OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS	NOTES/EXPLANATION
			9-101 - General Provisions (See Ordinance Text in Attachment 1)	
			9-102 - Definitions.	
	New A-Frame Definition		(A) A-Frame sign. A two-faced sign with supports that are connected at the top and separated at the base, forming an "A" shape. These are also referred to as "sandwich board" signs. They are included in the term "portable sign."	New definition added as recommeded by Ad Hoc Committee
			(C) Animated sign. Any sign, the character or appearance of any element or part of which changes by any device, mechanical, electrical or otherwise, except for digital text and graphic signs.	Unchanged but reference is added for Digital Text and Graphic Signs
Deleted because it is content-related: Apartment Hotel Sign		Apartment hotel sign. Any sign advertising or identifying an apartment hotel.		DELETED
	Awning definition modified to make a clear reference to its signage aspects	Awning. A covering attached to a building or structure, erected in or over a window or door, and usually supported by gravity and a metal frame.	(C.1) <i>Awning</i> . Any permanent or retractable structure projecting beyond a building wall at an entrance to a building or extending along and projecting beyond the building's wall and generally designed and constructed to provide protection against the weather. This structure consists of a flexible material covering attached to and supported by a metal frame.	Modified
	Awning sign definition added for clarity		(D) Awning sign. Any sign attached to and made a part of an awning or any similar projections from a building, with changeable, fixed or both types of lettering in use.	Added definition of awning sign to go with definition f awning.
Deleted because it is content-related:		Ballpark sign. Any sign located on the inside of fencing in an enclosed ballfield in a public park.		DELETED
3all Park Sign	Banner definition modified to remove references to public rights of way	Banner. Any sign appended on or from a staff, pole, wire, frame or similar support, extending across the entire width of any street, road, highway or alley.	(E) Banner. A temporary sign of flexible material affixed to a framework or flat surface.	Modified
	Billboard definition modified to remove content-related definition and focus on physical design of sign	Billboard. Any sign, in excess of 150 square feet, advertising a person, place, event, product, business or other matter which is remote from the site or property upon which the sign is erected or displayed.	(F) Billboard. Any sign that consists of a single panel surface larger than 100 square feet in size that is installed as an independent structure or is mounted on the side or top of a building, and this sign along with its location is sold, rented, or leased to a user that is not the property's business owner.	Modified to become content neutral
Deleted because it is content-related: Business Sign		Business sign. Any sign advertising a business conducted within the building or structure, or upon the real property, on which the sign is erected or displayed.		DELETED
Deleted because it is content-related: Church Sign		Church sign. Any bulletin board type of sign erected or displayed on the real property of a church, chapel, temple, synagogue or other place of worship for the display of messages.		DELETED
	Added definition of Building Frontage, since sign area is often measured in comparison with building frontage		(G) Building frontage. The length of the main wall of a building which physically encloses or covers usable space. Said frontage shall be measured at the width of the wall at the height where the sign is mounted.	New definition added
	Chalkboard sign definition added as a physical type of sign that may be regulated in the future.		(H) Chalk-board sign. A single-faced, framed slate, chalk-board, whiteboard, or other material that can be written on with chalk, dry erase or similar markers.	New definition added
Deleted because it is content-related: Contractor or subcontractor sign		Contractor or subcontractor sign. Any sign containing the name and type of work performed by a contractor or subcontractor and erected or displayed on the property upon which building operations are being conducted.		DELETED
Deleted because it is content-related: Convenience Sign		Convenience sign. Any sign indicating the location of or direction to a place or object of public convenience, such as a restroom, telephone, bus stop or public parking area.		DELETED
	Curb Sign definition modified to remove Right of Way reference	Curb sign. Any sign composed of one or more numerals painted on a curb located within a public right-of-way which designates the premises upon which it is located.	(H.1) Curb sign. Any sign painted on a curb.	Modified to remove references to signage in rights of way.
	Changeable copy sign definition added as a physical type of sign that may be regulated in the future.		(I) Changeable copy sign. A non-electronic sign or part of a sign that is designed so that characters, letters or illustrations can be changed or rearranged without altering the face or surface of the sign.	New definition added
	Comprehensive sign plan definition added in correspondence with the SUP-regulated Coordinated Sign Program		(J) Comprehensive sign plan. A plan for the signage of a property that includes multiple tenants or owners with shared parking or other facilities.	New definition added

			ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS	
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION
	Digital text and graphic sign definition added as a physical type of sign that may be regulated in the future.		(K) Digital text and graphic sign. Any sign that can change its content by way of electronic or mechanical means but maintains a consistent image and does not flash or display any animation or movement other than the occasional changing of text or graphics occuring no more than 2 times per day. Digital text and graphic signs can be in the form of televisions, monitors, and other screens.	New definition added as recommeded by Ad Hoc Committee
Deleted because it is content-related: Directional Sign		Directional sign. Any sign indicating the location of or direction to a person, place, event, product, business or other matter which is remote from the site or property upon which the sign is erected or displayed.		DELETED
Double Faced Sign definition remains as unchanged	as unchanged	Double-face sign. Any sign having two parallel planes or surfaces upon which advertising is displayed.	(L.1) Double-face sign. Any sign having two parallel planes or surfaces that both bear the message.	Unchanged
	Feather sign definition added as a type of windblown sign (not proposed to be a permitted sign)		(L) Feather sign. A lightweight, portable sign mounted along one edge on a single, vertical, flexible pole the physical structure of which at may resemble a sail, bow, or teardrop. See Windblown Sign.	New definition added based on new sign type
		Flag. A piece of material, usually rectangular in shape, on which is imprinted, or into which is woven, a distinctive design which is or denotes the official symbol of a national, state or local government. Except for purposes of section 9-300, a flag shall not be considered a sign. However, a piece of material on which is imprinted, or into which is woven, a design, business trademark or other pattern or symbol that does not constitute or denote an official government symbol shall be considered a sign.	(M) Flag. A piece of cloth or similar material, shaped like a pendant, rectangle, or square, attachable by one straight edge to a pole or rope or attached at the top and draped.	Mofified to reflect content neutrality needs
	Flashing Sign definition modified to remove content-related item and to address digital text and graphic signs		(N) Flashing sign. Any sign consisting of, or illuminated by, flashing or intermittent lights or other lights of changing degrees of intensity, brightness or color except for digital text and graphic signs.	Changed to include digital text and graphic signs and to remove the content allowance for date, time, and temperature.
	Freestaning Sign definition modified to remove content component	inerson place event product pusiness or other matter noted on the	(O) Freestanding sign. A sign that is supported by structures or supports in or upon the ground and independent of any support from any building or wall. It also means any non-portable sign supported by a fence, retaining wall, or by upright structural members or braces on or in the ground and not attached to a building. A freestanding sign can have one or two sides and can have messages on each side.	Mofified
	New definition to clarify meaning of sign height		(A) Height. The maximum vertical distance from the ground at the base of the sign, or, for projecting signs, at the bottom of the plane created by the face of the sign extending to the ground, to the top of the highest attached component of the sign. Height also measures the ground clearance under projecting signs	
Deleted because it is content-related: Home Occupation Sign		Home occupation sign. Any sign erected or displayed on the exterior wall of a private dwelling which states only the name of a person occupying the dwelling and the name of a product or service offered in or from the dwelling by that person.		DELETED
	New definition to clarify that holiday decorations are not signs		(Q) Holiday Displays. Any displays erected on a seasonal basis in observance of religious, national, or state holidays which are not intended to be permanent in nature and which contain no advertising material.	New definition from Model Ordinance to differentiate holiday displays from other signs
Deleted because it is content-related: Identification Signs		Identification sign. Any sign stating the use and name given to the use of a building, structure or area, when such use is permitted in the zone in which the sign is located.		DELETED
	Added definition for illegal signs for clarification		provisions of this article.	New definition
	Added definition for ilumninated signs		(S) Illuminated sign. Any sign that is backlit, internally lighted, or or lighted by direct external lighting fixtures.	New definition
	A broader definition of marquee is added	lentrance of a huilding or structure	(T) Marquee. Any permanent structure projecting beyond a building wall at an entrance to a building or extending along and projecting beyond the building's wall and generally designed and constructed to provide protection against the weather. A marquee may take the form of an awning.	Modified
	Added definition of marquee sign as a type of sign		(U) Marquee sign. Any sign attached to and made a part of a marquee or any similar projections from a building, with manually changeable, fixed or both types of lettering in use.	New definition

		Attachment 5 - Comparison of Exist	ing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS	
OLD ORDINANCE SUMMARY		OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION
	Added definition of minor sign, as a specific regulated type of sign that would serve many purposes on properties		(V) Minor sign. Any wall or freestanding sign not exceeding one (1) square foot in area, not exceeding four feet in height, and not illuminated.	New definition from Model Ordinance to accommodate content neutral small signs (addresses, etc.)
Definition for motor vehicle sign is removed, as this type of sign would no longer differntiate a vehicle used as a sign from a commercial vehicle that would have signage on it.		Motor vehicle sign. Any sign on or attached to a motor vehicle which is being used primarily for the purpose of displaying advertising and is not being utilized in the normal business or work of the vehicle owner.		DELETED because commercial vehicles and motor vehicle signs cannot be treated differntly.
	Added definition of monument signs, as a specific regulated type of sign that would serve many purposes on properties		(W) Monument sign. Any freestanding sign consisting of a structure built on grade in which the sign and the structure are an integral part of one another. A monument sign is not a pole sign, and it does not have any visible supporting posts or poles. This sign generally has a low profile in accordance with height restrictions for this sign type with little or no open space between the ground under the sign area and the sign and has a structure constructed of masonry, wood, or materials similar in appearance.	New definition to relate to ordinance changes
	Definition of windblown sign is modified to differentiate flags from windblown signs	Moving or windblown sign. Any sign, any element or part of which (such as a pennant, streamer, moored blimp or propeller) moves by means of a mechanized, electrical or other device or is set in motion by movement of the atmosphere.	(X) Moving or windblown sign. Any sign, any element or part of which (such as a streamer, wheel, moored blimp or propeller) moves by means of a mechanized, electrical or other device or is set in motion by movement of the atmosphere, including feather signs. A flag is not a moving or windblown sign.	Modified to differentiate flags from this type of sign
	Definition has detail added to correspond with	Mobile sign. Any sign mounted on wheels or built with axles to which wheels may be attached. A sign attached to a motor vehicle shall not be considered a mobile sign. A parking permit sticker, inspection sticker, regulatory permit or bumper sticker attached to a motor vehicle shall not be considered a sign.	(Y) Mobile Sign. Any sign mounted on wheels, built with axles to which wheels may be attached or attached to a motor vehicle which is used primarily for the displaying of the sign, not for operating of the vehicle. Any such vehicle shall, without limitation, be considered to be used for the primary purpose of displaying the sign if it remains parked in the same location for more seven (7) days without moving, fails to display current license plates, inspection sticker, or municipal decal, if the vehicle is inoperable, if evidence of paid-to-date local taxes cannot be made available, or if the sign alters the standard design of such vehicle or trailer. A parking permit sticker, inspection sticker, regulatory permit or bumper sticker attached to a motor vehicle shall not be considered a sign.	More detailed definition added
Deleted because it is content-related: Multifamily dwelling sign		Multifamily dwelling sign. Any sign identifying or advertising a multifamily dwelling.		DELETED
	Definition added for Neon Sign, which is a type evaluated for historic districts.		(Z) Neon sign. Any sign containing exposed tubes filled with light-emitting gas or a sign giving the appearance of being a neon sign.	New definition
	Definitin added for nonconforming sign, which is an area of regulation that needs clarification		(AA) Nonconforming sign. Any sign which was lawfully erected in compliance with applicable regulation of the City and maintained prior to the effective date of this chapter of the zoning ordinance and which fail to conform to current standards and restrictions of the zoning ordinance.	
Deleted because it is content-related: Off-street parking sign		Off-street parking sign. Any sign identifying an off-street parking area or lot.		DELETED
Definitin deleted, as it is addressed in Zoning Ordinance definitions		Person. Any natural person, firm, partnership, association, corporation, company, trust or other group or combination of persons operating as a unit.		DELETED
	Definition added as a type of sign that is specifically regulated		(BB) Pole sign. Any freestanding sign taller than 6 feet that is mounted on one (1) or more visible, ground-mounted poles. A flag, as defined by 9-102(N), on an affixed to a pole is not a pole sign.	New definition to relate to ordinance changes
Deleted because it is content-related: Political Sign		Political sign. Any sign addressing the candidacy of one or more persons for elective office.		DELETED
	Definition unchanged	Portable sign. Any sign which is not permanently affixed into the ground or to a building or structure and which can easily be picked up and moved to another location.	(CC) Portable sign. Any temporary sign not affixed to a building, structure, vehicle or the ground and which can easily be picked up and moved to another location without the use of machinery.	Unchanged
	Definition added as a type of sign that is specifically regulated		(DD) Projecting sign. Any sign, other than a wall, awning or marquee sign, affixed to a building and supported only by the wall on which it is mounted. A projecting sign has a sign face that is not flat to the wall on which it is mounted and has two sides and can have messages on each side.	New definition
	Definition added to define areas affected by regulated signs		(EE) Public area. Any public place, public right-of-way, any parking area or right-of-way open to use by the general public, or any navigable body of water.	New defintion to relate to ordinance format changes

			ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS	
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION
	Definition added, as recommended by model code, differentiate public art from signage		(FF) Public Art. Items expressing creative skill or imagination in a visual form, such as painting or sculpture, which are intended to beautify or provide aesthetic influences to public areas or areas which are visible from the public realm.	New definition to relate to ordinance changes
Deleted because it is content-related: real estate sign		Real estate sign. Any sign advertising the sale, lease or further use of real estate which is placed upon the property so advertised.		DELETED
Deleted because it is content-related: remote sign		Remote sign. Any sign advertising or indicating the location of or direction to a person, place, event, product, business or other matter which is remote from the site or property upon which the sign is erected or displayed, other than the billboard, directional sign, real estate sign, ballpark sign or contractor or subcontractor sign.		DELETED
	Definition unchanged	Roof line. The line composed of the highest points of the roof of a building or structure not to include mechanical penthouses or other structures attached to or erected on such roof.	(GG) Roof line. A line composed of the highest points of the roof of a building or structure not to include mechanical penthouses or other structures attached to or erected on such roof .	Unchanged
	Definition modified to address signs that would be mounted on sloping roofs	Roof sign. Any sign erected on or affixed to a building or structure which extends, in whole or in part, above the roof line.	(HH) Roof sign. Any sign erected on or affixed to a building or structure which extends, in whole or in part, above the roof line or above the eaves or bottom edge of that roof.	Modified to clarify that roof signs would also include those mounted on parapets or on the surface of sloping roofs
Deleted because it is content-related: school sign		School sign. Any bulletin board type of sign erected or displayed on the real property of a school for the display of messages.		DELETED
	Definition modified to correspond with model ordinance	Sign. Any letters, parts of letters, words, figures, numerals, emblems, devices, designs, trademarks, posters, handbills or any other objects (i) which make known or designate, or attract attention to, any person or any thing (such as a place, event, product or business), (ii) which are visible to persons located outdoors, and (iii) which are capable of attracting the attention of such persons. Any supporting standard for a sign shall not itself be considered a sign if no letters, parts of letters, words, figures, numerals, emblems, devices, designs, trademarks, posters, handbills or other objects are affixed thereon.	(II) Sign. Any object, device, display, or structure, or part thereof, visible from a public place, a public right- of-way, any parking area or right-of-way open to use by the general public, or any navigable body of water which is designed and used to attract attention to an institution, organization, business, product, service, event, or location by any means involving words, letters, figures, designs, symbols, fixtures, logos, colors, illumination, or projected images. The term does not include flags of any nation, state, or other geopolitical entity not related to a commercial business, product or service. The term also does not include public art, architectural elements incorporated into the style or function of a building, or The term "sign" also does not include the display of merchandise for sale on the site of the display.	Modified based on Model Ordinance
	Definition added for part of sign with content		(JJ) Sign face. The portion of a sign structure bearing the message.	New definition
	Definition added for structural part of sign without content		(KK) Sign structure. Any structure supporting or bearing a sign face.	New definition
Deleted because it is content-related: special advertising		Special advertising. Advertisement of a product or service which constitutes less than 50 percent of the gross business conducted by the person erecting or displaying the sign either in the building or structure or on the property to which the sign containing the advertisement is affixed.		DELETED
Defition deleted because it pertains to the right of way		Street median. A defined area of the public right-of-way located between traffic lanes, usually elevated and narrow, which follows the course of the roadway to separate traffic moving in the same or opposite directions.		DELETED
Deleted because it is content-related: subdivision sign		Subdivision sign. Any sign erected or displayed for the purpose of identifying or advertising a residential development or subdivision.		DELETED
	Definiton added for a new type of regulation		(LL) (A) Temporary sign. Any sign intended to be displayed for a short time period based on a property condition. All temporary signs are not illuminated. Unless a different time period is specified, a temporary sign may not be displayed for more than 120 continuous days and there must be a 30-day interruption between postings of temporary signs.	New definition
Defition deleted because it pertains to the right of way		Traffic channelization island. A defined area of the public right-of-way located in a roadway to confine specific movements of traffic, usually turning movements at an intersection, to definite channels.		DELETED
	Definition added to clarify meaning of regulated sign type.		(MM) Wall Sign. Any sign attached to a wall or painted on or against a flat vertical surface of a structure.	New definition

		Attachment 5 - Comparison of Existi	ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AW
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE
		Warning sign. Any sign stating that solicitation, trespassing or parking is	
Deleted because it is content related.		prohibited on the premises upon which the sign is erected or displayed,	
Deleted because it is content-related:		and any sign stating that dogs are present, that the building or structure	
Warning Sign		to which it is affixed is protected by a security or alarm system, or other	
		similar statements of caution.	
		Window sign. Any sign affixed to, or visible from the outdoors through,	
	Defintion modified to correspond	any window in a building or structure; provided, however, that any	(NIN) Mindowsian Any sign visible from outside a building and visible through any wind
	with practices of regulating signs	object which is sold or available for purchase on the premises of the	(NN) Window sign. Any sign visible from outside a building and visible through any wind
	within 4 feet of a window.	property upon which it is erected or displayed shall not be considered a	attached to or within four (4) feet in front of or behind the surface of a window or door.
		window sign.	
Deleted because it is content related.		Yard sale sign. Any sign stating the date and time of a yard sale or	
Deleted because it is content-related:		garage sale to be conducted on the premises of the property upon which	
Yard Sale Sign		it is erected or displayed.	
			9-103 – Sign Approval.
			(A) Approval Required.
		No sign, marquee or awning may be erected, displayed, constructed,	(1) No sign margues or surving may be supplied displayed constructed reconstructed or s
		reconstructed or altered unless it complies with the Uniform Statewide	(1) No sign, marquee or awning may be erected, displayed, constructed, reconstructed or a
	See Notes/Explanation Section	Building Code. Compliance may require that, in addition to the permits	complies with the Uniform Statewide Building Code. Compliance may require that, in additic
		required by any other section of this ordinance, a permit be obtained	permits required by any other section of this ordinance, a permit or permits be obtained fro
		from the building code official.	code official.
		Application for a permit under this section 9-400 shall be made on forms	
	See Notes/Explanation Section	furnished by the building code official.	(2) Application for a permit shall be made on forms furnished by the building code official.
	See Notes/Explanation Section	The permit number shall be indicated on each sign.	
			(3) The Department of Planning and Zoning shall review each sign application except as not
	See Notes/Explanation Section		below, for compliance with this Article IX.
			(B) Zoning Approval not required. In all zones, except property within the Old and Historic A
			the Parker-Gray Districts, the following signs are permitted without zoning approval if the signature of the
	See Notes/Explanation Section		the zone pursuant to Section 9-200 herein, however nothing in this section shall relieve the
	See Notes, Explanation Section		requirement to obtain applicable permissions pertaining to the building code in use by the C
			Alexandria:
	See Notes/Explanation Section		1 Signs erected by a governmental body or required by law.
	See Notes/Explanation Section		2 Flags as allowed within each zone.3 The changing of messages on and/or maintenance of an existing sign, except that repair
	See Notes/Explanation Section		
			nonconforming sign must comply with 9-402.
	See Notes/Explanation Section		4 Temporary signs as allowed within each zone.
	See Notes/Explanation Section		5 Not more than two minor signs per property as allowed within each zone. Additional min
			permitted in certain districts with approval.
	See Notes/Explanation Section		 6 Pavement markings on an area of property where traffic management is necessary. (C) Coordinated Sign Special Use Permit. Comprehensive sign plans may be approved by special variables.
		Coordinated sign program. As an alternative to signs, marquees or	in a CDD/Coordinated Development District or in a unified development more than three ac
		awnings otherwise permitted under this Article IX, signs, marquees or	
	See Notes/Explanation Section	awnings may be permitted in a CDD/Coordinated Development District,	which contains more than one building, more than one parcel or private streets. The compre-
		or in a unified development more than three acres in size, which	plan shall establish the time, manner, and placement of signs, frequency of message change
		a,	materials, the hours of lighting, the height of signs, the total number of square feet of sign s
		A proposed coordinated sign program shall include a statement of	number of signs to be placed on a site. Height of signs shall not be modified above the heigh
	See Notes/Explanation Section		the Zoning Ordinance. The applicant for a Coordinated Sign Special Use Permit shall submit
			justification for such program in addition to information which describes the number, location
		applicable, of all proposed signs within the program, as well as the	clearance, color, material, type of illumination, if applicable, of all proposed signs within the
	See Notes/Explanation Section	A proposed coordinated sign program may be approved if council finds	proposed coordinated sign program may be approved if council finds that it provides the sa
		that it provides the same or greater benefits to the public as the sign	benefits to the public as the sign regulations otherwise applicable.
			(D) Waiver of requirement by special use permit.? A special use permit may be obtained pur
	See Notes/Explanation Section		Section 11-500, which authorizes the provision of signage otherwise not permitted by this A
			subject to the following:
	See Notes/Explanation Section		(1) The special use permit applicant shall demonstrate that the proposed signage would cor
			the intent of this Article IX; and
	See Notes/Explanation Section		(2) City Council finds that:
	See Notes/Explanation Section		a. the proposed signage has an exceptional design or approach that cannot be accomplished
			existing regulations;
	See Notes/Explanation Section		b. the proposed signage will not have an adverse impact on the nearby neighborhood, and

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	NOTES/EXPLANATION
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ndow or door and	New definition
	DELETED
r altered unless it tion to the rom the building I.	Minimal changes to this sectoin to address permitting process
oted in 9-103(B)	DELETED AS THIS ITEM WAS NEVER IMPLEMENTED
Alexandria or sign is allowed in e installer of the c City of	New section added to specify signage that would not require premits
ir of a ninor signs are	
pecial use permit acres in size, prehensive sign ges, the surface, and the ght permitted in it a statement of tion, size, height, he program. A hame or greater	Reformated - Existing SUP process available for large projects (greater than 3 acres) to use a sign program that may not directly correspond with signage ordinance.
ursuant to Article IX, orrespond with ed within the	New secton to allow for deviations from sign standards (size, type, etc.) by SUP. This can accommodate digital signs as well as special installations of now prohibited sign types like pole signs.
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		Attachment 5 - Comparison of Existi	ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AW
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE
	See Notes/Explanation Section		c. the signs comply with the applicable standards for approval of a Special Use Permit set for
			11-504.
	See Notes/Explanation Section		9-104 Prohibited signs - See Ordinance Text for formating
			(A) General Prohibitions
			(1) Signs displayed without complying with all applicable regulations of this chapter or that state or federal law.
	See Notes/Explanation Section	The following signs, marquees and awnings are prohibited or are permitted only as specified below, regardless of their location in the city:	(2) Signs simulating, or which are likely to be confused with, a traffic control sign or any oth
	See Notes/Explanation Section	Signs interfering with traffic.	displayed by a public authority. Any such sign is subject to immediate removal and disposal
	See Notes/Explanation Section	No sign may be erected or displayed which simulates any traffic control or warning sign, light or device and which is visible from any street, road, highway, alley, parking area or other area utilized by motor vehicles.	authorized city official as a nuisance.
			(B) Prohibitions based on materials
	Animated signs prohibited, but City Code Section 9-7-7 for gas station pricing signs are allowed to be changeable.	Animated signs. No such signs may be erected or displayed.	(1) Animated signs. This subsection does not apply to flags expressly permitted under this a
	See Notes/Explanation Section	Flashing signs. No such signs may be erected or displayed.	(2) Flashing signs.
	See Notes/Explanation Section	Moving or windblown signs. No such signs may be erected or displayed.	(3) Moving or Windblown Signs.
	See Notes/Explanation Section	Mobile and portable signs. No such signs may be erected or displayed.	(4) Mobile Signs.
	See Notes/Explanation Section		(5) Signs that emit smoke, flame, scent, mist, bubbles, aerosol, liquid, or gas.
	See Notes/Explanation Section		(6) Signs that emit sound.
	See Notes/Explanation Section		(7) Any electronic sign or Digital Text and Graphic Sign. This section does not apply to signs required by Section 9-7-7 of the City Code.
	See Notes/Explanation Section		(8) Pole signs.
	See Notes/Explanation Section	No sign may be erected or displayed which utilizes a spotlight or other device which projects a beam of light in the direction of any street, road, highway, alley or parking area so that it may be seen by the operator of a motor vehicle.	(9) signs which utilizes a spotlight or other device which projects a beam of light in the direct street, road, highway, alley or parking area so that it may be seen by the operator of a moto the vehicle is not parked.
	See Notes/Explanation Section	Illuminated signs. No lighted sign may be erected or displayed in any	(10) Illuminated signs located higher than 35 feet above grade unless the building is located feet of and the sign is facing Interstate 95 (the Capital Beltway) or unless a special use permi after a finding that the sign meets the following criteria:
	See Notes/Explanation Section	Only one sign per building is permitted;	((1) Only one sign per building is permitted;
	See Notes/Explanation Section	The permitted sign is limited to the display of the name of a major office or commercial (not retail or residential) occupant of a building that is predominantly office or commercial use;	
	See Notes/Explanation Section	The building may not be located within, or on the borders of, the Old and Historic Alexandria or Parker-Gray Historic Districts;	((2) The building may not be located within, or on the borders of, the Old and Historic Alexa Gray Districts;
	See Notes/Explanation Section	The sign must meet any applicable design guidelines and follow any additional applicable process for approval.	((3) The sign must meet any applicable design guidelines and follow any additional applicab approval.
	See Notes/Explanation Section	The sign must be appropriate in scale, design and color and compatible with the building;	((4) The sign must be appropriate in scale, design and color and compatible with the buildin

