

ARTICLE XI
SIGNS

Section 1100. Title.

This chapter shall be known and may be referred to as the “Sign Ordinance of the City of Buford.”

Section 1101. Authority.

This chapter is enacted pursuant to the general police powers of the City and other authority provided by federal, state and local laws applicable hereto.

Section 1102. Findings, purpose and intent.

The City finds that the number, size, design characteristics, and locations of signs in the City directly affect the public health, safety, welfare and property values. The City finds that signs have become excessive, and that many signs are distracting and dangerous to motorists and pedestrians, may be confusing to the public, and substantially detract from the beauty and appearance of the City and associated property values. The City finds that there is a substantial need directly related to the public health, safety and welfare to comprehensively address these concerns through the adoption of the following regulations.

The purpose and intent of the governing authority of the City in enacting this chapter are as follows:

- A. To protect the health, safety, general welfare and property values of the citizens of the City, and to implement the policies and objectives of the Comprehensive Plan of the City through the enactment of a comprehensive set of regulations governing signs in the City.
- B. To regulate the erection and placement of signs within the City in order to provide safe operating conditions for pedestrian and vehicular traffic without unnecessary and unsafe distractions to drivers and pedestrians.
- C. To preserve the value of property on which signs are located and from which signs may be viewed.
- D. To maintain an aesthetically attractive City in which signs are compatible with the surrounding area.
- E. To maintain for the Cities residents, workers and visitors a safe and aesthetically attractive environment and to advance the aesthetic interests of the City.
- F. To establish comprehensive sign regulations that effectively balance legitimate business and development needs with safe and aesthetically attractive environment for residents, workers and visitors to the City.

- G. To provide fair and reasonable opportunities for the identification of businesses that are located within the City and to provide for the identification of the availability of products, goods or services to promote economic vitality.
- H. To ensure the protection of free speech rights under the State of Georgia and United States Constitutions within the City.
- I. To establish a permit system to allow specific types of signs in zoning districts consistent with the uses, intent and aesthetic characteristics of the areas where the signs are to be located.
- J. To allow certain signs that are small, safe, unobtrusive and incidental to the principal use of the respective lots on which they are located, subject to the substantive requirements of this article but without a requirement for permits.
- K. To provide for temporary signs in certain circumstances.
- L. To place reasonable controls on nonconforming signs that are by definition contrary to the public health, safety and welfare while protecting the constitutional rights of the owners of said nonconforming signs.
- M. To prohibit all signs not expressly authorized by this chapter, to provide for the maintenance of signs, and to provide for the enforcement of the provisions of this chapter.

Section 1103. Scope of regulations.

- A. It shall be unlawful for any persons to erect, construct, enlarge, move, alter or convert any sign or cause the same to be done within the City except in accordance with the provisions of this Ordinance.
- B. Noncommercial speech protected under the First Amendment of the United States Constitution and the Constitution of the State of Georgia shall be regulated by this Ordinance only as to size of signage containing speech, the number and location of such signs, and such other reasonable time, place and manner restrictions as are set forth in this Ordinance. Any sign or structure used solely for the purpose of displaying a protected non-commercial message or protected non-commercial speech is exempt from all other aspects of this Ordinance. Except, however, all sign structures shall remain subject to the provisions of the City of Buford Ordinance, Building Codes and other relevant laws.
- C. Protected noncommercial speech shall be permitted in any place commercial speech is permitted under this Ordinance. Any sign provided for in any zoning district may contain non-commercial messages. To the extent any conflict arises between this provision and any other language found in this Ordinance, this provision shall control.

- D. Any sign or structure erected for the purpose of displaying a protected noncommercial message or protected noncommercial speech shall not be used for a commercial message or commercial speech unless such sign or structure is erected in conformance with all requirements of this Ordinance and has received a sign permit as required by this Ordinance.
- E. For purposes of this chapter a “noncommercial message” or “non commercial speech” shall mean any message or speech that does not meet the definition of “commercial message of commercial sign” as set forth in this Ordinance. Nothing herein shall be construed to prohibit a prosecution for violation of a criminal statute by the City or other duly constituted government authority or a civil action by the City or other private person or entity.

Section 1104. Definitions.

The following definitions shall apply to this chapter unless specifically stated otherwise. Any words or phrases not defined below shall be given their common ordinary meaning unless the context clearly indicates otherwise.

Animated Signs. A sign which contains the appearance of movement to depict action or to create a special effect or scene, including any electronic sign which contains anything other than static messages or changes its message more often than permitted by this ordinance.

Area Identification Sign. A sign, free-standing or affixed to a wall which identifies a development, such as a shopping center, office or industrial park, or a residential subdivision or multiple-family project.

Area of Sign. The area of the face of the sign within a perimeter which forms the outside shape including any decorative trim or frame which forms an integral part of the display, but excluding the base or necessary supports or uprights on which the sign may be placed.

Banner. A sign of lightweight fabric, plastic or similar material mounted at one (1) or more edges to a pole or other structure. National flags, state and municipal flags, and official flags of businesses, institutions or other organizations shall not be considered banners.

Beacon. Any light with one (1) or more beams which rotate, move or which are directed into the atmosphere or at one (1) or more points not on the same lot as the light source.

Canopy (or marquee). A permanent roof-like shelter extending from part or all of the building face and constructed of some durable material such as fabric, metal, glass or plastic, except gasoline canopy.

Canopy, fuel. A permanent roof-like shelter over fuel pumps constructed of durable material such as masonry, fabric, metal, glass and/or plastic.

Canopy Sign. Any sign attached to or constructed in or on a canopy. For purposes of this chapter, this term includes marquee sign.

Changeable Copy Board. A sign on which copy or sign panels may be changed, such as boards with changeable letters or changeable pictorial panels.

