AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, **RELATING TO** THE NORTH INTERNATIONAL DRIVE SPECIAL PLAN; AMENDING CHAPTER 62, ORLANDO CITY CODE, TO UPDATE THE PLAN REGULATIONS FOR SPECIAL AREA: THE PROVIDING LEGISLATIVE FINDINGS. AND FOR 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, at its regularly scheduled meeting of January 15, 2019, 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 in disorderly and illogical development patterns, and will not result in incompatible land uses; and

WHEREAS, the purpose of the North International Drive Special Plan is to
 reinforce compatible family-oriented tourist commercial uses, enhance the pedestrian
 atmosphere, and to create a unique identity within the North International Drive district;
 and

WHEREAS, the City seeks to update the North International Drive Special Plan
 regulations in order to address on-going issues and to prepare for long-term growth and
 redevelopment of the area;

1

46 47 48 49 50 51 52 53 54	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 NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, AS FOLLOWS: SECTION 1. CHAPTER 62, PART 4, AMENDED. Chapter 62, Part 4, Code of the City of Orlando, Florida, is hereby amended as follows:
55	PART 4 SPECIALLY PLANNED AREAS
56 57	Sec. 62.496. – North International Drive Special Plan <u>. Relationship to the</u> Growth Management Plan.
58	RELATIONSHIP TO THE GROWTH MANAGEMENT PLAN
59 60 61 62	The Growth Management Plan (GMP) calls for an Urban Design Plan for the North International Drive district (Urban Design Element Goal 2, Objective 2.1, and Policy 2.1.2). This Special Plan implements the recommendations from the Urban Design Plan.
63	OBJECTIVE
64 65 66 67 68 69	The overall purpose <u>of</u> the North International Drive Special Plan is to preserve, enhance, and promote the positive aspects of the district, to develop a unique identity and attractive image, and to implement the North International Drive Urban Design Plan. Because the Urban Design Plan advocates a concentration of tourist commercial land uses that generate street activity, a pedestrian-oriented development pattern is desired.
70	The specific objectives of this Special Plan are to:
71 72	1. <u>Provide an enhanced, more intensive tropical landscape</u> Evoke a tropical Florida resort atmosphere by planting lush landscaping and palm trees; and
73 74	Create a unique, urban, contemporary atmosphere that encourages pedestrian activity; and
75 76	3. Consolidate vehicular access between adjacent properties to reduce traffic congestion; and
77	4. Set minimum standards for clean, neat, well-maintained sites; and
78	5. Encourage compatible tourist-commercial land uses; and
79 80	6. Promote signs which contribute to the positive overall appearance of the district.

81 **APPLICATION** 82 The standards of this Special Plan shall apply to the area within the City of Orlando 83 depicted in Figure 43(b). 84 The requirements of the Special Plan shall apply in addition to the requirements of 85 the Orlando Land Development Code (LDC). If there is any conflict between the LDC and 86 this Plan, this Plan appliesshall apply. 87 88 LANDSCAPE DESIGN 89 The purpose of these standards is to provide a neat, attractive appearance and a 90 "tropical" Florida resort style of planting theme for the district. 91 The purpose of these standards is to promote the tropical character of the area, 92 enhance the appearance of development, contribute to a comfortable pedestrian 93 environment and improve energy efficiency, by providing shade to reduce glare and heat 94 absorption and re-radiation from buildings, parking areas and other hard surfaces. 95 96 1. Screening of Outdoor Storage and Service Areas. All outdoor storage or service 97 areas shall be screened pursuant to Chapter 58, Part 4J, except that the bufferyard 98 requirement may be waived by the Planning Official when necessary to carry out 99 the purpose of this section. The required wall or wood fence shall be planted with a 100 minimum of one (1) evergreen vine placed an average of six (6) feet on center, or a hedge shall be provided per Section 60.207. 101 102 2. Refuse Disposal Containers. All refuse disposal containers shall conform to the 103 screening requirements of Section 58.954 by December 12, 1996. 104 31. Supplemental Plant List. A minimum of three (3) tree points per acre of the palm 105 tree species from Figure 43(c), Supplemental Plant List, is shall be required. 106 All other plant species must shall be selected from the Approved Plant List, as shown 107 in Chapter 60, Part 2. 108 FIGURE 43(c). SUPPLEMENTAL PLANT LIST 109 Note: Refer to Chapter 60, Part 2 for Water Zone Key. **Botanical Name** Common Name Water Zone Larra nalma (2011 mature hairbt)

Large paims (20'+ mature neight):		
Phoenix canariensis	Canary Island Date Palm	M, L
Phoenix dactylifera	Medjool Palm	М
Phoenix reclinata	Senegal Date Palm	M, L
Sabal palmetto	Cabbage Palm	H , M, L
Washingtonia robusta	Washington Palm	M, L
Small palms and cycads (6' to 20' mature height):		

	Butia capitata	Butia Palm	M, L
	Chamaerops humulis	Mediterranean Fan Palm	M, L
	Cycas circinalis	Queen Sago	M, L
	Livistonia chinensis	Chinese Fan Palm	M, L
	Trachycarpus fortunei	Windmill Palm	M, L
	Tree Point Values: Large palm trees <u>are</u> shall be worth 1 tree point for each group of three palms, and small palms shall be worth .5 tree point for each group of three.		
	palms <u>must shall</u> be a minimum of 4	nust shall be a minimum of 10 feet i feet in height at the time of installati	on.
	Palm trees <u>cannot shall not</u> be used	I to fulfill Parking Lot Landscaping rea	quirements.
110 111 112 113 114 115 116 117 118 119 120 121 122 123 124	calculated as in the Shade (sum of required tree poil landscaping, bufferyards, shades of control from Figure 43(c), Supplement Score (MRLS) must be increated to promote and execute a plants, varying shades of grander of the only source of color of hues and leaf shapes, ad 53. Street Trees. New developments must shall control for the only source of color of hues and leaf shapes, ad	20) tree points shall be required per Coverage requirements of Chapter 60 nts shall be cumulative, including hade coverage, pedestrian access, a ental Plant List. The Minimum Require eased by 10% within the special plan tropical landscape. A mixture of d een, and leaf sizes and shapes are en hake the area more visually interesting in a tropical landscape. Foliage provides variety in a more permeate form. opments, substantial enlargements ontribute to the Street Tree Trust Fun shed in Section 61.226 to fulfill the 60.230.	0, Part 2. The parking lot nd palm trees ed Landscape area in order lifferent sized encouraged to g. Flowers are vides an array or substantial d in accordance
125 126 127 128 129 130 131 132 133 134 135	6 <u>4</u> . Landscaping of Required Per walkway (see SITE DESIGN minimum three (3) foot wid except where the walkway areas <u>mustshall</u> be planted w point <u>must shall</u> be installed side. The minimum width of Section 60.208, except for minimum planting area of the	edestrian Walkways. An improved per Land Use and Site Design, below) <u>n</u> de landscaped area on both sides of crosses a vehicular driveway aisle. with groundcover and a minimum of or per seventeen (17) linear feet of walk of planting area for trees <u>isshall be</u> installed palm trees, which <u>areshall</u> one (1) foot radius from the trunk p o the walkway. <u>Proposed landscape</u>	nustshall have a of the walkway, The landscaped ne-half (0.5) tree way along each as indicated in <u>be</u> permitted a perimeter in the
136			
137 138 139		e required pursuant to Chapter 60, ex A Bufferyard "B" <u>must shall be prov</u> Turnpike.	
140	LAND USE AND SITE DESIGN	INTENSITY	Page 4 of 26