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	NOTES/EXPLANATION
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article.	
	Reformating
	Reformating
	Separated mobile from portable signs in order to allow A-Frame signs on private property and clarify that they would not be prohibited 'portable signs.'
	New prohibition
ns specifically	New prohibition Clarifying language to reiterate that these signs would be prohibited
	Added to prohibit tall signs in favor of monument type signs instead
ection of any tor vehicle when	Reformating
ed within 2,000 mit is approved	Reformating
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	DELETED
xandria or Parker-	No changes proposed
able process for	No changes proposed
ling;	Reformating
	Reformating

			ing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS	1 .
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION
	See Notes/Explanation Section	The sign shall be subject to such conditions as the SUP may impose to ensure that the sign functions without glare or disturbance with nearby uses, including those rules which may alter, modify or supersede the rule stated in section 9-105(C) with regard to the lighting not operating between 10:30 pm and 6:30 a.m.; and;	((6) The sign shall be subject to such conditions as the SUP may impose to ensure that the sign functions without glare or disturbance with nearby uses, including those rules which may alter, modify or supersede the rule stated in section 9-105(A)(2) with regard to the lighting not operating between 10:30 pm and 6:30 a.m.; and;	Reformating
	See Notes/Explanation Section	No sign may face the George Washington Memorial Parkway, and only minimum facade lighting facing the Parkway is allowed. All National Park Service requirements must be met.	10.7) No sign may face the George Washington Memorial Parkway, and only minimum facade lighting facing	Reformating
	See Notes/Explanation Section		((8) The sign shall be wall mounted	Added requrement that sign be wall mounted
	See Notes/Explanation Section	Mobile and portable signs. No such signs may be erected or displayed.	(11) Portable Signs. This subsection does not apply to A-frame signs allowed herein.	Separated mobile from portable signs in order to allow A-Frame signs on private property and clarify that they would not be prohibited 'portable signs.'
	See Notes/Explanation Section	Billboards. No such signs may be erected or displayed.	(12) Billboards.	Billboards remain prohibited
	See Notes/Explanation Section		 (13) Internally Illuminated Translucent Rectangular Panel Signs: Signs that use a lightbox configuration where a light fixture is inside a rectangular box with the front surface consisting of a translucent panel on which information is displayed. This prohibition does not apply to channel lettering signs that use individual light boxes shaped like discrete letters or symbols. (C) Prohibitions based on location 	Added to prohibit 'light box type signs'
	See Notes/Explanation Section	Signs, marquees and awnings encroaching upon a public right-of-way. No sign, marquee or awning, or any part thereof, or any part of the foundation or support thereof, may be erected or displayed on, over or across any street, road, highway, alley, sidewalk or other public right-of-way, unless an ordinance authorizing such encroachment has been enacted by city council; provided, however, that any banners authorized pursuant tosection 9-104(F), political signs authorized by section 9-201(A)(10), signs, marquees and awnings specifically authorized by city council in a commercial zone authorized by section 9-202(B)(4), 9-202(B)(8), and 9-202(F) and curb signs shall not be subject to this section 9-104(E).	(1) Signs erected on public land other than 1) those approved by the City Manager or his or her designee in writing, 2) those where an ordinance authorizing such encroachment has been enacted by city council, 3) those authorized by law without such approval, or 4) those permitted under Virginia Code § 24.2-310 E. Any sign not so authorized is subject to immediate removal and disposal by any authorized official. Removal of the sign under this provision does not preclude prosecution of the person responsible for the sign.	Reformating
	See Notes/Explanation Section	Roof signs. No such sign may be erected or displayed.	(2) Roof Signs.	
	See Notes/Explanation Section	No sign may be erected or displayed which obstructs, obscures or impairs the free and clear vision of motorists on a public right-of-way or which interferes with, misleads, confuses, or endangers motorists or pedestrians.	(3) Any sign that obstructs free or clear vision, or otherwise causes a safety hazard for vehicular, bicycle, or pedestrian traffic due to its location.	Reformating
	See Notes/Explanation Section	Signs affixed to certain property. No temporary sign may be painted, marked, written, posted or displayed on, or otherwise affixed to, any street sign, bus stop sign or traffic sign, sidewalk, crosswalk, curb, curbstone, street, lamp post, hydrant, railroad trestle, electric light or power pole or telephone pole or wire appurtenance thereof, fixture of the fire alarm system, public bridge, drinking fountain, natural features such as trees, shrubs, rocks or tree stakes or guards; provided, however, that curb signs and signs posted for the purpose of identification of a structure or for safety may be erected and displayed; and provided further, that political signs authorized by section 9-201(A)(10) may, with the owner's permission, be affixed to street lamp posts, electric light or power poles and telephone poles.	(4) Signs affixed to certain property. No temporary sign may be painted, marked, written, posted or displayed on, or otherwise affixed to, any private street sign, bus stop sign or traffic sign, sidewalk, crosswalk, curb, curbstone, street, lamp post, hydrant, railroad trestle, electric light or power pole or telephone pole or wire appurtenance thereof, fixture of the fire alarm system, drinking fountain, natural features such as trees, shrubs, rocks or tree stakes or guards. Any such sign is subject to immediate removal and disposal by any authorized official. Removal of the sign under this provision does not preclude prosecution of the person responsible for the sign.	Modified to remove references to signage in rights of way.
	See Notes/Explanation Section	Banners. No banner may be erected or displayed, except (1) across a street, road or highway in a commercial zone for up to ten days pursuant to special authorization provided by city council, and (2) across an alley pursuant to a permit issued by the city manager upon a finding that the banner poses no danger to the safety of the public.		DELETED - Right of way signs regulated in City Code
	See Notes/Explanation Section	Motor vehicle signs. No such signs may be erected or displayed.		DELETED - Right of way signs regulated in City Code

D ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION
		Signs violating city, state or federal law. No sign may be erected or		
	See Notes/Explanation Section	displayed which violates any provision of any law or regulation of the		DELETED
		city, the Commonwealth of Virginia or the United States.		
	See Notes/Explanation Section	Hazardous signs. No sign may be erected or displayed which is		DELETED
	See Notes/Explanation Section	hazardous to the public health or safety, as determined by the director.		DELETED
	See Notes/Explanation Section	Remote signs. No such sign may be erected or displayed.		DELETED
	See Notes/Explanation Section	Home occupation signs. No such sign may be erected or displayed.		DELETED
		nome occupation signs. No such sign may be elected of displayed.		
	See Notes/Explanation Section		9-105 – Standards and removal.	
	See Notes/Explanation Section See Notes/Explanation Section	Content:	(A) Standards	
		Any sign permitted under this ordinance may contain noncommercial		-
	See Notes/Explanation Section	copy in lieu of any other copy.		
		No sign, except a real estate sign, contractor or subcontractor sign,		
		directional sign and ballpark sign, may be erected or displayed on any		
		building or structure, or placed on any real property, unless the sign		
	See Notes/Explanation Section	identifies or advertises a bona fide business which is conducted, a bona		All Content Standards are Deleted
		fide product which is traded, a bona fide organization which is located or	r	
		a bona fide activity which is undertaken in the building or structure or or	n	
		the real property.		
		No special advertising may be placed on a sign unless the sign is		1
	See Notes/Explanation Section	permitted by this Article IX and the special advertising occupies less than		
		one-third of the area of the sign.		
	See Notes/Explanation Section		(1) Maintenance.	4
	Can Notes (Evaluation Castion		(a) All signs, marquees and awnings shall be maintained at all times in a safe structural condition and in a	_
See Notes/Explanation Sectio	See Notes/Explanation Section		neat and clean condition, and shall be kept free from defective or missing parts or peeling paint.	
		Maintenance. All signs, marquees and awnings shall be maintained at		
		all times in a safe structural condition and in a neat and clean condition,	(b) The building official may find cause to have signs removed or repaired immediately without written notice any sign which, in his or her opinion, has become insecure, in danger of falling, or otherwise unsafe,	Reformating
	See Notes/Explanation Section	and shall be kept free from defective or missing parts or peeling paint.	and, as such, presents an immediate threat to the safety of the public. If such action is necessary to render	
	see notes/explanation section		a sign safe, the cost of such emergency removal or repair shall be at the expense of the owner or lessee	
			thereof as provided in the Uniform Statewide Building Code.	
	See Notes/Explanation Section		(2) Illumination.	
		7	(a) Lighted signs facing and in close proximity to a residential zone shall not be illuminated between 10:30	1
	See Notes/Explanation Section	Illumination. Lighted signs facing and in close proximity to land zoned	p.m. and 6:30 a.m.	1
			(b) Such signs shall be constructed so that the lighting elements are shielded from view of the residential	
	See Notes/Explanation Section	a.m. Such signs shall be constructed so that the lighting elements are	zone by nontransparent or translucent material or other means designed to eliminate glare.	Reformating
	See Notes/Explanation Section	shielded from view of the residential zone by nontransparent or	(c) Illumination is prohibited for all temporary signs.	4
		translucent material or other means designed to eliminate glare.		1
	See Notes/Explanation Section		(d) Internal illumination is prohibited for rectangular panel signs, in accordance with Section 9-104 (B) (13)	
	See Notes/Explanation Section		(e) Illuminated Signs higher than 35 feet are subject to Section 9-104 (B) (10)	
	See Notes/Explanation Section	Reflection. No sign shall contain any reflective device.	(3) Reflection. No sign shall contain any reflective device.	4
			(4) Non-commercial Sign Substitution. Wherever this Article permits a sign with commercial content, non-	
			commercial content is also permitted subject to the same requirements of size, color, illumination, movement, materials, location, height and construction.	
			(5) All free standing signs must comply with all applicable vision clearance requirements in 7-801 of the	1
			Zoning Ordinance	
	See Notes/Explanation Section	Removal. Whenever the use of a building or structure or real property is	(B) Removal.]
		discontinued, all signs pertaining to that use which were previously	(1) Whenever the use of a building or structure or real property is discontinued, all signs pertaining to that]
	See Notes/Explanation Section	erected or displayed shall be removed within 30 days of the	use which were previously erected or displayed shall be removed within 30 days of the discontinuance of	
		discontinuance of the use. Irrespective of any continued use or any	the use.	Reformating
	See Notes/Explanation Section	discontinuance in use of a building or structure, a supporting standard or structure for a sign shall be removed if the standard or structure is not	r (2) Irrespective of any continued use or any discontinuance in use of a building or structure, a supporting standard or structure for a sign shall be removed if the standard or structure is not occupied by a sign	

e, or real property to a signs or supporting sta nager shall cause the re
ribed around each sep sign shall be measured at:
ornamental border shal order.
ornamental background rt or element of the sig
ackground which exter f the background incluc
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Any political sign erected or displayed within the public right-of-way shall be free standing, shall have no part of the sign or support thereof

extending more than 42 inches above ground level, and shall be supported by no more than two supports, each support having

dimensions of no more than one inch by two inches.

See Notes/Explanation Section

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DELETED - See District Regulations

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	Accompositions for election pariod signs would be
	Accomodations for election period signs would be included in each district standards
	included in each district standards

		Attachment 5 - Comparison of Existin	ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AV
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE
	See Notes/Explanation Section	Prior to the display of any political sign within the public right-of-way, a cash bond in the amount of \$100.00 shall be deposited with the city manager. The bond will be refunded unless there has been a violation of	DELETED - See District Regulations
	See Notes/Explanation Section	No political sign shall be erected or displayed within the public right-of- way more than 90 days prior to the nomination or election to which it pertains. Signs, including sign posts or stakes, shall be removed within 15 days after the announced results of the nomination, or primary, special	DELETED - See District Regulations
			Sec. 9-200 Sign Regulations by Zoning District
Residential and Mixed Use Zones	Residential Zones		9-201 – Residential district signs.
			(A) Except as otherwise prohibited in this Article, the following signs are permitted as acceresidential uses in the following residential districts.
Mostly universal standards for all residential zones	Standards specific to single-family and townhouse zones		(1) In the R-20, R-12, R-8, R-5, R-2-5, RB, RM, RS, RT, POS, and WPR Zones the following regu apply:
			a. On property used for residential purposes only the following signs are permitted:
	i. Flags:		i. Flags:
	Flags: Up to three based on lot width - 16 SF		1. Number and Size Limits: One flag per twenty (20) feet (or portion thereof) of lot width to three (3) flags per property with a maximum size of 16 square feet for each flag.
	Flag Height: 25 feet or 6 feet projecting pole		2. Mounting and Installation Regulations: Freestanding flags may only be less than 25 fee Wall mounted flags may only be on a projecting pole no longer than six feet or mounted fla wall or on a window provided that the flag does not cover more than 20 percent of the glaz window where it is installed. The clearance under a projecting wall mounted flag shall not b eight (8) feet directly below the location where the flag is mounted.
	ii. Temporary Signs:		ii. Temporary Signs:
			1. Number, Size and Time Limits for each dwelling unit on a lot:
Contractor sign: One sign - 24 SF	All temporary signs are covered by a total area allocation.	Ithat only one such sign may be erected or displayed on any property for	a. Signage with a total area of no more than ten (10) square feet, however no single sign is larger than four (4) square feet.
Real Estate Sign: One sign - 4 SF	Special for single family and townhouse zones is an additional sign allowance for property for sale or rent: One sign per dwelling unit - 6 SF	Real estate signs, not exceeding four square feet in area; provided, that	b. One (1) sign, no more than six (6) square feet in area on any property for sale or rent dur property is actively marketed and advertised for sale or actively marketed and advertised for
Yard Sale Sign: One sign - 2 SF	All temporary signs are covered by a total area allocation.	Yard sale signs, not exceeding two square feet in area, provided, that only one such sign may be erected or displayed on any street frontage on any private property and that such signs shall not be displayed for more than 72 consecutive hours. Could also be used for a year-round political or personal statement	

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	NOTES/EXPLANATION		
cessory to			
gulations shall	Applicable districts were modified to shift Mixed-Use zones to the commerical standards		
to a maximum of eet in height. at against the izing area of the : be less than	Flags are a new regulatory area.		
	Revised Ordinance categorizes sign types differently		
s permitted to be	There would be an allowance of sign area and a maximum size for each individual sign to allow for temporary signage for various purposes but to limit the amount of singage on each property.		
uring the time the for rent.	For low density residential districts, an extra signage allowance is provided for signs when a property is for sale or rent.		
	Allowance for an additional sign that could be used potentially for political statements, yard sales, neighborhood announcements, etc. is accomodated in item a, above.		

