIC FACILITY (LAKE NONA HIGH SCHOOL) PURSUANT TO SECTION 64.320, ORLANDO CITY CODE; PROVIDING FOR PENALTIES, SEVERABILITY, CORRECTION OF SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, section 64.320, Code of the City of Orlando, Florida (the "Orlando City Code") provides that "...City Council may approve signage for regional public landmarks, and public regional facilities which serve the greater metropolitan area and/or the tourist population;" and

WHEREAS, section 64.320, Orlando City Code further provides that "Such signage shall be approved by ordinance for regional public landmarks/facilities identified by City Council...;" and

WHEREAS, section 64.320, Orlando City Code further provides that "Such landmark/facility shall be owned or controlled by a federal, state, or local government entity;" and

WHEREAS, the Orlando City Council hereby approves the planning official determination dated Sept. 17, 2015, attached to this ordinance as Exhibit "A," as made in accordance with section 64.320, Orlando City Code, that (1) Lake Nona High School is a regional public landmark within the meaning of section 64.320, Orlando City Code, (2) the proposed signage for this landmark reviewed by the planning official, included in Exhibit "B" (the "sign package"), fosters the public health, safety, and welfare by promoting safe and efficient public access to each of these facilities, and (3) such signage will not have a negative impact on surrounding land uses; and

WHEREAS, the Orlando City Council hereby finds and declares that this ordinance is in the best interest of the public health, safety, and welfare, and that it advances a valid and important public purpose.

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, AS FOLLOWS:

SECTION 1. SIGN PACKAGE APPROVED. In accordance with section 64.320, Orlando City Code, the Orlando City Council hereby approves the sign package described and depicted in **Exhibit "B"** to this ordinance for use at Lake Nona High School. Depictions and descriptions in the package are depictions and descriptions of the approved size, type, and location of allowed signs. Requested changes to the copy in the sign package are subject to review and approval by minor certificate of

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appearance approval in accordance with Part 4F, Chapter 65, Orlando City Code. In addition, requested changes to the size, type, material, color, location, and other elements of signs may be approved by planning official determination if the proposed changes constitute a minor modification. For purposes of this ordinance, a minor modification means any of the following:

- a. Removing or reducing the size of any sign.
- b. Increasing the size of any sign by 10% or less.
- c. Changing the display technology, illumination features, type, materials, shape, design, or colors of any sign.

- d. Any changes to an existing sign not visible from a public right-of-way or the addition of a new sign not visible from a public right-of-way.
- e. Changing the location of any sign if the sign remains within the same architectural feature or element of the building.

f. Addition or elimination of flags and flagpoles.

g. Addition or elimination of temporary signs and banner signs.

Notwithstanding any other provision of the Orlando City Code to the contrary, proposed minor modifications to the sign package are subject to review and approval by minor certificate of appearance approval. In reviewing an application for a proposed minor modification, the planning official may approve, approve with conditions, or deny the application based on the standards provided at sections 64.320 and 65.519, Orlando City Code.

SECTION 2. CONFLICTS. In the event of conflict, the text of this ordinance controls over the depictions, descriptions, and text contained within the exhibits to this ordinance.

SECTION 3. PENALTY. Violations of this ordinance are violations of the City's land development code and shall be punished as provided therein.

SECTION 4. SEVERABILITY. If any provision of this ordinance or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this ordinance are severable.

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	S ERROR. The City Attorney may correct scrivener's
errors found in this ordinance by fili	ing a corrected copy of this ordinance with the City
Clerk.	
	PATE. This ordinance takes effect immediately upon
final passage.	
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	NG, by the City Council of the City of Orlando,
Florida, at a regular meeting, this _	day of, 2015.
DONE THE DUBLIC NOT	CE in a newananar of general circulation in the City
•	CE , in a newspaper of general circulation in the City rk of the City of Orlando, Florida, this day
of, 2015.	
DONE THE SECOND DEA	ADING A BUDUIC HEADING AND ENACTED ON
•	ADING, A PUBLIC HEARING, AND ENACTED ON
· · ·	ve vote of a majority of a quorum present of the City
Council of the City of Orlando, Flor	ida, at a regular meeting, this day of
, 2015.	
	BY THE MAYOR/MAYOR PRO TEMPOR
	OF THE CITY OF ORLANDO, FLORIDA:
	Mayor / Mayor Pro Tempore
	Mayor / Mayor Pro Tempore
ATTEST, BY THE CLERK OF THE	
CITY COUNCIL OF THE CITY OF	
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City Clerk	
APPROVED AS TO FORM AND LI	EGALITY
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City Attorney	
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