144 1. Land Use. Permitted land uses are as shown in Chapter 58, Figure 2, except that the following land uses are shall be prohibited: 146 Intensive Retailing, except automobile rentals which may be permitted as an accessory service use. 148 Whole Blood Facility. 149 In addition, the following land uses areshall be permitted only by conditional use after a determination of compatibility with the tourist district and surrounding uses: 151 Ticket Booths. 152 Ticket Booths. 153 Warehouse or Storage Facility. 154 Warehouse or Storage Facility. 155 Wholesale and Distribution Facility. 156 Light Manufacturing and Processing. 157 2. Ticket Booths: 158 (a) Definition. A ticket booth is a small building, booth, kicksk, stand or similar structure where off site attraction tickets, timeshare condominiume, and/or real estate are marketed. 161 (b) Permitted Types of Ticket Booth shall be located in a separate principal structure which here barlie and shall meet the standards below. Three types of ticket booth shall be permitted within the City of Orlando and the Special Plan. 163 (i) Principal Structure Ticket Booth shall be an enclosed booth which is separate from and accessory to a principal structure. 164 (ii) Detached Accessory Ticket Booth shall be an open air addition or structural building site. <th>141 142 143</th> <th>The purpose of the Land Use and <u>Site DesignIntensity</u> standards is to reinforce compatible family-oriented tourist commercial uses, enhance the pedestrian atmosphere, and create a unique identity within the North International Drive district.</th>	141 142 143	The purpose of the Land Use and <u>Site DesignIntensity</u> standards is to reinforce compatible family-oriented tourist commercial uses, enhance the pedestrian atmosphere, and create a unique identity within the North International Drive district.
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177The ticket booth shall meet the building setbacks required by this Code178and this Special Plan. Ticket booths shall be prohibited between the	173 174	following standards apply to all ticket booths, except to ticket booth business activities which are conducted as an accessory service use inside a principal
	177	The ticket booth shall meet the building setbacks required by this Code

179	principal building and a frontage street or side street right-of way line,
180	unless attached to the principal building wall. The location of the ticket
181	booth shall not impede pedestrian or vehicular access to any required
182	parking space, pedestrian walkway, nor to the entrance(s) of the
183	principal building; nor be located in any required landscaped area or
184	stormwater retention/detention area. Ticket booths shall not be located
185	in a required vehicular use area and shall not reduce the number of
186	parking spaces below the minimum number required for all uses on the
187	site.
188	(ii) Distance Separation. There shall be a minimum distance of 500 feet
189	from property line to property line of development sites where any legally
190	established, licensed ticket booth is located, whether within the City of
191	Orlando or Orange County. The required distance shall be measured by
192	drawing the shortest possible straight line from property line to property
193	line. Legally permitted and licensed ticket booths that exist prior to
194	December 12, 1994, shall be permitted to remain closer than 500 feet to
195	another legally permitted ticket booth, but shall be considered a non-
196	conforming use.
197	(iii) Lighting. Ground mounted lighting fixtures, illuminated building outlining,
198	flashing or strobe lights, or similar special lighting effects shall be
199	prohibited.
200	(iv) Restrooms. Ticket booths shall include a restroom facility, or a written
201	agreement between the applicant and the owner of the principal use in
202	a form acceptable to the Office of Legal Affairs shall be submitted stating
203	that employees and patrons of the ticket booth may use the restrooms
204	of the principal building of the building site.
205	(v) Signs. Ticket booths shall be permitted only wall mounted or awning
206	signs. A maximum of one (1) square foot of sign copy area shall be
207	permitted for each one (1) linear foot of building frontage of the ticket
208	booth measured along the frontage street only. Accessory ticket booths
209	shall be permitted a maximum of eight (8) square feet of sign copy area.
210	The ticket booth's business name may be located on a shopping center
211	style directory pole or ground sign serving the entire development site,
212	as permitted by the LDC and this Special Plan, but the ticket booth
213	portion of the sign's copy area shall be subtracted from the total sign
214	allotment for the development site and for the ticket booth. Banners,
215	pennants, or flags attached to the ticket booth structure shall be
216	prohibited.
217	(vi) Amortization of Legally Existing, Non-Conforming Ticket Booths. All
218	legally existing, licensed ticket booths established before December 12,
219	1994, shall meet the above standards on or before December 12, 1995.
220	(d) Specific Standards for Each Type of Ticket Booth (see Figure 43(e), Ticket
221	Booth Standards Chart). The following standards shall apply to each type of
222	ticket booth in addition to the General Standards above.
223 224 225	(i) Principal Structure Ticket Booth. The minimum size shall be 300 square feet in gross floor area. A minimum of one (1) parking space per 300 square feet of gross floor area and a maximum of five (5) spaces per Page 6 of 26

226	1,000 square feet of gross floor area shall be provided. A principal
227	structure ticket booth shall be constructed as a totally enclosed building,
228	with its own public entrance, restroom(s), electric meter, water meter,
229	etc., meeting all codes and standards of the City.
230	(ii) Detached Accessory Ticket Booth. The minimum size shall be 75 square
231	feet and the maximum size shall be 299 square feet, with a maximum
232	height of 15 feet. Each detached accessory ticket booth shall provide
233	one (1) parking space. A detached ticket booth shall be totally enclosed
234	with an operable window at which business operations are conducted,
235	and shall face an improved pedestrian walkway. The exterior finish
236	materials, roof pitch, and architectural features of a detached accessory
237	ticket booth shall be the same as the closest principal structure on the
238	site, except if flat roofed. Flat roof accessory ticket booths shall be
239	prohibited. If the ticket booth design is not the same as the closest
240	principal structure, the ticket booth design shall require approval by the
241	Appearance Review Officer to ensure design consistency with the
242	principal structures on the site. The minimum roof pitch of a detached
243	ticket booth shall be 2 to 12, equally pitched from the center.
244	(iii) Attached Accessory Ticket Booth. There is no minimum size
245	requirement. The maximum height shall be the same as the principal
246	structure or 15 feet, whichever is less. The attached accessory ticket
247	booth shall provide parking spaces as required by Chapter 61, Part 3,
248	Figure 27, at the same minimum or maximum parking ratios as the
249	principal use to which it is attached. An attached accessory ticket booth
250	may be open air, and shall be of the same materials, finishes, and
251	architectural style as the principal structure. A roof is not required on an
252	attached accessory ticket booth, but it may have a canopy, awning,
253	umbrella, or similar overhead cover, if it is of a single color consistent
254	with the roof and/or awnings of the principal structure. If the attached
255	ticket booth does not use the same materials, finishes, and architectural
256	style as the principal building to which it is to be attached, the ticket booth
257	design shall require approval by the Appearance Review Officer to
258	ensure design consistency with the principal structure.
259 260	(e) Required Submittals for Permits. An applicant for a ticket booth shall submit the following items in addition to the required submittals for a building permit:
261	(i) A scaled site plan showing the location of the proposed ticket booth on
262	the development site. The scaled site plan(s) shall also clearly show the
263	required minimum distance separation of 500 feet between the property
264	lines of the proposed ticket booth site and the property lines of
265	development sites where any legally existing accessory structure ticket
266	booths are situated.
267	(ii) A photograph or scaled elevation drawing(s) of the proposed ticket booth
268	and of the closest principal building on the same building site. Materials,
269	finishes, colors, and roof pitch of both structures shall be noted on the
270	drawing(s).
271 272 273	(iii) An agreement between the accessory ticket booth owner and the principal building or property owner in a form acceptable to the Office of Legal Affairs that the ticket booth employees and customers are

