ORDINANCE NO. 2016-69

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, RELATING TO SIGNS; AMENDING CHAPTER 64, ORLANDO CITY CODE, TO PROVIDE THAT **CERTAIN PRIVATELY OWNED VENUES MAY QUALIFY AS A** REGIONAL FACILITY FOR PURPOSES OF SIGN APPROVAL UNDER SECTION 64.320. ORLANDO CITY CODE: PROVIDING LEGISLATIVE FINDINGS, FOR AND SEVERABILITY. CODIFICATION, CORRECTION OF SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, section 163.3202(1), Florida Statutes, requires that the city of Orlando, Florida (the "city"), adopt or amend and enforce land development regulations that are consistent with and implement the city's adopted comprehensive plan; and

WHEREAS, section 163.3202(3), Florida Statutes, encourages the use of innovative land development regulations and requires that all land development regulations be combined into a single land development code for the city; and

WHEREAS, from time to time, amendments and revisions to the city's adopted comprehensive plan (the "Growth Management Plan"), progress in the field of planning and zoning, or changes to state law make it necessary or desirable to amend the land development regulations of the city; and

WHEREAS, the Orlando City Code allows the City Council of the City of Orlando, Florida (the "Orlando City Council") to approve additional signage including off-site roadway signs for regional public facilities because such facilities serve the greater metropolitan area and tourist population; and

WHEREAS, the Orlando City Council finds that certain privately owned facilities may require additional signage because such facilities also serve the greater metropolitan area and tourist population; and

WHEREAS, at its regularly scheduled meeting of August 16, 2016, the Municipal Planning Board recommended to the Orlando City Council that the provisions of this ordinance are consistent with the applicable provisions of the city's adopted Growth Management Plan, are in the best interest of the public health, safety, and welfare, are in harmony with the purpose and intent of the Land Development Code of the City of Orlando, Florida (the "Land Development Code"), will not result in disorderly and illogical development patterns, and will not result in incompatible land uses; and

WHEREAS, the Orlando City Council hereby finds and determines that this
ordinance is consistent with the applicable provisions of the city's adopted Growth
Management Plan, is in the best interest of the public health, safety, and welfare, is in
harmony with the purpose and intent of the city's Land Development Code, will not result

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45 in disorderly and illogical development patterns, and will not result in incompatible land46 uses; and

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

SECTION 1. SEC. 64.320, AMENDED. Section 64.320, Code of the City of Orlando, Florida, is hereby amended as follows:

Sec. 64.320. - Regional Public Facility Identification Signage.

Notwithstanding anything in this chapter to the contrary, City Council may approve signage for regional public landmarks, and public regional facilities which serve the greater metropolitan area and/or the tourist population. Such signage shall be approved by ordinance for regional public landmarks/facilities identified by City Council, and may include both on-site and off-site roadway/directional signage. Such landmark/facility shall <u>may</u> be <u>publicly or privately</u> owned, or controlled by a federal, state, or local government entity, and must be located within the downtown CRA. <u>Privately owned facilities must provide seating for at least 20,000 spectators</u>. Such ordinance shall include a determination by the <u>planning official</u> Director of Planning and Development that: (1) the facility is a regional public landmark; (2) such signage fosters the public health, safety, and welfare by promoting safe and efficient public access to the regional public facility; and (3) such signage <u>does</u> shall not have a negative impact on surrounding land uses.

SECTION 2. CODIFICATION. The city clerk and the city attorney shall cause the Code of the City of Orlando, Florida, to be amended as provided by this ordinance and may renumber, re-letter, and rearrange the codified parts of this ordinance if necessary to facilitate the finding of the law.

SECTION 3. SCRIVENER'S ERROR. The city attorney may correct scrivener's errors found in this ordinance by filing a corrected copy of this ordinance with the city clerk.

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.

SECTION 5. EFFECTIVE DATE. This ordinance takes effect upon adoption.

DONE, THE FIRST READING, by the City Council of the City of Orlando, Florida, at a regular meeting, the _____ day of _____, 2016.

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ATTEST, BY THE CITY COUNCIL O ORLANDO, FLOR	F THE CITY OF					
City Clerk						
Print Name						
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City Attorney						
Print Name						
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