			ing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS	
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION
			2. Mounting and Installation Regulations: Signs may be ground mounted, wall mounted, or displayed	
			within a window, provided that it does not cover more than twenty percent (20%) of the glazing area of the	
			window where it is installed. Freestanding signs may only be less than forty two (42) inches in height, but	
			for properties that are actively marketed and advertised for sale, the sign permitted in subsection 1.b	
			above can have a height that shall not exceed six (6) feet.	
	iii. Permanent Signs:		iii. Permanent Signs:	
			1. Minor Signs:	
		Convenience signs, not exceeding two square feet in area. And Warning	a. Number and Size Limits: Maximum of 2 signs per property per street frontage with a maximum size of 1	1
Convenience Sign: 1 sign - 2 SF;	Minor Sign: 2 signs per frontage - 1	signs, not exceeding one square foot in area; provided, that only two	square foot for each sign.	Provision for address, parking, driveway markers, etc
Warning Sign: 2 signs - 1 SF	SF	such signs may be erected or displayed on any street frontage on any	b. Mounting and Installation Regulations: Freestanding minor signs may only be less than 36 inches in	
		property.	height. Wall mounted signs may only be mounted flat against the wall.	
		Subdivision signs, not exceeding 24 square feet in area, when erected or	2. Signs at the entrance to a neighborhood:	
	Cign at antrongs to paighborhood, 1	displayed on the property being identified or advertised and set back ter		Mara analifia regulations for signs formerly called
Subdivision Sign: 1 Sign - 24 SF	Sign at entrance to neighborhood: 1	feet from the front lot line; provided, that only one such sign may be	neighborhood with a maximum size of 24 square feet for each sign.	More specific regulations for signs formerly called
	sign - 24 SF	erected or displayed facing any one street on the perimeter of the	b. Mounting and Installation Regulations: Such signs may only be installed as a monument sign with less	'subdivison signs"
		subdivision.	than 6 feet in height.	
			3. Signs painted on the curb:	
			a. a. Number and Size Limits: One permanent sign is permitted per property with a maximum size of one-	Provision for curb signs that usually show the address,
Curb Sign: 1 sign - 0.5 SF	Sign painted at curb - 1 sign - 0.5 SF	Curb signs, not exceeding one-half square foot in area.	half (0.5) square foot.	
			b. Mounting and Installation Regulations: Such signs may only be painted directly on the face of a curb on	etc. Would only be permited on private property.
			private property.	
	Special rules for RB Zone (RA Zone is	RA and RB residence zones. In the RA and RB residence zones, the		
Special rules added for RA and RB		following signs, marquees and awnings only may be erected and	2. Additional signs at a multi family property in the DD Zanay	Cotogon, created for gorden anartments in DD Zone
Zones	managed with other apartment	displayed so long as they comply with all other applicable requirements	3. Additional signs at a multi-family property in the RB Zone:	Category created for garden apartments in RB Zone
	zones)	of this Article IX.		
			a. Number and Size Limits: 1 One permanent sign is permitted per multi-family property to be located at	
			each of the property's street frontages with a maximum size of 40 square feet for each sign if wall mounted	
			or 32 square feet if free standing.	
	At multifamily properties in multi-	Multifamily dwelling signs, not exceeding 40 square feet in area, when	b. b. Mounting and Installation Regulations: Such sign can be freestanding or wall mounted. Freestanding	
Multifamily Dwelling Signs: 1 sign -	family zones: 1 sign per street	erected or displayed on the property being identified or advertised and	installation is only permitted on a lot with a width of at least one hundred (100) feet at the front lot line	
40 SF		in compliance with the required building setback line; provided, that	only where off-street parking is provided, leaving a distance between the building and a side lot line of	
		only one such sign may be erected or displayed on any such property.	twenty five (25) feet or more, or where a building is setback twenty five (25) feet or more from the front lot	t
			line. If freestanding, the sign shall be installed as a monument sign less than six feet in height, and shall be	
			setback at least ten (10) feet from the front lot line. Wall mounted signs may only be mounted flat against	
			the wall.	
Residential and Mixed Use Zones				
include institutional uses (churches,	Special regulation list for non-			
schools, care facilities, etc.) where	residential uses in residential zones		b. On property used for non-residential purposes:	Category created for churches, schools, etc. found in
allowed signage is based on sign	such as churches and schools			residential zones
content type	such as charches and schools			
	i. Flags:		i. Flags:	
	Elager based on let width we to fine		1. Number and Size Limits: One flag per twenty (20) feet (or portion thereof) of lot width to a maximum	
	Flags: based on lot width, up to five -		of five flags per property with a maximum size of 24 square feet for each flag. Freestanding flags may only	
	24 SF		be attached to a pole less than 35 feet in height.	
			2. Mounting and Installation Regulations: Wall mounted flags may only be on a projecting pole no longer	Flags are a new regulatory area.
	Elag Height: 25 fact or 6 fact		than six6 feet or may be mounted flat against the wall or on a window provided that the flag does not	
	Flag Height: 35 feet or 6 feet		cover more than 20 percent of that the glazing area of the window's area.where it is installed. The	
	projecting pole		clearance under a projecting wall mounted flag shall not be less than eight (8) feet directly below the	
			location where the flag is mounted.	
	ii. Temporary Signs:		ii. Temporary Signs:	
			1. Number, Size and Time Limits:	
		Contractor signs, not exceeding 24 square feet in area, and		
	Sign at property with active building	subcontractor signs, not exceeding eight square feet in area; provided,	a. Signage with a total area of no more than thirty (30) square feet, however no single sign is permitted to	Propose using full allowance of size for signs used for
Contractor sign: One sign - 24 SF	permit: One sign per dwelling unit -	that only one such sign may be erected or displayed on any property for	be larger than twenty-four (24) square feet.	· · · · · · · · · · · · · · · · · · ·
	24 SF	any contractor and any subcontractor, and that all such signs shall be		multiple temporary purposes.
		removed upon completion of the work.		

		Attachment 5 - Comparison of Existi	ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AW
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE
Real Estate Sign: One sign - 4 SF	Special for single family and townhouse zones is an additional sign allowance for property for sale or rent: One sign per dwelling unit - 6 SF	Real estate signs, not exceeding four square feet in area; provided, that only one such sign may be erected or displayed on any property.	b. One sign, no more than six (6) square feet in area on any property for sale or rent during t property is actively marketed and advertised for sale or actively marketed and advertised for sign, if freestanding, shall have a maximum height of six (6) feet.
Yard Sale Sign: One sign - 2 SF	All temporary signs are covered by a total area allocation.	Yard sale signs, not exceeding two square feet in area, provided, that only one such sign may be erected or displayed on any street frontage on any private property and that such signs shall not be displayed for more than 72 consecutive hours. Could also be used for a year-round political or personal statement	
			 Mounting and Installation Regulations: Unless otherwise specified, freestanding tempo only be less than five feet in height. Wall mounted temporary signs may only be mounted fle wall or on or in a window provided that the temporary sign does not cover more than 20 per- glazing area of the window where it is installed. Permanent Signs:
		Convenience signs, not exceeding two square feet in area. And Warning signs, not exceeding one square foot in area; provided, that only two such signs may be erected or displayed on any street frontage on any	1. Minor Signs:
Convenience Sign: 1 sign - 2 SF; Warning Sign: 2 signs - 1 SF; Off- street Parking Sign: Unlimited at parking areas - 4 SF and at entrances/exits - 6 SF	Minor Sign: 5 signs - 1 SF	property. AND Off-street parking signs, not exceeding four square feet in area, at any entrance or exit of an off-street parking facility required by sections 8-100 through 8-400 or a motor vehicle parking or storage use permitted by this ordinance, and not exceeding six square feet in area at any entrance or exit of a motor vehicle parking or storage use	a. Number and Size Limits: A maximum of 5 permanent minor signs for each street frontage of lot width with a maximum size of 1 square foot for each sign.
		permitted by section 8-600; provided, that only one such sign may be erected or displayed at each entrance or exit.	b. Mounting and Installation Regulations: Freestanding minor signs may only be less than 36 height. Wall mounted minor signs may only be mounted flat against the wall.
Directional Signs: Unlimited unless for church (150' spacing) - 6 SF	Signs at intersections of walkways/circulation routes in driveways or parking lots - 6 SF	Directional signs, not exceeding six square feet in area and erected or displayed within five feet of the front property line, except where a highway setback established in section 7-1006 requires a greater setback; provided, however, that no directional sign, except a sign indicating the location of or direction to a church or a public building, shall be erected within 150 feet of any other directional sign. No directional sign shall be erected or displayed unless, in addition to any	 Signs at locations within 10 feet of the curb of a parking lot or driveway only at intersectio where motor vehicles or pedestrians would need to turn or change their course of travel: Number and Size Limits: A maximum of 1 sign is permitted facing each direction at an interare where motor vehicles or pedestrians would need to change their course of travel with a of 6 square feet for each sign. Mounting and Installation Regulations: These signs may only be freestanding and less tha height.
Multifamily Dwelling Signs: 1 sign - 40 SF		Multifamily dwelling signs, not exceeding 40 square feet in area, when erected or displayed on the property being identified or advertised and in compliance with the required building setback line; provided, that only one such sign may be erected or displayed on any such property.	 Signs along a property's street frontage:
Church Signs: 1 sign - 40 SF		Church signs, not exceeding 40 square feet in area; provided, that only one such sign may be erected or displayed on any street frontage. Church signs shall be setback at least ten feet from the front lot line; provided, however, that where the required building setback line is less than ten feet from the front lot line, the sign may be erected or displayed in conformance with such required setback line.	a. Number and Size Limits: A maximum of 1 sign with a maximum size of 40 square feet for e permitted if wall mounted or 32 square feet if free standing at each property street frontage.
Church Signs: 1 sign - 40 SF		provided, however, that where the required building setback line is less than ten feet from the front lot line, the sign may be erected or	-

AWNINGS	
	NOTES/EXPLANATION
uring the time the ed for rent. Such	Using same size limit of sign as used for houses here because most of these institutoinal uses are found in low-density residential zones.
	Allowance for an additional sign that could be used potentially for political statements, yard sales, neighborhood announcements, etc. is accomodated in item a (allowing 10 SF of area for any type of temporary sign)
emporary signs may ited flat against the 0 percent of the	
ntage per 100 feet	Provision for address, parking, driveway markers, etc.
nan 36 inches in	
sections or areas el: an intersection or with a maximum size ss than 42 inches in	This would accommodate signs at parking lots and driveways, especially at larger complexes, where driveways and walkways have intersecting paths that lead in different directions.
et for each sign is ntage.	

		Attachment 5 - Comparison of Existi	ing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AV
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE
Identification Signs: 1 sign - 24 SF	1 sign per street frontage - 40 SF (32 SF if freestanding)	Identification signs, not exceeding 24 square feet in area, showing the name and use of a convent, monastery, seminary, public building, public park or playground, community building, hospital, cemetery or fraternal organization, when such use is permitted in a residence zone and such sign is erected or displayed on the property so identified; provided, that only one such sign may be erected or displayed on each street frontage of any such property unless a special use permit is approved for additional signs. Identification signs shall be set back at least ten feet from the front lot line; provided, however, that where the required building setback line is less than ten feet from the front lot line, the sign may be erected or displayed in conformance with such required building setback line.	b. Mounting and Installation Regulations: Such sign can be freestanding or wall mounted. F installation is only permitted on a lot with a width of at least one hundred (100) feet at the forly where off-street parking is provided, leaving a distance between the building and a side twenty five (25) feet or more, or where a building is setback twenty five (25) feet or more fr line. If freestanding, the sign shall be installed as a monument sign less than six feet in heig setback at least ten (10) feet from the front lot line. Wall mounted signs may only be moun the wall.
School Signs: 1 sign per street frontage - SUP required		School signs authorized by a special use permit; provided, that only one such sign may be erected or displayed on any street frontage.	
Ballpark Signs: SUP required - 8' height		Ballpark signs authorized by a special use permit; provided, that no such sign shall exceed eight feet in height above grade.	
Curb Sign: 1 sign - 0.5 SF	Sign painted at curb - 1 sign - 0.5 SF	Curb signs, not exceeding one-half square foot in area.	 4. Signs painted on the curb: a. a. Number and Size Limits: One permanent sign is permitted with a maximum size of one square foot. b. Mounting and Installation Regulations: Such signs may only be painted directly on the factor of the square foot.
Subdivision Sign: 1 Sign - 24 SF	Sign at entrance to neighborhood: 1 sign - 24 SF	Subdivision signs, not exceeding 24 square feet in area, when erected or displayed on the property being identified or advertised and set back ten feet from the front lot line; provided, that only one such sign may be erected or displayed facing any one street on the perimeter of the subdivision.	 private property. 5. Signs at the entrance to a neighborhood: a. Number and Size Limits: 1 permanent sign is permitted per entrance to a distinguishable with a maximum size of 24 square feet for each sign. b. Mounting and Installation Regulations: Such signs may only be installed as a monument than 6 feet in height.
Standards for multi-family residential zones adding allowances for sign types found at apartment buildings	Standards for multi-family residential zones adding allowances for sign types found at apartment buildings	RC, RCX, RD residence zones and mixed use zones. In the RC, RCX and RD residence zones and in the mixed use zones, the following signs only may be erected and displayed so long as they comply with all other applicable requirements of this Article IX.	(2) In the RA, RC, RCX, and RD Zones the following regulations shall apply:
	The regulations in this section are for exclusively residential properties		A. On property used for residential purposes only the following signs are permitted:
	i. Flags: Flags: based on lot width, up to five - 18 SF		 i. Flags: 1. Number and Size Limits: One flag per twenty (20) feet (or portion thereof) of lot width wisize of 18 square feet for each flag.
	Flag Height: 35 feet or 6 feet projecting pole		2. Mounting and Installation Regulations: Freestanding flags may only be less than 35 feet mounted flags may only be on a projecting pole no longer than 6 feet or may be mounted fl wall or on a window provided that the flag does not cover more than 20 percent of the glazi window's area where it is installed. The clearance under a projecting wall mounted flag sha than eight (8) feet directly below the location where the flag is mounted.
			ii. Temporary Signs:
Contractor sign: One sign - 24 SF		Contractor signs, not exceeding 24 square feet in area, and subcontractor signs, not exceeding eight square feet in area; provided, that only one such sign may be erected or displayed on any property for any contractor and any subcontractor, and that all such signs shall be removed upon completion of the work.	1. Number, Size and Time Limits:
Real Estate Sign: One sign - 12 SF	A total sign area of 40 square feet, but no individual sign can be larger than 24 square feet.	Real estate signs, not exceeding 12 square feet in area; provided, that only one such sign may be erected or displayed on any property.	a. Signage with a total area of no more than forty (40) square feet, however no single sign is be larger than twenty-four (24) square feet.

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	NOTES/EXPLANATION		
Freestanding e front lot line de lot line of from the front lot ight, and shall be inted flat against	To accommodate the multiple types of institutional uses in residential zones, a single 40 SF sign would be permitted per street frontage		
ne-half (0.5) face of a curb on	Provision for curb signs that usually show the address, etc. Would only be permited on private property.		
le neighborhood nt sign with less	More specific regulations for signs formerly called 'subdivison signs"		
	Reconfigured for new format.		
with a maximum et in height. Wall flat against the azing area of the nall not be less	Flags are a new regulatory area.		
is permitted to	There would be an allowance of sign area and a maximum size for each individual sign to allow for temporary signage for various purposes but to limit the amount of singage on each property.		