274 275	authorized to use the restrooms of the principal structure on the same building site.
276 277 278 279 280 281 282 283 283 284	32. Development Intensity. There shall be no minimum or maximum floor area ratio (F.A.R.) required within the district. Building height shall be unlimited; however, any structure over 200 feet above ground level shall be approved by the Federal Aviation Administration, the Orlando Orange County Airports Zoning Board, and the Greater Orlando Aviation Authority. Consistent with the AC-3 zoning designation, the North International Drive Special Plan area is limited to a maximum height of 200 ft. and a floor area ratio (F.A.R.) of 1.5. Properties within the Intensity Nodes, as identified on Figure 43(d), may request additional height through Conditional Use Review.
285 286 287 288	43. Conditional Use Review. Within the Intensity Nodes, specific uses may be granted increased height when a proposed site plan, building design, intensity, and mix of uses will result in superior design and development that is compatible with surrounding uses and furthers the intent of the Special Plan.
289 290	(a) Eligible Uses. One of the following uses is required in order to eligible for a height increase:
291 292 293 294 295 296 297 298 299 300 301 302 303 304 305 306 307 308 309 310 311	 (i) Hotels. Hotels are an important component of a thriving entertainment and retail district, often providing amenities which are available to the general public, including: entertainment, restaurants, and meeting rooms. Providing these uses on the ground floor along the street frontage could qualify a development for additional height. (ii) Mixed Use Buildings. Mixed use buildings give people choices for what they buy, where they work and dine, how they get there, and the types of recreation and entertainment they enjoy. They enhance the pedestrian experience, reduce the number of vehicular trips and create a sense of place. Office or residential buildings that provide restaurants, retail, personal services, entertainment or other uses that activate the ground floor, and otherwise engage the public, may also be eligible for additional height. (iii) Outdoor Recreation. Outdoor recreation uses include outdoor amusements, sports, games and athletic facilities. These types of uses are an important entertainment component in any thriving tourist district. (b) Review Considerations.
312 313 314 315 316	(i) Consolidated/Integrated Development. Consolidating parcels and integrating smaller development sites improves roadway, pedestrian and bicycle safety, frees up land for more development, landscaping, and public realm amenities, and results in a more efficient and attractive pedestrian environment.

317	(ii) Architecture. Distinctive architectural features at the top of buildings
318	add to the uniqueness of a skyline both during the day and at night,
319	particularly with the inclusion of architectural lighting. Enhanced
320	treatments and materials at the base of a building promote interaction
321	between the building and the pedestrian zone, creating a sense of
322	place.
323	(iii) Public Spaces/Public Art. Creating interactive public spaces with
324	plazas, art, sculptures, fountains, and multimedia screen usage
325	encourages community gatherings by inviting people to cluster
326	around open spaces.
327	(iv) Bicycle Facilities. To encourage bicycling, developments may include
328	locker room facilities and additional long-term bicycle parking. To
329	gualify for additional height, the following must be met:
330 331 332 333 334 335	 <u>The locker room facility must include showers, a dressing area, and lockers;</u> <u>All tenants of the building must be able to use the locker room facility; and</u> <u>Required long-term parking for the site must be increased by 10 percent.</u>
336	(c) Complete Streets.
337	All new developments, substantial enlargements and substantial
338	improvements and substantial redevelopment (including change of use
339	to a higher intensity) are required to meet the objectives of the City's
340	Complete Streets policy. The policy encourages roadways to be planned,
341	designed, constructed, operated, and maintained to enable safe,
342	convenient and comfortable travel and access for users of all ages and
343	abilities regardless of their mode of transportation, be it walking,
344	bicycling, driving or riding public transportation.
345 346 347	(i) <u>Rights-of-Way and Easement Requirements</u> . Projects fronting on roadways classified in the Major Thoroughfare Plan will be evaluated to determine if any additional right-of-way or easements are required.
348	
349	(ii) Cross Section Criteria. Each project will be evaluated to identify the
350	type and location of required improvements. All street frontages must
351	adhere to the City's policy on Complete Streets and include dedicated
352	space for pedestrians, bicyclists and motor vehicles. On-street parking
353	and appropriate landscaping must also be included. The specific
354	configuration of all 5 of these elements within the available right-of-
355	way will be determined as part of the project review process.
356	(iii) <u>Sidewalks. A minimum 10 foot wide clear pedestrian path must be</u>
357	provided on all street frontages.

358 359 360 361	(iv) <u>Streetscape</u> . A minimum 5 foot wide streetscape zone must be provided between the back of curb and the required sidewalk. Street trees must be installed in accordance with the Chapter 61, Orlando City Code.
362	(v) <u>Streetlights.</u>
363 364 365 366 367	a) When a new development is proposed, new or existing streetlights within the abutting street rights-of-way or city services easements should be replaced with fixtures compatible with any existing or proposed streetscape or street lighting plans.
368 369	b) North International Drive should have a consistent style and theme for streetlights.
370 371 372	c) New streetlight poles may be required to be furnished with electrical outlets and arm and bracket attachments for street banners.
373 374 375 376	Due to right-of-way constraints and other physical limitations, exceptions to these standards may be granted through a Planning Official Determination (in coordination with the Director of Transportation and Director of Public Works), as long as the intent of the Special Plan is still being met.
377 378	d) Site Design.
379 380 381 382	The site design standards are intended to enhance the pedestrian atmosphere, while continuing to foster a unique identity for the district. Even in situations where there is likely to be less pedestrian activity, a people oriented scale and character will make properties more inviting and visually appealing.
383 384 385 386	 Designation of Pedestrian and Vehicular Streets. The streets within the North International Drive district shall be divided into the two functional categories as set forth below.
387 388 389 390 391 392	(a) Pedestrian Streets are streets that are pedestrian oriented with buildings located close to the street and parking lots located to the rear of the buildings. The following streets shall be designated as Pedestrian Streets: American Way, Carrier Drive, Del Verde Way, International Drive, Lakehurst Drive, Oak Ridge Road, Precision Drive, Republic Drive, and Visitor's Circle.
393 394 395 396 397 398	(b) Vehicular Streets are streets that are automobile-oriented, with adjacent property designed to conveniently accommodate the automobile. The following streets shall be designated Vehicular Streets: Adriana Avenue, Altamira Drive, Grand National Drive, Kirkman Road, Municipal Drive, Sand Lake Road, Touchstone Drive, and Vanguard Street.
399	54. Front Yard and Street Side Yard Building Setbacks.

400	(a) Minimum Front Yard and Street Side Yard Setback: 10 feet.
401	(b) Maximum Front Yard and Street Side Yard Setback: 40 feet, except
402	as modified below.
403 404	(c) Outdoor recreation uses and buildings fronting on Vehicular Streets shall have no maximum required front or street side yard setbacks.
405	(c) Retail shopping centers with over 30,000 square feet <u>may meet the</u>
406	required setbacks through the use of outparcels. of gross floor area
407	shall have a maximum front yard and street side yard setback of 140
408	feet adjacent to any of the Pedestrian Streets identified above.
409	(d) Awnings, canopies, marquees, overhangs, colonnades, open-air
410	porches, masonry walls, or similar unenclosed open-air structures
411	attached to a principal building may encroach into the front yard
412	setback up to the right-of-way line.
413	(e) Walls or fences located within the front yard between the building and
414	the street <u>mustshall</u> not exceed 3.5 feet in height, with the exception
415	of the streetwall requirements as indicated below (see Vehicular Use
416	Areas and Stormwater Retention/Detention Areas).
417	(f) Chain link fences, unpainted wood fences, and unpainted concrete
418	block walls <u>areshall be</u> prohibited between a building and the front or
419	street side right-of-way line; chain link fences <u>areshall be</u> permitted
420	abutting Interstate 4 and the Florida Turnpike.
421	(g) The following pedestrian amenities <u>areshall be</u> permitted to encroach
422	into the required front yard setback to the right-of-way line: outdoor
423	eating and/or drinking establishments (i.e. sidewalk cafes), fountains,
424	sculpture and other visual amenities, seating for a bus stop, or
425	pedestrian plazas.
426	(h) For retailers of vehicular fuels or automobile service stations, the front
427	and street side yard setbacks <u>mustshall</u> be measured to the projected
428	edge of the overhead canopy or gas pump island, whichever is
429	closest to the Pedestrian <u>Sstreet</u> right-of-way line.
430 431 432 433	6.5. Vehicular Use Areas and Stormwater Retention/Detention Areas. New developments fronting on Pedestrian Streets mustshall have stormwater retention/detention areas and vehicular use areas located to the side or to the rear of the principal building(s), except as permitted below:
434	(a) Retail shopping centers with over 30,000 square feet of gross floor
435	area adjacent to a Pedestrian Street(s) may have a maximum of one
436	and one half bays of parking (i.e., a two-way aisle with 90° parking
437	spaces on both sides and a two-way aisle with 90° parking on one
438	side) located between the principal building and the Pedestrian Street
439	right-of-way line.

440	(b) Retail shopping centers and other uses with a parking lot located
441	between a building and a Pedestrian Street and with a front or side
442	yard setback greater than 40 feet shall provide a streetwall within five
443	feet of the right-of-way line of a Pedestrian Street(s) pursuant to
444	Section 62.620. The streetwall shall have a minimum of one (1)
445	pedestrian access point at least six (6) feet in width every 200 feet.
446	The pedestrian access opening shall be emphasized with an
447	architectural treatment on the streetwall, such as columns, finials,
448	lighting, or an overhead arch spanning the opening. The streetwall
449	shall be in lieu of parking lot landscaping adjacent to the right-of-way
450	as required in Chapter 61.
451	(c)(a)Retail sales of vehicular fuels or Automobile service stations, drive-
452	<u>inthrough</u> facilities, retail uses and hotels <u>areshall</u> be permitted a
453	choice of one of the following within the front yard or street side yard
454	between the principal bulding and the Pedestrian Street right-of-way
455	line: <u>a two-way driveway or drop-off area, a one-way driveway 12 feet</u>
456	<u>in width,</u> or a one half bay of angled parking and a one-way driveway,
457	none of which shall exceed a maximum width of 35 feet. <u>a one-way</u>
458	drive aisle with angled parking or drop-off, or a two-way drive aisle
459	with drop-off and no parking. Maximum width – 35ft.
460 461 462 463	(d)(b)Overhead awnings, canopies, or marquees may extend over a driveway or drop-off area between the principal building and a Pedestrian Street right-of-way line. All such extensions <u>mustshall</u> have a minimum vertical clearance of 14 feet.
464	(e)(c)The requirements of Section <u>61.312</u> , Orlando City Code, 60.252 ,
465	Landscaping Adjacent to Street Right-of-Way, shall apply to any
466	vehicular use area located between a building and a <u>the primary</u>
467	<u>street frontage.</u> Pedestrian Street except where a street wall is
468	required pursuant to (b) above.
469 470	(f) (d) All stormwater retention/detention areas <u>mustshall</u> be designed as site amenities per Section 60.144.
471	7.6. Parking. All proposed parking facilities must meet the standards set forth
472	in Chapter 61, Orlando City Code. The minimum number of required
473	parking spaces may be reduced through Zoning Variance approval in
474	accordance with Sec. 61.323, Orlando City Code. up to 20% for building
475	sites which comply with the joint access and cross access easement
476	standards in Chapter 61 and in this Special Plan, as approved by the
477	Transportation Official and Planning Official.
478 479 480 481 482	8.7. Building Orientation. <u>The following standards apply</u> Uupon substantial enlargement, substantial improvement, or new construction. all principal structures abutting a Pedestrian Street shall <u>must</u> be oriented toward the Pedestrian Street <u>primary street</u> frontage. or Pedestrian Street side right-of-way line by <u>providing at least one public entrance to the principal</u>

483 484		structure facing the primary street. incorporating the following into the building façade that faces the Pedestrian Street:
485 486 487		(a) <u>The principal façade of all buildings must front the public right(s)-of-way or may be located off a public plaza adjacent to and connected with the public sidewalk located adjacent to the street.</u>
488 489		(b) At least one public entrance to the principal <u>use or</u> structure <u>facing</u> <u>the primary street must be provided</u> .
490 491 492 493 494 495 496		(c) <u>Mixed-use and commercial buildings located on corner lots must</u> <u>locate entrances at the corner to anchor the intersection and create</u> <u>a seamless transition that captures pedestrian activity from both</u> <u>street frontages. Through a Planning Official Determination, an</u> <u>alternative public plaza that activates both street frontages, includes</u> <u>pedestrian amenities and provides direct pedestrian access to a</u> <u>primary entrance of the building may be approved.</u>
497 498 499		(d) The ground floor exterior building wall area <u>fronting and visible from</u> <u>a public right-of-way must</u> shall contain a minimum of <u>3015</u> % transparent or translucent materials.
500		(e) Reflective or mirrored glass windows is shall be prohibited.
501 502 503	9<u>8.</u>	Vehicular Site Access. The following standards shall apply in addition to the requirements of Chapter 61, Roadway Design and Access Management:
504 505 506 507 508 509 510		(a) The driveway spacing criteria shown in Chapter 61, <u>Orlando City Code</u> , or a minimum of 200 feet, whichever is greater, for all arterial and collector streets (Grand National Drive, International Drive, Kirkman Road, Oak Ridge Road, <u>Republic Drive Universal Boulevard</u> , and Sand Lake Road). For existing developments, the 200 foot minimum spacing criteria may be administratively modified as provided in Chapter 65.
511 512 513 514 515		 (b) Development sites with less than 400 feet of street frontage are shall be permitted a maximum of one (1) curb cut per street frontage. Two (2) curb cuts may be permitted on sites with a minimum of 400 feet of street frontage, if the 200 foot minimum spacing requirement is met.
516 517 518		(c) Development sites with less than 200 feet of street frontage <u>must</u> shall conform to the driveway consolidation and cross access easements required by Chapter 61, <u>Orlando City Code</u> .
519 520 521 522		(d) Two incentives to promote consolidation of driveways between adjacent properties are included in this Special Plan: reduced parking requirements (see Parking, above) and a shared pole sign (see Signs, below).