	Accompanyon of Exist	ing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AV
NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE
	Yard sale signs, not exceeding two square feet in area, provided, that only one such sign may be erected or displayed on any street frontage on any private property and that such signs shall not be displayed for more than 72 consecutive hours. Could also be used for a year-round political or personal statement	
Size limits for temporary signs would be a maximum height of 6 feet if freestanding. Window installation would be limited to 20 percent		2. Mounting and Installation Regulations: Unless otherwise specified, freestanding temporary be less than six (6) feet in height. Wall mounted temporary signs may only be mounted the wall or on or in a window provided that the temporary sign does not cover more than two (20%) of the glazing area of the window where it is installed.
Minor Sign: 5 signs - 1 SF	Convenience signs, not exceeding two square feet in area. And Warning signs, not exceeding one square foot in area; provided, that only two such signs may be erected or displayed on any street frontage on any property. AND Off-street parking signs, not exceeding four square feet in area, at any entrance or exit of an off-street parking facility required by sections 8-100 through 8-400 or a motor vehicle parking or storage use permitted by this ordinance, and not exceeding six square feet in area at any entrance or exit of a motor vehicle parking or storage use permitted by section 8-600; provided, that only one such sign may be erected or displayed at each entrance or exit.	 iii. Permanent Signs: Minor Signs: Number and Size Limits: Maximum of 5 signs per property for each street frontage per 10 width with a maximum size of 1 square foot for each sign. b. Mounting and Installation Regulations: Freestanding minor signs may only be less than 3 height. Wall mounted signs may only be mounted flat against the wall.
Sign at entrance to neighborhood: 1 sign - 24 SF	feet from the front lot line; provided, that only one such sign may be erected or displayed facing any one street on the perimeter of the	 2. Signs at the entrance to a neighborhood: a. Number and Size Limits: 1 permanent sign is permitted per entrance to a distinguishable with a maximum size of 24 square feet for each sign. b. Mounting and Installation Regulations: Such signs may only be installed as a monument than 6 feet in height.
Sign painted at curb - 1 sign - 0.5 SF	Curb signs, not exceeding one-half square foot in area.	3. Signs painted on the curb:a. Number and Size Limits: 1 permanent sign is permitted with a maximum size of 6 squareb. Mounting and Installation Regulations: One permanent sign is permitted with a maximum
Signs at intersections of walkways/circulation routes in driveways or parking lots - 6 SF	Directional signs, not exceeding six square feet in area and erected or displayed within five feet of the front property line, except where a highway setback established in section 7-1006 requires a greater setback; provided, however, that no directional sign, except a sign indicating the location of or direction to a church or a public building, shall be erected within 150 feet of any other directional sign. No directional sign shall be erected or displayed unless, in addition to any pagmit required by the building code, a pagmit has been obtained from	 half (0.5) square foot. 4. Signs at locations within 10 feet of the curb of a parking lot or driveway only at intersection where motor vehicles or pedestrians would need to turn or change their course of travel: a. Number and Size Limits: A maximum of 1 sign is permitted in each direction at an interset where motor vehicles or pedestrians would need to change their course of travel with a maximum feet for each sign. b. Mounting and Installation Regulations: These signs may only be freestanding and less the height.
In multifamily zones: 1 sign per street frontage - 40 SF (32 SF if freestanding)	Multifamily dwelling signs, not exceeding 40 square feet in area, when erected or displayed on the property being identified or advertised and in compliance with the required building setback line; provided, that only one such sign may be erected or displayed on any such property.	 5. Signs along a multi-family property's street frontage: a. Number and Size Limits: Signage with a total area of no more than sixty (60) square feet frontage, however no single wall mounted sign is permitted to be larger than forty (40) square feet. b. Mounting and Installation Regulations: Such sign can be freestanding or wall mounted. Finstallation is only permitted on a lot with a width of at least one hundred (100) feet at the forly where off-street parking is provided, leaving a distance between the building and a side twenty five (25) feet or more, or where a building is setback twenty five (25) feet or more for line. If a freestanding, the sign shall be installed as a monument sign less than six (6) feet in shall be setback at least ten (10) feet from the front lot line. Wall mounted signs may only be against the wall.
Special regulation list for non- residential uses in residential zones such as churches and schools and for small retail/service uses found at many apartment buildings		b. On property used for mixed use or non-residential purposes:
	Size limits for temporary signs would be a maximum height of 6 feet if freestanding. Window installation would be limited to 20 percent Minor Sign: 5 signs - 1 SF Sign at entrance to neighborhood: 1 sign - 24 SF Sign painted at curb - 1 sign - 0.5 SF Signs at intersections of walkways/circulation routes in driveways or parking lots - 6 SF In multifamily zones: 1 sign per street frontage - 40 SF (32 SF if freestanding) Special regulation list for non- residential uses in residential zones such as churches and schools and for small retail/service uses found at	NEW SUMMARY OLD/EXISTING ORDINANCE Variad sale signs, not exceeding two square feet in area, provided, that only one such sign may be erected or displayed on any street frontage on any private property and that such signs shall not be displayed for more than 72 consecutive hours. Could also be used for a year-round political or personal statement Size limits for temporary signs would be a maximum height of 6 feet if freestanding. Window installation would be limited to 20 percent Convenience signs, not exceeding two square feet in area. And Warning signs, not exceeding one square foot in area; provided, that only two such signs may be erected or displayed on any street frontage on any property. AND Off-street parking signs, not exceeding four square feet in area, at any entrance or exit of a motor vehicle parking or storage use permitted by this ordinance, and not exceeding six square feet in area at any entrance or exit of a motor vehicle parking or storage use permitted by sections 8-000 rhovided, that only one such sign may be erected or displayed at each entrance or exit. Sign at entrance to neighborhood: 1 sign - 24 SF Subdivision signs, not exceeding 24 square feet in area. Sign painted at curb - 1 sign - 0.5 SF Curb signs, not exceeding one-half square foot in area. Directional signs, not exceeding six square feet in area. Subdivision signs, not exceeding dot a divertised and set back ter feet from the front lot line; provided, that only one such sign may be erected or displayed on the property being identified or advertised and set back; provided, however, that no directional sign, except a sign indicating the location of or directional sign, except a sign indicating the location of or directional sign, except a sign ind

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le neighborhood	More specific regulations for signs formerly called				
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	This would accommodate signs at parking lots and				
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naximum size of 6	driveways and walkways have intersecting paths that				
	lead in different directions.				
than 42 inches in					
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OLD ORDINANCE SUMMARY	NEW SUMMARY		ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS	NOTES/EXPLANATION
	Flags: Up to five - 18 SF		1. Number and Size Limits: One flag per twenty (20) feet (or portion thereof) of lot width with a maximum size of eighteen (18) square feet per flag. The area used for flags shall be deducted from area allowed for permanent wall signage or other temporary wall signage, as permitted in Section 9-201.A(2)b.iii.6.	NOTES/EAPLANATION
	Flag Height: 35 feet or 6 feet projecting pole		2. Mounting and Installation Regulations: Freestanding flags may only be attached to a pole less than 35 feet in height. Wall mounted flags may only be on a projecting pole no longer than 6 feet or may be mounted flat against the wall or on a window provided that the flag does not cover more than 20 percent of the glazing area of the window's area where it is installed. The bottom of a projecting wall-mounted flag shall not encroach within 8 feet of the ground directly below the location where the flag is mounted.	Flags are a new regulatory area.
			ii. Temporary Signs:	
Contractor sign: One sign - 24 SF		Contractor signs, not exceeding 24 square feet in area, and subcontractor signs, not exceeding eight square feet in area; provided, that only one such sign may be erected or displayed on any property for any contractor and any subcontractor, and that all such signs shall be removed upon completion of the work.	1. Number, Size and Time Limits:	
Real Estate Sign: One sign - 12 SF	A total sign area of 40 square feet, but no individual sign can be larger than 24 square feet.	Real estate signs, not exceeding 12 square feet in area; provided, that only one such sign may be erected or displayed on any property.	a. Signage with a total area of no more than forty (40) square feet, however no single sign is permitted to be larger than twenty-four (24) square feet.	There would be an allowance of sign area and a maximum size for each individual sign to allow for temporary signage for various purposes but to limit the maximum of signage on each approach.
Yard Sale Sign: One sign - 2 SF		Yard sale signs, not exceeding two square feet in area, provided, that only one such sign may be erected or displayed on any street frontage on any private property and that such signs shall not be displayed for more than 72 consecutive hours. Could also be used for a year-round political or personal statement		amount of singage on each property.
			iii. Permanent Signs:	
Convenience Sign: 1 sign - 2 SF; Warning Sign: 2 signs - 1 SF; Off- street Parking Sign: Unlimited at parking areas - 4 SF and at entrances/exits - 6 SF		Convenience signs, not exceeding two square feet in area. And Warning signs, not exceeding one square foot in area; provided, that only two such signs may be erected or displayed on any street frontage on any property. AND Off-street parking signs, not exceeding four square feet		Provision for address, parking, driveway markers, etc.
	Minor Sign: 5 signs - 1 SF	in area, at any entrance or exit of an off-street parking facility required by sections 8-100 through 8-400 or a motor vehicle parking or storage use permitted by this ordinance, and not exceeding six square feet in	a. Number and Size Limits: Maximum of 5 signs per property for each street frontage per 100 feet of lot width with a maximum size of 1 square foot for each sign.	
		permittee	area at any entrance or exit of a motor vehicle parking or storage use permitted by section 8-600; provided, that only one such sign may be erected or displayed at each entrance or exit.	b. Mounting and Installation Regulations: Freestanding minor signs may only be less than 36 inches in height. Wall mounted signs may only be mounted flat against the wall.
Subdivision Sign: 1 Sign - 24 SF	Sign at entrance to neighborhood: 1 sign - 24 SF	displayed on the property being identified or advertised and set back ten	 2. Signs at the entrance to a neighborhood: a. Number and Size Limits: 1 permanent sign is permitted per entrance to a distinguishable neighborhood with a maximum size of 24 square feet for each sign. b. Mounting and Installation Regulations: Such signs may only be installed as a monument sign with less than 6 feet in height. 	More specific regulations for signs formerly called 'subdivison signs"
Curb Sign: 1 sign - 0.5 SF	Sign painted at curb - 1 sign - 0.5 SF	Curb signs, not exceeding one-half square foot in area.	 3. Signs painted on the curb: a. Number and Size Limits: One permanent sign is permitted with a maximum size of one-half (0.5) square foot. b. Mounting and Installation Regulations: Such signs may only be on the face of a curb on private 	Provision for curb signs that usually show the address, etc. Would only be permited on private property.
Directional Signs: Unlimited unless for church (150' spacing) - 6 SF	Signs at intersections of walkways/circulation routes in driveways or parking lots - 6 SF	highway setback established in section 7-1006 requires a greater	 property. 4. Signs at locations within 10 feet of the curb of a parking lot or driveway only at intersections or areas where motor vehicles or pedestrians would need to turn or change their course of travel: a. Number and Size Limits: A maximum of 1 sign is permitted in each direction at an intersection or area 	This would accommodate signs at parking lots and driveways, especially at larger complexes, where driveways and walkways have intersecting paths that lead in different directions.

OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS	NOTES/EXPLANATION	
Multifamily Dwelling Signs: 1 sign - 40 SF		Multifamily dwelling signs, not exceeding 40 square feet in area, when erected or displayed on the property being identified or advertised and in compliance with the required building setback line; provided, that only one such sign may be erected or displayed on any such property.	5. Signs along a multi-family or non-residential property's street frontage:		
Multifamily Dwelling Signs: 1 sign - 40 SF		Church signs, not exceeding 40 square feet in area; provided, that only one such sign may be erected or displayed on any street frontage. Church signs shall be setback at least ten feet from the front lot line; provided, however, that where the required building setback line is less than ten feet from the front lot line, the sign may be erected or displayed in conformance with such required setback line.	a. Number and Size Limits: Signage with a total area of no more than sixty (60) square feet per property frontage, however no single wall mounted sign is permitted to be larger than forty (40) square feet, and no freestanding sign is permitted to be larger than thirty-two (32) square feet.		
	1 sign per street frontage - 40 SF (32 SF if freestanding)	Identification signs, not exceeding 24 square feet in area, showing the name and use of a convent, monastery, seminary, public building, public park or playground, community building, hospital, cemetery or fraternal organization, when such use is permitted in a residence zone and such sign is erected or displayed on the property so identified; provided, that only one such sign may be erected or displayed on each street frontage of any such property unless a special use permit is approved for additional signs. Identification signs shall be set back at least ten feet from the front lot line; provided, however, that where the required	b. Mounting and Installation Regulations: Such sign can be freestanding or wall mounted. Freestanding		
School Signs: 1 sign per street frontage - SUP required		School signs authorized by a special use permit; provided, that only one such sign may be erected or displayed on any street frontage.	installation only permitted on a lot with a width of at least 100 feet at the front lot line only where drive-in service or off-street parking is provided, leaving a distance between the building and a side lot line of 25 feet or more, or where a building is setback 25 feet or more from the front lot line. If a freestanding, the		
Ballpark Signs: SUP required - 8' height	Signs: SUP required - 8'	Ballpark signs authorized by a special use permit; provided, that no such sign shall exceed eight feet in height above grade. Identification signs, not exceeding two square feet in area, showing the	from the front lot line. Wall mounted signs may only be mounted flat against the wall.		
Identification Signs: 1 sign - 2 SF	name and use of a tourist home, nursery school, public garage for storage only or professional office, when such use is permitted in an RA or RB residence zone, and is erected or displayed on the property so identified in compliance with the required building setback line;				
Apartment Hotel Sign - 1 sign - 40 SF		Apartment hotel signs, not exceeding 40 square feet in area, when erected or displayed on the property being identified or advertised and in compliance with its required building setback line; provided, that only			
		Business signs, in connection with any commercial use permitted in the RC, RCX or RD residential zone or in the mixed use zones; provided, that such signs shall be kept within a height of 20 feet above the sidewalk; provided further, that the total area of such signs displayed on any building wall which faces a street, alley or parking area shall not exceed one square foot for each foot of building width facing the street, alley or parking area; provided further, that each commercial use located above the first floor shall be limited to one sign not exceeding one square foot at any entrance to the building.	6. Wall signs at the entrance to a non-residential building or area of a building.		
o .		Any sign, marquee or awning permitted under section 9-202 for commercial uses shall be permitted on a tract of land in a mixed use zone developed solely for commercial use. If the tract of land is	a. Number and Size Limits: A maximum of 1 sign with a maximum size of 1 square feet for each linear foot of building width for the wall on which the sign is mounted.	In the higher density apartment zones, there are auxilary commercial uses (usually a small market, hai salon, dry cleaner, etc.) The current regulations for these would remain effectively unchanged, however, there is a provision in the current ordinance that requies commercial areas of a mixed-use building in a mixed-use zone to obtain an SUP for signage, althoug mixed use buildings in commercial or residential zone do not have this requirements. This requirement run	
a size limit of 1 SF per linear foot of wall area. All other commercial signage types are permitted, except, because of the 20' height limit, signs above first floor level. The	limit of 1 SF per linear foot of wall area. All other commercial signage types are permitted, except, because		b. Mounting and Installation Regulations: Such sign shall be wall mounted and may only be mounted flat against the wall. Such sign cannot be higher than 20 feet above grade measured from the location immediately below the sign to the top of the sign. Such signs may also be mounted on an awning or marquee. Marquees and awnings are only permitted to encroach upon a public right-of-way if permitted by an enacted encroachment ordinance or which city council has expressly authorized.	do not have this requirements. This requirement run counter to City efforts to improve the business friendliness of its zoning regulations.	
commercial part of a bulluing in a	would now be regulated in the sign		7. Projecting signs at the entrance to a non-residential building or area of a building:	4	

			ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AW
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE
an SUP for signage.	standards for commercial zones.		 a. Number and Size Limits: A maximum of 1 sign with a maximum size of 16 square feet. b. Mounting and Installation Regulations: The total area of all signage on the building shall I square feet. The area allowed for this signage shall be deducted from area allowed for perm signage or other temporary wall signage, as permitted in Section 9-201.A(2)b.iii.6
		Marquees and awnings, except any marquee or awning which serves as a sign background; provided, however, that no marquee or awning, unless otherwise provided in an encroachment ordinance enacted by city council, may be within one foot of or beyond the vertical plane of the curb line, and the bottom of any marquee or awning shall be at least seven feet above the sidewalk. When side arms are used on an awning, the bottom of any side arm at the building shall be at least six feet six inches above the sidewalk when the awning is in use. This section 9-201(A)(15) shall not be construed to supersede the requirement of section 9-104(E).	
			Sec. 9-202 – Commercial, Special, Overlay, and Mixed Use district signs.
	Revised ordinance specifies zones for which this section applies. It includes commercial and mixed-use zones	Permitted signs. In any commercial zone, the following signs, marquees and awnings only may be erected and displayed so long as they comply with all other applicable requirements of this Article IX (including signs permitted in Residential Zones).	(A) Generally. Except as provided otherwise in this Article, the following signs are permitted uses in the CC, CD, CDX, CG, CL, CR, CSL, KR, NR, CRMU-/L, CRMU/M, CRMU/H, CRMU/X, OC, (50), OCM (100), CDD, and W-1 Zones.
	Flags: Up to five - 24 SF		 Flags: Number and Size Limits: One flag per twenty (20) feet (or portion thereof) of lot width with size of twenty four (24) square feet for each flag. The area used for flags shall be deducted frallowed for permanent wall signage or other temporary wall signage, as permitted in Section ii.1.a or b or in Sections 9-201 (A) iii.6 or iii.7.
	Flag Height: 35 feet or 6 feet projecting pole		2. Mounting and Installation Regulations: Freestanding flags may only be attached to a pole feet in height. Wall mounted flags may only be on a projecting pole no longer than 6 feet or mounted flat against the wall or on a window provided that the flag does not cover more tha of the glazing area of the window where it is installed. The clearance under a projecting wall shall not be less than eight (8) feet directly below the location where the flag is mounted.
			ii. Temporary Signs:
Current requirements allow real estate and contractor signs to use the	The revised regulation clarifies that the area permitted for temporary signs used when a property is for sale or lease or is under construction is	Real estate, contractor and subcontractor, and directional signs. Real estate, contractor and subcontractor, and directional signs permitted in a commercial zone under section 9-202(A) shall comply with the following provisions as to size and location. Real estate signs. Any such sign shall comply with the provisions of section 9-202(B) as to size and location. Contractor and subcontractor signs. Any such sign shall comply with the provisions of section 9-202(B) as to size and location and shall be removed upon completion of work of the contractors or subcontractors.	1. Number, Size and Time Limits: a. a. A maximum of one (1) sign with a maximum size of one (1) square feet for each linear for width for the wall on which the sign is mounted per frontage on a street, alley, or parking lot located on property where a building permit is active. Such sign shall be wall mounted and m mounted flat against the wall or installed as a window sign. The area allowed for this tempo shall be deducted from area allowed for permanent wall signage or other temporary wall sig permitted in Section 9-202 (A) ii.1.b or in Sections 9-201 (A) iii.6 or iii.7.
same sign area allowed for wall signs.		Real estate, contractor and subcontractor, and directional signs. Real estate, contractor and subcontractor, and directional signs permitted in a commercial zone under section 9-202(A) shall comply with the following provisions as to size and location. Real estate signs. Any such sign shall comply with the provisions of section 9-202(B) as to size and location. Contractor and subcontractor signs. Any such sign shall comply with the provisions of section 9-202(B) as to size and location and shall be removed upon completion of work of the contractors or subcontractors.	b. A maximum of one (1) sign with a maximum size of one (1) square feet for each linear food width for the wall on which the sign is mounted per frontage on a street, alley, or parking lot located on property is actively marketed and advertised for sale or actively marketed and ad rent. The area allowed for this temporary signage shall be deducted from area allowed for per signage or other temporary wall signage, as permitted in Section 9-202 (A) ii.1.a or in Section iii.6 or iii.7.

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	NOTES/EXPLANATION		
ll be sixteen (16) rmanent wall			
	DELETED		
ed as accessory IC, OCH, OCM			
with a maximum I from area ion 9-202 (A)	Flags are a new regulatory area.		
ble less than 35 or may be than 20 percent rall mounted flag			
r foot of building lot only when d may only be porary signage signage, as	This standard would remain effectively unchanged. In commercial zones, real estate signs are allowed to use up area provided for wall/window signage, but no additional area is allowed		
oot of building lot only when advertised for permanent wall ions 9-201 (A)	This standard would remain effectively unchanged. In commercial zones, real estate signs are allowed to use up area provided for wall/window signage, but no additional area is allowed		

			ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AV
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE
The existing temporary business sign regulates content. It allows		Temporary signs. One "opening," "going out of business," or similar sign advertising the opening of a new place of business or the change in management or ownership, or the closing, of an established place of business may be displayed, provided:	
dditional wall signage area equal to /2 of the of the permitted ermanent sign area up to 100	The proposed temporary signage regulation permits a similar area to	The sign is displayed against a wall of the building in which the business is located;	c. One (1) sign with a maximum size of the lesser of 20 feet, 0.5 square feet for each linear
square feet for up to 30 days	the existing signage allowance. It removes content regulations and extends the allowable period to 60 days	The sign does not exceed one half square foot of area for each linear foot of the building wall to which the sign is attached, such area not to exceed 100 square feet in any case and at least 20 square feet to be allowed in all cases; and	width for the wall on which the sign is mounted, or one hundred (100) square feet. The mat for this sign is sixty (60) days per six month period of a year.
Yard Sale Sign: One sign - 2 SF		The sign is not displayed for a period longer than 30 days. Yard sale signs, not exceeding two square feet in area, provided, that only one such sign may be erected or displayed on any street frontage on any private property and that such signs shall not be displayed for more than 72 consecutive hours. Could also be used for a year-round political or personal statement	
			2. Mounting and Installation Regulations: Such sign shall be wall mounted and may only be against the wall or installed as a window sign. Such sign cannot be higher than twenty (20) f grade measured from the location immediately below the sign to the top of the sign. On a v sign can be freestanding, but shall have a height no greater than six (6) feet and an area no g square feet.
	Business sign allowance is deleted as a content-based requirement	Business signs which meet the requirements of section 9-202(B).	
	Signs as an encroachment in rights of way are already regulated in the Streets and Sidewalks section of City Code.	Signs, marquees and awnings encroaching upon a public right-of-way for which an encroachment ordinance has been enacted or which city council has expressly authorized for up to ten days.	DELETED AS RIGHT OF WAY SIGNAGE
	Banners in rights of way are already regulated in the Streets and Sidewalks section of City Code.	Banners for which special permission has been obtained pursuant to section 9-104(F).	DELETED AS RIGHT OF WAY SIGNAGE
			iii. Permanent Signs:
		Convenience signs, not exceeding two square feet in area. And Warning signs, not exceeding one square foot in area; provided, that only two such signs may be erected or displayed on any street frontage on any	1. Minor Signs only permitted in the CC, CG, CR, CSL, CRMU-/L, CRMU/M, CRMU/H, CRMU/>OCM (50), and OCM (100) Zones, but not permitted in the CD, CDX, CL, KR, NR, or W-1 zones
Convenience Sign: 1 sign - 2 SF; Warning Sign: 2 signs - 1 SF; Off- street Parking Sign: Unlimited at parking areas - 4 SF and at entrances/exits - 6 SF	Minor Sign: 5 signs - 1 SF	property. AND Off-street parking signs, not exceeding four square feet in area, at any entrance or exit of an off-street parking facility required by sections 8-100 through 8-400 or a motor vehicle parking or storage use permitted by this ordinance, and not exceeding six square feet in	a. Number and Size Limits: Maximum of 5 signs per property per street frontage for each st per 100 feet of lot width with a maximum size of 1 square foot for each sign.
		area at any entrance or exit of a motor vehicle parking or storage use permitted by section 8-600; provided, that only one such sign may be erected or displayed at each entrance or exit.	b. Mounting and Installation Regulations: Freestanding minor signs may only be less than 3 height. Wall mounted signs may only be mounted flat against the wall.
Subdivision Sign: 1 Sign - 24 SF	Sign at entrance to neighborhood: 1 sign - 24 SF	Subdivision signs, not exceeding 24 square feet in area, when erected or displayed on the property being identified or advertised and set back ten feet from the front lot line; provided, that only one such sign may be erected or displayed facing any one street on the perimeter of the	 Signs at the entrance to a neighborhood: Number and Size Limits: 1 permanent sign is permitted per entrence to a distinguishable with a maximum size of 24 square feet for each sign. Mounting and Installation Regulations: Such signs may only be installed as a monument
Curb Sign: 1 sign - 0.5 SF	Sign painted at curb - 1 sign - 0.5 SF	Subdivision.	 than 6 feet in height. 3. Signs painted on the curb: a. Number and Size Limits: One permanent sign is permitted with a maximum size of one-h foot.
COLO SIGN. I SIGN 0.5 SI			 b. Mounting and Installation Regulations: Such signs may only be on the face of a curb on p property.

VNINGS			
	NOTES/EXPLANATION		
r foot of building aximum period	Although the size standards would remain unchanged, there have been requests to allow these types of signs to be permitted for 60 days, which is provided here. All content requirements are also removed.		
be mounted flat) feet above a vacant lot, such o greater than 40			
	DELETED		
	DELETED. The Streets and Sidewalks section fo City Code accomodates signage encorachments for projecting signs/awnings over sidewalks.		
	DELETED		
/X, OC, OCH, es: street frontage	Provision for address, parking, driveway markers, etc.		
36 inches in			
le neighborhood It sign with less	More specific regulations for signs formerly called 'subdivison signs"		
-half (0.5) square	Provision for curb signs that usually show the address, etc. Would only be permited on private property.		
private			