523	(d) <u>On collector or arterial streets, median opening spacing must</u>
524	<u>conform to the Major Thoroughfare Plan per Chapter 61, Orlando City</u>
525	<u>Code, and must have a minimum width of 15.5ft.</u>
526	(e) <u>On local streets, median opening spacing must be a minimum of 200ft</u>
527	and must have a minimum width of 10ft.
528	109. Pedestrian-Oriented Design Features.
529	(a) A direct pedestrian access walkway or pedestrian circulation system
530	<u>must</u> shall be provided connecting the public entrance(s) of all
531	principal building(s), or the entrance gate of an outdoor recreation
532	use, to the public sidewalk. The pedestrian access or circulation
533	system <u>must</u> shall be paved and at least six (6) feet in width.
534	(b) The pedestrian access may pass through the required parking lot
535	landscaped areas adjacent to the street right-of-way or streetwall.
536	(c) If a building site is adjacent to Sandy Lake or Lake Pat, a minimum
537	of one (1) improved pedestrian access <u>must</u> shall be provided from a
538	principal structure or on-site pedestrian circulation system to the
539	water's edge (at average annual high water level), terminating in the
540	form of a deck, dock, terrace, beach, gazebo, or overlook with visual
541	access to the lake.
542 543 544 545 546 546 547 548	(d) Any substantial development, change of use or redevelopment of a property with more than two-hundred fifty (250) feet of property frontage on an arterial roadway must provide at least one pedestrian amenity adjacent to the clear path of the existing sidewalk. Pedestrian amenities include but are not limited to the following: bench, pedestrian waiting area protected from the weather, or public art feature.
549	(e) Site furnishings must be constructed of materials that are durable and
550	easy to maintain and blend or compliment the exterior color of the
551	surrounding principal architecture and building(s). Site furnishings
552	encompass a wide variety of individual elements. Site furnishings
553	may be functional on a literal level (trash receptacles and benches)
554	or on a symbolic level (memorial displays and flagpoles). Proposed
555	site furnishings must receive an Appearance Review determination
556	from the Planning Official prior to installation.
557	(f) Public Art features, including outdoor sculptures, art work, and
558	special architectural and landscape features, are encouraged in the
559	development of individual sites and parcels. Such pieces and
560	features help establish strong visual identities for individual facilities
561	and greatly enhance the special character of North International Drive
562	in general. All proposed art features must receive an Appearance
563	Review determination from the Planning Official prior to installation.
564	Review considerations will include:

565 <i>(i)</i> <u>Relevance of the piece to the building or I-Drive area;</u> 566	
567(ii) Suitability of the work for outdoor display, including its maintenance;	
 569 570 (iii) How the work serves to activate or enhance public spa 571 	<u>ce;</u>
572 <i>(iv)</i> <u>Appropriateness of the scale of the artwork;</u> 573	
574 (v) How closely the proposed artwork meets the intent of the special Plan. 575 Special Plan.	<u>1e</u>
57611. Site Lighting. Vehicular use areas shall be lighted with a minimum of c footcandle maintained from dusk to dawn on all development sit Pedestrian walkways separate from vehicular use areas shall have minimum light intensity of one (1) footcandle maintained from dusk 	es. a to tio on as
5851110. Bicycle Parking. Bicycle parking regulations within the Internation586Drive special plan must comply with Chapter 61, Part 3D, Orlando C587Code.	
5881211. Bike Share. Bike share stations may be located throughout the North Drive Special Plan Area.	<u>ı I-</u>
590 591(a) The location of bike share stations within the public right of way m be approved through a Right-of-Way use agreement.	<u>ust</u>
592 593 594(b) Bike share stations located on private property do not count towa the total required public bicycle parking spaces, but may count towa 	
595 596 597(c) Bike share signs associated with bike share stations located with the I-Drive Special Plan must comply with the maximum allowal signage for a Transit Shelter.	
598 (e) Building Design.	
599In order to avoid a generic appearance and establish a true sense600place, building designs should reflect the unique characteristics of the601Drive area rather than chain or franchise designs.	
 Building Facades. Building's volume, massing and articulation should be designed in a that is inviting to passers-by and makes visitors feel comfortable was 	

605 606 607 608	along the street. Buildings should be designed to relate to and complement nearby structures, should include the use of high quality materials, and should blur the line between public and private spaces with transparent and accessible ground floors, while allowing for bold and creative architecture.
609 610 611 612 613	 (a) <u>Buildings must be finished with durable, high quality materials that are authentic to the style of architecture proposed for the building. All facades must be finished with the same materials and architectural details. Durable materials such as stone, brick, pre-cast, or limestone must be utilized at the base of the building up to at least 3-4 feet in height.</u>
614 615 616 617	(b) Not more than 60 linear feet of the principal building façade(s) can be unarticulated by architectural details. Such details may include windows, canopies, awnings, changes in parapet height, material changes, projections, recesses, or similar features.
618 619 620	(c) <u>Commercial lobbies and larger retail units should be designed with</u> prominent entries that provide visual interest, orientation, and a sense of invitation and welcome from adjacent streets.
621 622 623 624 625 626 627	(d) <u>A building's corner location must be accentuated with architectural features that actively engage the public realm and create a visual presence at the corner. Features may include: chamfered or rounded corners, projecting and recessed balconies and entrances, embellished doorways and volumetric manipulations (e.g. corner towers) and enhanced window designs (floor-to-ceiling windows, display windows, clerestory windows or distinctive glass design or colors).</u>
628 629 630 631	(e) <u>The ground floor exterior building wall area fronting on a public right-of-way must shall contain a minimum of 30% transparent or translucent materials. The minimum transparency on all other ground floor building wall areas must be 15%.</u>
632	(f) Reflective or mirrored glass windows are prohibited.
633 634 635 636	(g) For parapets that conceal flat roofs and rooftop equipment, such as HVAC units, the average height of such parapets must not exceed an average of 15% of the height of the supporting wall. All parapets must incorporate a three dimensional cornice or other architectural treatment.
637 638 639 640	(h) <u>The requirements will not exclude the possibility of buildings that are unique, noteworthy, and add to the overall character and experience in the I-Drive Special Plan area. Such architectural departures may be approved by the Planning Official.</u>
641	2. <u>Novelty Architecture</u>
642 643 644 645 646	Buildings that incorporate novelty architecture, include the use of innovative building forms or involve the creative application of quality building materials may be eligible for relief from transparency, setbacks, landscaping and other requirements via an Appearance Review Determination from the Planning Official. Review considerations will include:
647	(a) <u>Relevance of the building to the I-Drive area;</u>
648	(b) How the building activates or enhances public space;

649		(c) How closely the proposed building and site design meets the intent of
650 651	3.	the Special Plan. Parking Garage Facades.
	0.	
652 653		Where structured parking must be exposed to the street, exceptionally creative design solutions should be implemented as follows:
654 655		(a) Architectural articulation must occur on all sides of the parking structure.
656 657 658		(b) The ground level of the parking structure must include a durable water table or base element around the entire structure at least 3-4 feet in height.
659 660 661		(c) <u>Rooftop elevator and stair tower elements must include architectural features, such as pitched roofs, that compliment the overall design of the parking structure.</u>
662 663 664		(d) The use of awnings or canopies is encouraged over ground level pedestrian access points to enhance the visual appearance of the openings and as a practical method for rain and sun protection.
665 666		(e) <u>Vehicular ramping must be architecturally integrated into the structure</u> or not be visible from public-rights-of-way.
667	<u>(f)</u>	Signs.
668 669 670 671 672 673 674 675		The purpose of these sign standards is to create an uncluttered and unified appearance to the district, and permit sufficient identification of businesses while allowing expression of an individual business's identity in a creative manner. The standards are intended to encourage a festive and pedestrian-oriented, yet cohesive, image for the district. Signs must be secondary in visual importance to building architecture. This Special Plan applies standards for the design and location of various types of signs to achieve these objectives.
676		1. Permitted and Prohibited Signs.
677 678 679 680 681 682		<i>Permitted Signs.</i> In addition to the signs permitted in Chapter 64, Orlando City Code, the following on-site signs are permitted: backlit awning, digital and interactive store fronts. Any other signs are prohibited.
683 684 685 686 687 688 688 689		2. General standards. Maximum total on-site sign copy area allotments <u>mustshall</u> be as per Chapter 64, <u>Orlando City Code</u> . Outdoor recreation uses shall use the following formula to figure total copy area: are permitted one-half (½) square foot of copy area shall be permitted for each one (1) linear foot of street frontage. Figure 43(d), The Sign Standards Chart, displays additional standards for <u>specific particular</u> types of on-site signs.
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FIGURE 43(ed). THE SIGN STANDARDS CHART

Sign Type	Minimum Setback*	Maximum Size	Maximum Height	Maximum Width
Directional	4 feet	3 s.f.	3 feet	3 feet
Ground	5 feet	No max.	8 feet	No max.
Menu Tablet	1 foot	6 s.f.	5 feet	3 feet
Pole Sign Facing Arterial or Collector (Retail Sales of Vehicular Fuels or Automobile Service Stations only)	10 feet	No max.	18 feet	No max.
Pole Sign Facing Limited Access Highway	15 feet	No max.	30 feet	No max.
Projecting	0 feet	No max.	30 feet	6 feet
Window	10 feet	25% total area	First 2 stories Ground floor only.	No max.

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*Minimum setback from street right-of-way line. or center line setback line. Side yard setback <u>mustshall</u> be a minimum of 7 feet for all on-site signs.

- 3. (Reserved.)
- 4<u>3</u>. *Management Control.* Management control of signs per Chapter 64, Part 2 <u>mustshall</u> be required for development sites containing multiple rental spaces under single management.
- Illuminated building graphics, 54. Illuminated Outlining. outlining. or architectural detailing on exterior building walls or roofs which do not convey a business message, business logo, or other such business identification or advertisement mustshall be permitted and mustshall not be counted toward the sign area allotment. If neon tubing, fiber optic tubing, or other illumination is used within six (6) inches of a sign copy area, it is shall be counted as sign copy area. The illuminating lights mustshall be stationary, not running or flashing. Exposed incandescent bulbs mustshall not exceed 60 watts unless a screen or diffuser is placed around the bulb. Any illumination mustshall not cause a glare or excessive brightness that adversely affects the vision of pedestrians or motor vehicle operators on public or private property.
- 65. Specific Sign Standards. All signs must meet the standards of Chapter 64Section 64.232, in addition to the following:

(a) Backlit Awning Signs. Backlit awning signs shall meet the standards of Section 64.232.

(a) (a) Changeable Copy Signs. The changeable copy sign area <u>mustshall</u> be included within the same plane or geometric shape as the remainder of the

721 722	sign (See Figure 43(f)). Changeable copy <u>isshall</u> be permitted on any sign type.
723 724 725	(b) <u>Digital Signs. Digital signs are permitted as ground signs only. The</u> following standards apply:
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727	(i) Digital display area must be accessory to the primary sign.
728 729 730 731	(ii) No more than two (2) messaging elements must be permitted within the allowable sign face area: (1) primary business/location identification, and (2) digital message display area.
732 733	(iii) Digital display area must be mounted or located below the primary business/location identification area on the sign.
734 735	(iv) Digital display area must be no more than 40% of the allowable sign face area.
736	(v) May be full color.
737	(vi) Must not change more than once every 8 seconds.
738 739 740	(vii)Must incorporate photocell/light sensors, with automatic dimming technology that appropriately adjusts to ambient light conditions.
741 742 743 744	(viii) Must have a brightness display not greater than 0.3 foot candles above ambient light conditions as measures by foot candle meter at a present distance, depending on the size of the sign.
745	(ix) No off-site advertising.
746 747 748 740	 (x) <u>No words, phrases, or characters that may interfere with,</u> mislead or confuse traffic (ex. "stop", "look", "dive-in", <u>"danger", "slow down", etc.</u>)
749 750 751 752	(xi) No flashing or blinking, incandescent or stroboscopic lights that may interfere with, obstruct the view of, or be confused with any authorized traffic sign, signal or device.
753 754 755 756	(xii)If a sign malfunctions, fails, or ceases to operate in its usual or normal programmed manner, said sign must be repaired or disconnected within forty-eight (48) hours by the owner/operate of sign.
757 758 759 760 761 762 763 764	Directory Pole Signs (Shared). Three or more adjacent building sites which together meet the access management standards of Chapter 61 and this Special Plan by installing a shared access drive and cross access easements shall be permitted one pole type directory sign between them, located at the jointly used curb cut. All sign copy on the shared sign shall be contained within the perimeter of the same plane or geometric shape (See Figure 43(e)). Each business's copy area on the shared directory pole sign shall be deducted from that business's total sign area allotment. The three