OLD ORDINANCE SUMMARY		OLD/EXISITING ORDINANCE	ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION	
	NEW SUMMARY	•			
	Ciana at interna at any of	Directional signs. Any such sign may not exceed six square feet in area; provided, that the area of the sign may be increased with a special use permit.	4. Signs at locations within 10 feet of the curb of a parking lot or driveway only at intersections or areas where motor vehicles or pedestrians would need to turn or change their course of travel:	This would accommodate signs at parking lots and	
Directional Signs: Unlimited unless for church (150' spacing) - 6 SE walkways/circulation	Signs at intersections of walkways/circulation routes in driveways or parking lots - 6 SF		a. Number and Size Limits: A maximum of 1 sign is permitted in each direction at an intersection or area where motor vehicles or pedestrians would need to change their course of travel with a maximum size of 6 square feet for each sign.		
			b. Mounting and Installation Regulations: These signs may only be freestanding and less than 42 inches in height.		
	New projection sign standards are in Secton 9-202 (A)(iii)(8)	Projection and height of signs. A sign may be erected or displayed flat against a building wall or at an angle thereto, so long as the sign does not project more than four feet from the building wall or within one foot of an established curb line and the bottom of the sign is at least eight feet above a sidewalk or parking area and at least 14.5 feet above an alley.		DELETED AS INDEPENDENT REQUIERMENT, INTEGRAT INTO SIGN TYPE REQUIREMENTS	
		Freestanding signs. Freestanding signs may be erected or displayed on a lot with a width of at least 100 feet at the front lot line only where drive-in service or parking is provided, leaving a distance between the building and a side lot line of 25 feet or more, or where a building is set back 25 feet or more from the front lot line subject to the following limitations:	5. Freestanding signs at a property's street frontage:		
			a. Number and Size Limits:	7	
		A lot containing no more than two businesses may contain one freestanding sign with a maximum area of 50 square feet and a maximum height of 25 feet above grade to the top of the sign.	(i) At a lot containing no more than two businesses, a maximum of one monument freestanding sign is permitted with a maximum area of 32 square feet and a maximum height of 6 feet above grade to the top of the sign.		
		A lot containing three or more businesses may contain one freestanding	(ii) At a lot containing three or more businesses, a maximum of one monument freestanding sign is permitted with a maximum area of 40 square feet and a maximum height of six (6) feet above grade to the top of the sign.	This section is reformated with content regulations	
	Freestanding sign standards are modified to only permit 6 foot tall monument-type signs instead of 25-	A lot with a width of more than 200 feet at the front lot line may contain two freestanding signs in compliance with either (a) or (b) above.	(iii) A lot with a width of more than 200 feet at the front lot line may contain two freestanding signs in compliance with either (i) or (ii) above.	removed. Size standards are changed for freestandin signs such that only monument-type signs are permitted.	
	30 foot tall pole signs. Also the provision allowing for an	When the street frontage of a lot is in excess of 300 feet, the number of signs and allowable sign area may be increased with a special use permit.	(iv) When the street frontage of a lot is in excess of 300 feet, the number of signs and allowable sign area may be increased with a special use permit.		
	 'identification sign' is eliminated. Its standards are integrated into the overall freestanding sign size standards. Sizes are limited to 32 SF including sign base for 1-2 occupant properties and 40 SF including sign 	A freestanding sign shall have no more than two faces and shall be	b. Mounting and Installation Regulations: Freestanding installation shall only be permitted on a lot with a width of at least one hundred (100) feet at the front lot line and only where drive-in service or off-street parking is provided, leaving a distance between the building and a side lot line of twenty five (25) feet or more, or where a building is setback twenty five (25) feet or more from the front lot line. If a freestanding, the sign shall be installed as a monument sign, and it shall be setback at least ten (10) feet from the front		
	base for multi-occupant properties.	No signs other than those indicated on the sign application shall be attached to a freestanding sign.	lot line. A freestanding sign shall have no more than two faces and shall be double faced back to back only. No signs other than those indicated on the sign application shall be attached to a freestanding sign.		
		Identification signs. Identification signs for shopping centers consisting of five or more separate businesses and having a continuous street frontage of at least 200 feet are permitted and the area of such signs shall not be included in the total area of signs otherwise permitted by this section for the separate businesses. The total area of shopping center identification signs shall not exceed one square foot for each foot of street frontage, and the total area of such signs facing any street, alley		DELETED - INTEGRATED INTO FREESTANDING SIGNS	
		or parking area shall not exceed 150 square feet; provided, that when the street frontage of a shopping center exceeds 300 feet, such sign areas may be increased with a special use permit.			

	Attachment 5 - Comparison of Existing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS				
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE Signs, movies and theatre acts. Signs advertising movies, plays and other features to be given in a theatre and displayed on permanent frames erected on theatre buildings shall comply with the provisions of	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION	
	Signs, movies and theater acts is eliminated as a sign type because it i a content-type sign	thissection 9-202(B) as to size and location; provided, that the bottom of the frame of any such sign erected flat against a wall shall be at least		DELETED	
	Valet parking sign regulations are eliminated, as this is a contect-type regulation. New allowances for A- frame signs would accommodate a Valet operation on private property.	Valet parking. Temporary freestanding valet parking signs shall be permitted in conjunction with and subject to the limitations of an approved special use permit that includes a valet parking management plan.		DELETED	
			6. Wall signs:		
		One-story buildings. The total area of all signs displayed on a building wall which faces a street, alley or parking area shall not exceed one square foot for each foot of building width facing the street, alley or parking area.	a. Number and Size Limits: The total area of all signs displayed on a building wall which faces a street, alley or parking area shall not exceed one square foot for each foot of building width facing the street, alley or parking area.	-	
	Standards for wall signs remain unchanged, but they are reconfigure for clarity	Multi-story buildings.	 b. Mounting and Installation Regulations: Such sign shall be wall mounted and may only be mounted flat against the wall. Such sign cannot be higher than 20 feet above grade measured from the location immediately below the sign to the top of the sign. Such signs may be mounted on an awning or marquee. Marquees and awnings are only permitted to encroach upon a public right-of-way if anpermitted by an enacted encroachment ordinance has been enactedor which city council has expressly authorized 		
		d The total area of all signs displayed between the sidewalk and a height o 20 feet on any building wall which faces a street, alley or parking area shall not exceed one square foot for each foot of building width facing such street, alley or parking area.	f 7. Wall signs higher than 20 feet above grade on a multi-story building:		
		The total area of all signs displayed above the 20-foot height specified in section 9-202(B)(2)(a) above on any building wall which faces a street, alley or parking area shall not exceed one square foot for each foot of building width facing such street, alley or parking area.	a. Number and Size Limits: The total area of all signs displayed on a building wall higher than 20 feet above grade on a multi-story building which faces a street, alley or parking area shall not exceed one square foot for each foot of building width facing the street, alley or parking area.		
			b. Mounting and Installation Regulations: Such sign shall be wall mounted and may only be mounted flat against the wall. No part of this sign is permitted to be lower than twenty (20) feet above grade measured from the location immediately below the sign.	This section is reformated with content regulations	
			8. Projecting signs at the entrance to a non-residential building or non-residential part of a building:	removed. Size limits are added for projecting signs th did not exist previously.	
			a. Number and Size Limits: The total area of all signage on the building shall be sixteen (16) square feet. The area allowed for this signage shall be deducted from area allowed for permanent wall signage or other temporary wall signage, as permitted in Section 9-202 (A) ii.1.b or in Sections 9-201 (A) iii.6 or iii.7.		
	Projection signs standards are added		b. b. Mounting and Installation Regulations: Such signs shall be wall mounted. Such sign shall not project more than four (4) feet from the building wall or within one (1) foot of an established curb line and the bottom of the sign is at least eight feet above a sidewalk or parking area and at least Fourteen and a half (14.5) feet above an alley. Such sign cannot be higher than twenty (20) feet above grade measured from the location immediately below the sign. Such signs are only permitted to encroach upon a public right-of-way if permitted by an enacted encroachment ordinance or which city council has expressly authorized.		
	in this section		 9. Projecting signs higher than twenty (20) feet above grade on a multi-story building: a. Number and Size Limits: The total area of all signage on the building shall be twenty-four (24) square feet. The area allowed for this signage shall be deducted from area allowed for permanent wall signage or other temporary wall signage, as permitted in Section 9-202 (A) ii.1.b or in Sections 9-201 (A) iii.6 or iii.7. 		

LD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	ing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION
			 b. Mounting and Installation Regulations: Such signs shall be wall mounted. Such sign shall not project more than four (4) feet from the building wall or within one (1) foot of an established curb line. Such signs are only permitted to encroach upon a public right-of-way if permitted by an enacted encroachment ordinance or which city council has expressly authorized. No part of this sign is permitted to be lower than twenty (20) feet above grade measured from the location immediately below the sign. 	
	This is a new section requiring that, unlike billboards, large signs be made of multiple panel units instead of a single, large panel.		iv. Any sign larger than 100 square feet in area shall have each letter or symbol installed as a separately mounted unit. No sign that measures 100 square feet or larger shall consist of an individual panel.	Section added to require that larger signs only use individual letter/symbol installations such as channe lettering. This would discourage billboard-type sign installations.
	Signs must face a public area	Size and location limitations. Signs permitted within a commercial zone under section 9-202(A) may be displayed on any building wall which faces a street, alley or parking area or may be freestanding signs, and shall comply with the following provisions as to size and location.	v. Size and location limitations. Signs permitted within a commercial zone under section 9-202(A) may be displayed on any building wall which faces a street, alley or parking area or may be freestanding signs, and shall comply with the provisions herein.	
	This section for marquees and awnings remains unchanged.	Marquees and awnings. Marquees and awnings may be used as a sign background.	vi. Marquees and awnings. Marquees and awnings may be used as a sign background.	Unchanged
	Window sign regulations remain unchanged	Window signs. The total area of window signs, including those advertising sales, in any one window shall not exceed 20 percent of the area of the window. The total area of window signs shall be included in determining the total area of signs erected or displayed.	B. Window signs. The total area of window signs, in any one window shall not exceed 20 percent of the glazing area of the window where it is installed. The total area of window signs shall be included in determining the total area of signs erected or displayed on the wall that contains the window.	This remains unchanged
			 A-frame signs on the property of individual businesses. Notwithstanding any provision to the contrary in this ordinance, A-frame signs are permitted on private property in commercial districts that are not within the Parker-Gray District or the Old and Historic Alexandria District subject to compliance with the following standards: (1) Location. An A-Frame Sign shall only be located: a. on the property of the owner of the sign; b. outside of a minimum lateral walkway clearance of five (5) feet for pedestrian travel; c. within fifteen (15) feet of the front facade of the building; d. not encroaching in the line of vision clearance for motor vehicles; and e. a minimum of fifteen feet from any driveway or roadway intersection. (2) Number. A maximum of one (1) sign is permitted per business. 	
	New A-frame regulations are added to permit such portable signs on private property outside the two regulated historic districts (Old and Historic Alexandria and Parker-Gray). Size and location standards are		 (3) Size. Signs may not exceed forty two (42) inches in height and twenty four (24) inches in width. (4) Pedestrian safety. Pedestrian safety shall be preserved through the placement and securing of signs so as to permit safe and adequate pedestrian throughway along the walkways, crossing of streets or parking areas, entry and alighting from cars and buses, and access to curb ramps. (5) Temporary. All signs, including installation materials shall be temporary and shall be readily removable without any damage to the pavement or ground surface. 	New A-Frame regulations for private property as proposed by Ad Hoc Group
	included.		 (6) Time Limits. An A-Frame sign is permitted outdoors only during operating hours of the establishment where the sign is located. (7) Materials and Design. a. Only high quality, durable materials shall be used, such as slate, marker board, stainless steel, aluminum, aluminum composite, laminate plastic or medium density overlay plywood painted with enamel paint. b. Illumination is prohibited. c. Braces are required to ensure that the sign legs remain adequately spread to prevent it from falling. 	
			 d. The sign shall be a minimum weight of 20 pounds properly balanced to ensure that it would not blow away in the wind. (8) Compliance with law. All signs shall comply with all applicable city, state and federal laws and regulations. 	-
		A-frame signs. Notwithstanding any provision to the contrary in this ordinance, A-frame signs may be permitted on King Street for businesses within the Central Business District, as defined by Section 8-300, provided they comply with the following provisions:	5	DELETED AS RIGHT OF WAY SIGNAGE

			ng and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS	
RDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION
		Application and approval process. An application for an A-frame sign		
		permit shall be submitted and shall include a plan reasonably depicting		
		the location, size, text, appearance and method of installation of the		
		proposed sign to be located in the public right of way, and such		
		additional information as the director may reasonably require. The		
		director may approve the application after determining that the		
		proposed sign plan will be reasonable, attractive and promote		DELETED AS RIGHT OF WAY SIGNAGE
		pedestrian and retail vitality in the Central Business District, and that		
		there is adequate space remaining within the public right of way to		
		facilitate safe circulation of pedestrian traffic. No material change to the		
		approved plan shall be made without prior written approval by the		
		director.		
		King Street locations. A maximum of four signs may be located on any		
		one intersection of King Street and each intersecting street, one on each		DELETED AS RIGHT OF WAY SIGNAGE
	Old King Street A-Frame program	corner.		
	standards are eliminated from the			
	Zoning Ordinance. The revised	Eligible businesses. For each sign, eligible businesses include restaurants,		
	Pedestrian-Oriented Retail Shopping	retail uses, and retail oriented businesses, which include restaurants and		
	Street Wayfinding Signs Program is	retail and personal services uses, as those terms are defined by this		
	integrated into the City's Wayfinding	ordinance, located on adjacent blockface on a street within the Central		DELETED AS RIGHT OF WAY SIGNAGE
	Design Guidelines	Business District, which street intersects with or is parallel to King Street.		
	Design Guidelines	Eligible businesses shall not include banks, savings and loans, credit		
		unions and contractor or other offices.		
		Number of signs. A maximum of one A-frame sign is permitted for all		
		eligible businesses on any eligible blockface.		DELETED AS RIGHT OF WAY SIGNAGE
		Size of sign. Signs may not exceed 42 inches in height and 24 inches in		
		width.		DELETED AS RIGHT OF WAY SIGNAGE
		Illumination. Illuminated signs are prohibited.		DELETED AS RIGHT OF WAY SIGNAGE
				DELETED AS RIGHT OF WAT SIGNAGE
		Pedestrian safety. Pedestrian safety shall be preserved through the		
		placement and securing of signs so as to permit safe and adequate		
		pedestrian throughway along the sidewalk, crossing of streets, entry and		DELETED AS RIGHT OF WAY SIGNAGE
		alighting from cars and buses, and access to curb ramps.		
		Temporary signs. All signs, including installation materials, placed in the		
		right of way shall be temporary and shall be readily removable without		DELETED AS RIGHT OF WAY SIGNAGE
		any damage to the surface of the right of way.		
		Compliance with law. All signs shall comply with all applicable city, state		DELETED AS RIGHT OF WAY SIGNAGE
		and federal laws and regulations.		
		Director requirements. Signs shall comply with such additional		
		reasonable terms and conditions as the director may require and include		DELETED AS RIGHT OF WAY SIGNAGE
		in the permit.		
			9-203 – Industrial district signs.	
		In the I and UT zones, any sign, marquee and awning permitted in a	(A) Generally. In the I and UT zones, any sign, marquee and awning permitted in a commercial zone under	
		commercial zone under section 9-202 may be erected or displayed so		
		long as it complies with all other applicable requirements of this Article	section 9-202 may be erected or displayed so long as it complies with all other applicable requirements of	
		IX; provided, that the total area of any signs in an industrial or utility	this Article IX; provided, that the total area of any signs in an industrial or utility zone which face real	
	Industrial Sign standards remain	zone which face real property in a commercial, industrial or utility zone	property in a commercial, industrial or utility zone may exceed the area allowed in section 9-202 by up to	
	unchanged	may exceed the area allowed in section 9-202(B) by up to 50 percent.	50 percent.	This sectoin remains unchanged
		,		4
		(Ord. No. 3677, § 1, 10-26-93; Ord. No. 3697, § 6, 1-22-94; Ord. No.	(B) Window signs. Window signs are permitted up to 20 percent of the glazing area of a window where it is	
		3864, § 3, 5-18-96; Ord. No. 3955, § 2, 10-25-97; Ord. No. 4355, § 2, 6-12	installed and count toward the maximum square footage of wall signs permitted. Window signs are permitted	
		04; Ord. No. 4731, § 2, 6-28-11)	only on the first floor of a building unless the applicant only has business operations located on an upper floor	
			where the window sign is to be displayed.	
			9-204 – Signs Permitted in All Zones	
	Added section to accommodate		(A) Additional temporary signs no larger than the largest temporary sign allowed on the property pursuant	
	signage that would likely be used for		to Section 9-200 are permitted on any property with the permission of the property owner for no more	Section added to accommodate campaign sign
	political campaigns. Should be		than ninety (90) days, and there shall be a 30-day interruption between posting periods for temporary	
	discussed		signs in this section.	

OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	ing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION
			Sec. 9-300 Signs within the Old and Historic Alexandria, Parker Gray and 100 Year Old Building Districts	
			9-301 - Review required.	
	Historic District BAR review criteria remain unchanged	Certificate of appropriateness. A certificate of appropriateness from the appropriate board of architectural review is required for the following signs when subject to view from a public street or place and affixed to a building or structure located in or otherwise displayed within the Old and Historic Alexandria District or the Parker-Gray District or when affixed to or displayed on a 100-year-old building designated by city council under section 11-300	(A) Certificate of appropriateness. A certificate of appropriateness from the appropriate board of architectural review is required for the following signs when subject to view from a public street or place and affixed to a building or structure located in or otherwise displayed within the Old and Historic Alexandria District or the Parker-Gray District or when affixed to or displayed on a 100-year-old building designated by city council under section 11-300:	Unchanged
		Any sign, marquee or awning permanently affixed or displayed, subject to the exemptions in section 9-301(B); or	(1) Any sign, marquee or awning permanently affixed or displayed, subject to the exemptions in section 9- 301(B); or	Unchanged
		Any sign, marquee or awning otherwise affixed or displayed which exceeds four square feet in area.	(2) Any sign, marquee or awning otherwise affixed or displayed which exceeds four square feet in area.	Unchanged
	Exemption standards are modified to	Exemptions. The following signs shall not be subject to the requirement of section 9-301(A):	t (B) Exemptions. The following signs shall not be subject to the requirement of section 9-301(A):	Unchanged
	remove content requirements but to address typical limit intended for	One sign, including a window sign, that is less than one square foot in area per building;	(1) Any non-illuminated window sign per building that is less than four feet in area;	Unchanged
	small, temporary type signs.	Any window sign between one square foot and four feet in area, specially permitted for a temporary period, pursuant to section 9-302, by the city manager;		Deleted due to redundancy
	The exemption for signs that qualify for administrative approval remains unchanged.	Signs for which administrative approval is available pursuant to sections 10-113 and 10-213;	(2) Signs for which administrative approval is available pursuant to sections 10-113 and 10-213	
			(3) Temporary Signs as follows:	
Contractor sign: One sign - 32 SF plus a subcontractor sign of 8 SF	s One temporary sign with up to 6 SF	Any unlighted contractor's sign less than 32 square feet in area; AND Any unlighted subcontractor's sign less than eight square feet in area;	One sign, no more than six (6) square feet. Such sign may be freestanding, wall mounted, or inserted within a window, provided that it does not cover more than twenty percent (20%) of the glazing area of the window where it is installed. Freestanding temporary signs may only be less than six (6) feet in height. If signs are being installed on a brick surface the installation should not damage the brick, and the sign should be anchored into the mortar joints	There would be an allowance of sign area and a maximum size for each individual sign to allow for temporary signage for various purposes but to limit th amount of singage on each property.
Real Estate Sign: One sign - 4 SF		Any unlighted real estate sign less than four square feet in area;		
	Because A-Frame signs would no longer be permitted in the Historic District, this section is eliminated	A-frame signs authorized and approved pursuant to section 9-202(F).		DELETE
	Compliance requirement section remains unchanged	Compliance required. Any sign, marquee or awning required to obtain a certificate of appropriateness undersection 9-301(A) and any sign identified in section 9-301(B) may be erected or displayed only if authorized by and in compliance with all other applicable requirements of this Article IX.	 (C) Compliance required. Any sign, marquee or awning required to obtain a certificate of appropriateness under section 9-301(A) and any sign identified in section 9-301(B) may be erected or displayed only if authorized by and in compliance with all other applicable requirements of this Article IX. 	Unchanged
	Grandfathered sign regulations remain unchanged	Grandfathered signs. Any sign, marquee or awning legally erected or displayed within the Old and Historic Alexandria District on or before January 12, 1976, or within the Parker-Gray District on or before November 16, 1985, or on a lot or building listed under section 10- 300 on or before the date of such listing may continue to be displayed and may be repainted with the same text, colors and design or repaired without a certificate of appropriateness; provided, that a certificate of appropriateness shall be required before any such sign, marquee or awning is altered, rebuilt or moved to a new location.	(D) Grandfathered signs. Any sign, marquee or awning legally erected or displayed within the Old and Historic Alexandria District on or before January 12, 1976, or within the Parker-Gray District on or before November 16, 1985, or on a lot or building listed under section 10-300 on or before the date of such listing may continue to be displayed and may be repainted with the same text, colors and design or repaired without a certificate of appropriateness; provided, that a certificate of appropriateness shall be required before any such sign, marquee or awning is altered, rebuilt or moved to a new location.	Unchanged
	Frestanding standards remain unchanged	Freestanding signs. One freestanding sign may be permitted on any property zoned commercial if the area of the sign is no greater than six square feet and if the sign is approved by the board of architectural review.	(E) Freestanding signs. One freestanding sign may be permitted on any property zoned commercial if the area of the sign is no greater than six square feet and if the sign is approved by the board of architectural review.	Unchanged

	Attachment 5 - Comparison of Existing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS				
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION	
	Prohibited sign standards for Washington Street Would be eliminated, as this is a content-based standard		(F) Prohibited signs. Notwithstanding the provisions of section 9-301(E), no sign advertising a business, which sign is within 200 feet of and visible from Washington Street, shall be permitted unless it is attached to a building in which the business being advertised is conducted, or unless it is the minimum signage necessary to comply with section 9-7-7 of the city code.	Unchanged	
	No changes for temporary window sign standards	9-302 - Temporary window signs.		Unchanged	
		No window sign one square foot or more in area may be displayed in the Old and Historic District or the Parker-Gray District or in a 100-year old building designated by city council under Article X without a certificate of appropriateness, except on a temporary basis, for up to 30 consecutive days, pursuant to special permission from the city manager or her designee under section 9-302(B); provided, that the manager may not, on any single occasion, permit any person to display on a temporary basis more than one window sign for any window located within the building or structure, or portion thereof, which the person occupies; and provided further, that the manager or her designee may not authorize any person to display any window signs on a temporary basis on more than three occasions in any 12-month period.		Deleted due to redundancy	
	The temporary window sign allowance standards are no longer used and are eliminated. Simple 4 SF sign exemption is instead to be used.	In order to obtain permission for the display of one or more window signs on a temporary basis, the person seeking the permission must submit the following information to the city manager or her designee on a form prescribed by the city, together with a processing fee of \$5.00: (i) the name of the applicant; (ii) the period of time, not to exceed 30 consecutive days, during which the applicant seeks permission to display the sign or signs; (iii) the address of the building in which the sign or signs will be displayed; (iv) the size of the sign or signs; and (v) the number of occasions within the 12 months preceding the application on which applicant has obtained special permission pursuant to this section 9-302 to display one or more window signs on a temporary basis in the same building described in the application.		Deleted due to redundancy	
		Upon receipt of the applicant's processing fee and upon review of the applicant's information, the city manager shall permit the display of the applicant's window sign or signs, for up to 30 consecutive days, if he or she finds that: (i) each sign is less than four square feet in area; (ii) within the prior 12 months, the applicant has not displayed window signs on a temporary basis in the same building on more than two occasions; and (iii) the applicant is not, and has not over the prior 12 months been, in violation of any provision of this Article IX.		Deleted due to redundancy	
		Sec. 9-400 - Administration and enforcement.	Sec. 9-400 Administration and Enforcement		
		9-402 - Liability insurance coverage.			

			ing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWI
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE
	The section requiring liability insurance coverage for signs of way signs is eliminated because the Zoning Ordinance does not regulate right of way signs.	Coverage required. No person may erect, display, construct, reconstruct or alter any sign, marquee or awning for which a permit is required under section 9-401 and which lies on, over or across any street, road, highway, alley, sidewalk or other public right-of-way unless and until a liability insurance policy meeting the requirements of this section 9-402 has been obtained and approved by the city attorney. Said policy shall name the city as an "additional insured" and shall protect and hold harmless the city and its agents and employees from and against any suit, action, claim, cause of action, damages, losses, liability and expenses (including court costs and attorneys' fees) resulting from, arising out of or incident to the construction, reconstruction, alteration, maintenance, repair, removal, presence, falling or collapse of the sign, marquee or awning. In addition, the minimum bodily injury protection of said policy shall be \$100,000.00 per person and \$300,000.00 per occurrence, and the minimum property damage protection of the policy shall be \$50,000.00 per occurrence. The city may require additional insurance or other security if the sign, marquee or awning relates to a public right-of-way which supports a high level of vehicle or pedestrian traffic.	
		Notice of cancellation. The insurance policy required by section 9- 402(A) shall remain in force and effect during the life of the sign, marquee or awning. The owner of the sign, marquee or awning shall notify the building official of any change in the insurance policy, including any change in amount, carrier or of coverage conditions. Failure to maintain the policy in full force and effect shall be due cause for the city manager to order the removal of the sign, marquee or awning.	
		9-403 - Removal of illegal signs.	
	The removal of sign provision, at this time, remains unchanged.	The director shall remove any sign, marquee or awning erected or displayed on, over or across any street, road, highway, alley or other public right-of-way in violation of this Article IX, shall impound the sign and within 24 hours of the removal, shall notify in writing, by first-class mail, the owner of the sign, if ownership is readily determinable, of the location at which the sign is being stored and of the owner's right to retrieve the sign upon payment of an impound fee of \$50.00, plus a storage fee of \$10.00 for each day of storage; provided, however, that no such notice is required when an illegal sign is of de minimis value and is less than 12 square feet in area. Signs not retrieved within a period of 30 days after the mailing of such notice may be destroyed by the city.	
			9-401 Reserved
		9-107 - Nonconforming signs, marquees and awnings.	9-402 - Nonconforming signs.
		Any sign, marquee, or awning lawfully in existence prior to October 22, 1988, which does not comply with the provisions of this article shall be deemed a nonconforming use subject to the provisions of Article XII.	(A) Signs lawfully existing on the effective date of this chapter or prior ordinances, which do to the provisions of this chapter, and signs which are accessory to a nonconforming use shall be nonconforming signs and may remain except as qualified below. The burden of establishin nonconforming status of signs and of the physical characteristics/location of such signs shall be owner of the property. Upon notice from the zoning administrator, a property owner shall suiverification that sign(s) were lawfully existing at time of erection. Failure to provide such verification to remove sign(s) or bring sign(s) into compliance with the current ordinance.
			(B) No nonconforming sign shall be enlarged nor shall any feature of a nonconforming sign, si illumination, be increased.

AWNINGS			
	NOTES/EXPLANATION		
	DELETED - Right of way signage is no longer regulated in Zoning.		
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hich do not conform se shall be deemed to ablishing s shall be that of the shall submit ich verification shall ordinance.	This section is updated to the new date of adoption.		
g sign, such as	New clarifying section		

		Attachment 5 - Comparison of Existing and Proposed versions of ARTICLE IX SIGNS, MARQUEES AND AWNINGS				
OLD ORDINANCE SUMMARY	NEW SUMMARY	OLD/EXISITING ORDINANCE	PROPOSED/NEW ORDINANCE	NOTES/EXPLANATION		
			(C) Nothing in this section shall be deemed to prevent keeping in good repair a nonconforming sign other than a pole sign. Nonconforming signs shall not be extended or structurally reconstructed or altered in any manner, except a sign face may be changed so long as the new face is equal to or reduced in height and/or sign area. Nonconforming pole signs shall be removed within seven (7) years of the [date of adoption].	Now claritying section		
			(D) No nonconforming sign shall be moved for any distance on the same lot or to any other lot unless such change in location will make the sign conforming in all respects to the provisions of this article.	New clarifying section		
			(E) A nonconforming sign that is destroyed or damaged by any casualty to an extent not exceeding fifty (50) percent of its area may be restored within two (2) years after such destruction or damage but shall not be enlarged in any manner. If such sign is so destroyed or damaged to an extent exceeding fifty (50) percent, it shall not be reconstructed but may be replaced with a sign that is in full accordance with the provisions of this article.	New clarifying section		
	Nonconfoming standards are modified to correspond with the Model Ordinance		(F) A nonconforming sign which is changed to becoming conforming or is replaced by a conforming sign shall no longer be deemed nonconforming, and thereafter such sign shall be in accordance with the provisions of this article.	New clarifying section		
		Notwithstanding section 9-107(A) or any provision in Article XII to the contrary, any nonconforming billboard shall be removed by October 22, 1990; provided, however, (1) that, on or before April 22, 1989, the owner of any nonconforming billboard may seek from city council an extension of the date by which it must be removed by filing with the director a petition which sets forth in detail the reasons why a fair and reasonable return on the investment in the billboard made by the petitioner prior to October 22, 1988, cannot be obtained prior to October 22, 1990; (2) that council shall conduct a public hearing on any such petition, prior to which the director shall provide notice in accordance with the provisions of this ordinance; and (3) that, following the hearing, council may extend the date by which the billboard is to be removed only if it finds that the application of the removal date will deny the petitioner the opportunity to realize a fair and reasonable return on the investment made in the billboard prior to October 22, 1988, in which case council shall extend the date to a time which it determines will provide such opportunity to the petitioner.		Older section being deleted, as no longer in effect.		
		Nothing contained in this Article IX shall be construed to ratify or approve the erection, display or maintenance of any sign erected or displayed in violation of any prior provision of city, state or federal law.		Section replaced by new Section 9-402 A-E		