765	or more businesses who wish to have a shared directory pole sign must
766	submit a joint sign permit application with a written agreement in a form
767	acceptable to the Office of Legal Affairs with all business or property owners
768	involved to install and maintain the directory pole sign.
769	(d) (c) Flags. Flag poles <u>mustshall</u> not exceed 35 feet in height. Flag poles
770	<u>mustshall</u> be set back from the street right-of-way so that the flag <u>does</u> shall
771	not extend over the right-of-way line at a height of less than 15 feet.
772	(e) (d) Ground (Monument) Signs. Ground signs are shall be permitted pursuant
773	to Section 64.202 only on consolidated development or mixed use
774	development sites. Ground sign copy mustshall be contained within the
775	perimeter of one plane or geometric shape (See Figure 43(f)). Ground signs
776	mustshall not be V-shaped or stacked horizontally or vertically.
777	(f) High Rise Signs. High rise wall signs shall be permitted within the special
778	plan district according to the standards in Section 64.246.
779	(g) (e) <u>Interactive Storefronts</u> . Interactive storefronts are subject to the following
780	conditions:
781	 (i) Must be designed, installed, and maintained to function as a
782	computer generated interactive display that responds to the physical
783	activity of engaged pedestrians passing along on the adjacent
784	sidewalk.
785 786	(ii) Do not count towards the calculation of maximum allowable copy area.
787	(iii) May display on-site and off-site messages.
788	<i>(iv)</i> <u>Messages must be oriented towards the pedestrian, not passing</u>
789	<u>motorists.</u>
790	 (v) Only allowed in storefronts that meet the site design requirements of
791	the Special Plan Overlay, including transparency requirements.
792	(h) (f) Menu Tablet. Eating and drinking establishments <u>mustshall</u> be permitted
793	one (1) menu tablet per building site. The menu tablet <u>mustshall</u> be placed a
794	minimum of one (1) foot behind the right-of-way or centerline setback line,
795	oriented towards pedestrians on the public sidewalk. The menu <u>must shall</u>
796	be encased in a permanent box or frame and be visible under clear glass,
797	clear acrylic, or similar transparent material. The name or logo of the
798	establishment may be incorporated into the menu tablet frame or support
799	with a maximum letter height of four (4) inches. The menu tablet <u>mustshall</u>
800	display only the current hours of operation, menu, and price list offered at
801	that establishment. All other advertising messages or sign copy are
802	prohibited.
803	(i) (g) Pole Signs. Pole signs shall be permitted as in Section 64.202, if must
804	meet one of the following criteria are met:
805	 Frontage Criteria: Development sites shall have a minimum of 200 feet of
806	street frontage on an arterial or collector street to qualify for a pole sign.
807	Building sites adjacent to Interstate 4 or the Florida Turnpike may have
808	one pole sign by right facing those expressways.

809 810	Pole sign copy <u>must</u> shall be included within the perimeter of one (1) plane or geometric shape (See Figure 43(f)) .
811 812 813 814 815	 Retail Sales of Vehicular Fuels or Automobile Service Stations: Businesses selling retail vehicular fuels may have one (1) pole sign per street frontage. and are exempt from the minimum 200 foot frontage criteria. However, these pole signs must meet the requirements of Section 64.202.
816	Consolidated Access Incentive: See (c) above.
817	Pole signs shall not be V-shaped or stacked horizontally or vertically.
818 819 820 821 822 823 824 825	(j) (h)Windows and Window Signs. Window sign area <u>mustshall</u> be limited to 25% of the window area of the first two stories of any building facade facing a street. Window signs <u>mustshall</u> be prohibited above the second floor or 24 feet up from ground level, whichever is less. Window signs <u>mustshall</u> include those affixed to or within 12 inches from the window surface. Window signs <u>mustshall</u> be prohibited between four (4) feet and six (6) feet from ground level to allow visibility for security reasons.
826 827 828 829 830 831	76. <u>Creative Design Exception.</u> The purpose of this section is to encourage signs of unique design that exhibit a high degree of imagination, inventiveness, and thoughtfulness and to provide a process for the application of sign regulations in ways that will allow creatively designed signs that make a positive visual contribution to the overall image of the Special Plan area, while mitigating the visual impacts.
832	a) An applicant may request approval of a Creative Design Exception in order
833 834 835 836 837 838	to allow standards that differ from the provisions of this section, but comply with the purpose and intent of the Special Plan overlay. At no point may the maximum sign copy area be exceeded. The request must receive an Appearance Review determination from the Planning Official. In approving the request, the Planning Official must ensure the proposed sign meets the following design criteria:
834 835 836 837	with the purpose and intent of the Special Plan overlay. At no point may the maximum sign copy area be exceeded. The request must receive an Appearance Review determination from the Planning Official. In approving the request, the Planning Official must ensure the proposed sign meets the
834 835 836 837 838 839	 with the purpose and intent of the Special Plan overlay. At no point may the maximum sign copy area be exceeded. The request must receive an Appearance Review determination from the Planning Official. In approving the request, the Planning Official must ensure the proposed sign meets the following design criteria: (i) Constitute a substantial aesthetic improvement to the site and must
834 835 836 837 838 839 840 841	 with the purpose and intent of the Special Plan overlay. At no point may the maximum sign copy area be exceeded. The request must receive an Appearance Review determination from the Planning Official. In approving the request, the Planning Official must ensure the proposed sign meets the following design criteria: (i) Constitute a substantial aesthetic improvement to the site and must have a positive visual impact on the surrounding area; (ii) Be of unique design, and exhibit a high degree of imagination,
834 835 836 837 838 839 840 841 842 843	 with the purpose and intent of the Special Plan overlay. At no point may the maximum sign copy area be exceeded. The request must receive an Appearance Review determination from the Planning Official. In approving the request, the Planning Official must ensure the proposed sign meets the following design criteria: (i) Constitute a substantial aesthetic improvement to the site and must have a positive visual impact on the surrounding area; (ii) Be of unique design, and exhibit a high degree of imagination, inventiveness, and thoughtfulness; and (iii) Provide strong graphic character through the imaginative use of color,
834 835 836 837 838 839 840 841 842 843 844 843 844	 with the purpose and intent of the Special Plan overlay. At no point may the maximum sign copy area be exceeded. The request must receive an Appearance Review determination from the Planning Official. In approving the request, the Planning Official must ensure the proposed sign meets the following design criteria: (i) Constitute a substantial aesthetic improvement to the site and must have a positive visual impact on the surrounding area; (ii) Be of unique design, and exhibit a high degree of imagination, inventiveness, and thoughtfulness; and (iii) Provide strong graphic character through the imaginative use of color, graphics, proportion, quality materials, scale and texture. (b) Contextual Criteria. The sign must contain at least one of the following
834 835 836 837 838 839 840 841 842 843 844 845 846	 with the purpose and intent of the Special Plan overlay. At no point may the maximum sign copy area be exceeded. The request must receive an Appearance Review determination from the Planning Official. In approving the request, the Planning Official must ensure the proposed sign meets the following design criteria: (i) Constitute a substantial aesthetic improvement to the site and must have a positive visual impact on the surrounding area; (ii) Be of unique design, and exhibit a high degree of imagination, inventiveness, and thoughtfulness; and (iii) Provide strong graphic character through the imaginative use of color, graphics, proportion, quality materials, scale and texture. (b) Contextual Criteria. The sign must contain at least one of the following elements:
 834 835 836 837 838 839 840 841 842 843 844 845 846 847 848 	 with the purpose and intent of the Special Plan overlay. At no point may the maximum sign copy area be exceeded. The request must receive an Appearance Review determination from the Planning Official. In approving the request, the Planning Official must ensure the proposed sign meets the following design criteria: (i) Constitute a substantial aesthetic improvement to the site and must have a positive visual impact on the surrounding area; (ii) Be of unique design, and exhibit a high degree of imagination, inventiveness, and thoughtfulness; and (iii) Provide strong graphic character through the imaginative use of color, graphics, proportion, quality materials, scale and texture. (b) Contextual Criteria. The sign must contain at least one of the following elements: (i) Classic historical design style; (ii) Creative image reflecting current or historical character of the tourist

853	<i>(i)</i> <u>Utilize enhance</u>	d architectural elements of the building	<u>; and</u>	
854 855 856		gical location in relation to the overall co de and not cover any key architectur çade.		
857 858 859		ding Uses. The sign must be located a lare impacts on surrounding uses, espe		
860	8 Definitions.			
861 862 863 864 865	incandescent bulbs, architectural detail, o or other such design	g Graphics: The use of exposed fiber optic tubing, or other light sou outline a building wall, create a graphic to be viewed at night. Illuminated buildir logo or sign copy, unless they are count	irce_to_highlight picture, shape, graphics shall	
866 867 868 869	menu, and prices o enclosed case with	A pedestrian oriented, outdoor displa ffered by an eating and drinking esta a clear front cover. The case is mount ecured to the ground.	blishment in an	
870 871 872 873	site where mechani	es and Storage Facilities: Exterior location ical, cleaning, laundry, maintenance, hyphanistry, materials, or supplies are stored, or	construction, or	
874 875 876		I building, kiosk, stand or similar structu time-share condominiums, and/or r		
877	FIGURE 43(c). SUPPLEMENTAL PLANT LIST			
878	Note: Refer to Chapter 60, Part 2	for Water Zone Key.		
	Botanical Name	Common Name	Water Zone	
	Larg	e palms (20'+ mature height):		
	Phoenix canariensis	Canary Island Date Palm	M, L	
	Phoenix dactylifera	Medjool Palm	H	

Phoenix canariensis	Canary Island Date Palm	M, L
Phoenix dactylifera	Medjool Palm	H
Phoenix reclinata	Senegal Date Palm	M, L
Sabal palmetto	Cabbage Palm	H, M, L
Washingtonia robusta	Washington Palm	M, L
Small palms a	and cycads (6' to 20' mature height):	
Butia capitata	Butia Palm	M, L
Chamaerops humulis	Mediterranean Fan Palm	M, L
Cycas circinalis	Queen Sago	M, L
Livistonia chinensis	Chinese Fan Palm	M, L

	Trachycarpus fortunei	Wine	imill Palm		M, L
879 880	Tree Point Values: Large palm trees <u>are</u> shall be worth 1 tree point for each group of three palms, and small palms shall be worth .5 tree point for each group of three.				
881 882	Minimum Sizes: Large palm trees <u>must</u> shall be a minimum of 10 feet in height, and small palms <u>must</u> shall be a minimum of 4 feet in height at the time of installation.				
883	Palm trees cannotshall not be used to fulfill Parking Lot Landscaping requirements.				
005		tuitili Parking	Lot Landscap	ing requiremen	its.
884	FIGURE 43(ed). TF	Ū		0	IIS.
		Ū		0	Maximum Width
	 FIGURE 43(<u>e</u> d). T⊨	IE SIGN STA Minimum	NDARDS CH, Maximum	ART Maximum	Maximum
	FIGURE 43(<u>e</u> d). TH Sign Type	IE SIGN STA Minimum Setback*	NDARDS CH/ Maximum Size	ART Maximum Height	Maximum Width
	FIGURE 43(<u>e</u> d). TH Sign Type Directional	IE SIGN STA Minimum Setback* 4 feet	NDARDS CH, Maximum Size 3-s.f.	ART Maximum Height 3 feet	Maximum Width 3 feet

10 feet

15 feet

0 feet

10 feet

No max.

No max.

No max.

25% total

area

18 feet

30 feet

30 feet

First 2 stories

Ground floor

only.

No max.

No max.

6 feet

No max.

885 886

*Minimum setback from street right-of-way line or center line setback line. Side yard setback mustshall be a minimum of 7 feet for all on-site signs.

(Retail Sales of Vehicular Fuels or

Automobile Service Stations only) Pole Sign Facing Limited Access

Highway

Projecting

Window

887

FIGURE 43(e). TICKET BOOTH STANDARDS CHART

Principal Structure	Detached Accessory	Attached Accessory		
Per AC-3/SP	Per AC-3/SP	Per AC-3/SP		
300 s.f. min.	75 min./299 max.	No min. or max.		
Per AC-3/SP	15 feet	15 feet		
Not required to be same as other structures on site	Same as principal structure on site	Same as principal structure to which it is attached		
Per building code	Same as principal building; no flat roof	No roof required, but may use canopy, awning, etc., if consistent with building		
	Structure Per AC-3/SP 300 s.f. min. Per AC-3/SP Not required to be same as other structures on site	StructureAccessoryPer AC-3/SPPer AC-3/SP300 s.f. min.75 min./299 max.Per AC-3/SP15 feetNot required to be same as other structures on siteSame as principal structure on sitePer building codeSame as principal		

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CODING: Words stricken are deletions; words underlined are additions; **** denote omitted text.



893 894 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 PUBLIC NOTICE, in a newspaper of general circulation in the City of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, this day of, 2019.
	DONE, THE FIRST READING AND FIRST PUBLIC HEARING, by the City Council of the City of Orlando, Florida, at a regular meeting, this day of, 2019.
l	DONE, THE SECOND PUBLIC NOTICE, in a newspaper of general circulation in
	the City of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, this
	day of, 2019.
	ENACTED ON FINAL PASSAGE, by an affirmative vote of a majority of a quorum present of the City Council of the City of Orlando, Florida, at a regular meeting, this day of, 2019.
	BY THE MAYOR/MAYOR PRO TEMPORE OF THE CITY OF ORLANDO, FLORIDA:
	Mayor/Mayor Pro Tempore
L	
l	
	ATTEST BY THE CLERK OF THE
	ATTEST, BY THE CLERK OF THE CITY COUNCIL OF THE CITY OF
	CITY COUNCIL OF THE CITY OF
	CITY COUNCIL OF THE CITY OF

Page 25 of 26 North International Drive Special Plan CODING: Words stricken are deletions; words <u>underlined</u> are additions; **** denote omitted text.

944	City Clerk
945	
946	
947	
948	Print Name
949	
950	
951	THIS ORDINANCE DRAFTED BY AND
952	APPROVED AS TO FORM AND LEGALITY
953	FOR THE USE AND RELIANCE OF THE
954	CITY OF ORLANDO, FLORIDA:
955	
956	
	Assistant City Atternay
957	Assistant City Attorney
958	
959	
960	Print Name