Commercial Message or Commercial Sign. Any sign, wording, logo, or other visual representation that directly or indirectly identifies, names, advertises, or directs attention to a business operated for profit, or to a product, commodity or service for sale or lease, to any other commercial interest or activity, or is otherwise intended to induce the purchase of goods, commodities, products, property, or services.

Copy. The wording, designs and other advertising display on a sign surface.

Copy Area. The area in square feet of the smallest geometric figure that describes the total area enclosed by the actual copy of a sign. For wall or canopy signs, the copy area limits refer to the message, not to the illuminated background.

Director. The Planning Director for the City of Buford or his or her designee. In the absence of such Planning Director, the City Clerk for the City of Buford or his or her designee.

Double-faced Sign. A sign which has two (2) display areas against each other or where the interior angle formed by the display area is sixty (60) degrees or less, where one (1) face is designed to be seen from one (1) direction and the other face from another direction.

Dilapidated or Neglected Signs. A sign (including sign structure) will be dilapidated or neglected if it does not present a neat and orderly appearance, which may be manifested by the following: rust or holes on or in the sign, or broken, missing, loose or bent parts, faded or flaking paint, or non-operative or partially operative illuminating.

Electronic Sign. A static message only, and shall not have movement nor flashing on any part of the sign structure, design, or pictorial segment of the sign, nor shall such sign have varying light intensity during the display of any single message, and whose message is displayed through the use of LED, LCD, plasma or other similar type panels or screens, including devices known as commercial electronic message signs and similar devices.

Electronic Interstate Visible Sign. A sign whose message may be changed at intervals by electronic process or by remote control, and whose message is displayed through the use of LED, LCD, plasma or other similar type panels or screens, including devices known as commercial electronic message signs and similar devices.

Façade. The exterior front of a building or structure exposed to public view.

Flags. Any fabric, plastic or similar material containing distinctive colors, patterns, or symbols and which is used as an official symbol of any government, business, institution or organization.

Flashing. A pattern of changing light illumination where the sign illumination alternates suddenly between bright illumination and fully non-illuminated for the purpose of drawing attention to the sign. The term “flashing” excludes electronic signs which are operated in conformity with this ordinance and where the only periods of full non-illumination are less than one (1) second and exist only between the display of separate individual messages.

Flashing Sign. A sign, the illumination of which is not kept constant in intensity at all times when in use, and which exhibits marked changes in lighting effects.

Frame Effect. A visual effect on an electronic sign which depicts movement, fading, mosaic flips, wipes, or other changing effects associated with the transition from one static message to another.

Free-standing Sign. A sign erected on a free-standing frame, mast or pole not attached to any building.

Ground Level. Street level.

Ground Sign. A free-standing sign connected, attached, secured or otherwise permanently affixed to the ground. This may include monument-style signs, pole signs, billboards, or similar signs affixed to the ground.

Height of Sign. The vertical distance measured from ground level to the highest point of a sign, including the sign structure.

Illuminated Sign. Any sign which is lighted from within (direct) or without (indirect).

Individual Establishment. A non-residential structure containing an office, business, store, shop, facility, institution, or groups thereof where the primary access point for the employees, tenants and customers is by a collective entryway instead of individual doorways to the outside. This includes buildings with multiple tenants provided the building’s principal means of access is provided by common entry points.

Industrial or Office Park. An industrial or office development on one or more lots containing multiple buildings per lot around a network of private streets and drives and functioning as a single collective development. This term includes office-condominium and other like developments.

Interstate Visible Signs. A sign located on a legally approved parcel of land within the Interstate 985 or 85 corridor meeting the requirements outlined herein. Said sign shall not exceed six hundred seventy-two (672) square feet in size nor one hundred (100) feet in height. Said parcel containing sign shall directly abut the right-of-way of Interstate 985 or 85.

Lot or Parcel. A designated parcel, tract or area of land legally established by plat, subdivision or as otherwise permitted by law.

Monument-Style Sign. A sign other than a pole sign, in which the face of the sign is permanently mounted on an enclosed decorative base of brick, stucco or rock and with a frame of brick, stucco or rock within which advertising panels are contained.

Neighborhood Marketing Sign. Temporary sign located at the entrance of a platted subdivision that has lots or houses that are being actively developed and sold within the neighborhood.

Nonconforming Sign. A sign erected or otherwise in use prior to the effective date of this chapter which fails in one (1) or more respects to comply with all provisions of this chapter.

Owner. The title owner and its agents and assignees.

Planned Multi-Tenant Office, Institutional, Industrial or Shopping Center. A planned concentration of multiple business establishments with shared parking and direct external entry points (doorways) for its employees, customers and tenants in lieu of collective entrances. Retail shopping centers are included in this definition.

Pole Sign. A sign that is mounted on a freestanding pole, pylon or other supports so that the bottom edge of the sign face is three feet or more above grade and is independent of any other structure.

Portable Sign. A sign that is designed to be transported, including but not limited to a sign mounted or painted on a vehicle which is parked in such a manner as to serve the purpose of an advertising device, and including a sign designed to be transported by trailer or its own wheels, even though such wheels may be removed and the remaining chassis is attached to the ground. Delivery or service vehicles that park onsite but spend at least 75% of a typical business day offsite shall not be considered a portable sign.

Prohibited Sign. Any sign, other than a nonconforming sign, which does not comply with this chapter or is specifically restricted herein.

Public Notice. Any sign or notice posted by the City, county or other governmental entity.

Public Interest Signs. Sign in the public interest, erected by, or on the order of, a public officer in the performance of his or her duty such as public notices, safety signs, traffic and street signs, memorial plaques, and the like.

Road Frontage. The distance in which a parcel of land adjoins a right-of-way dedicated or owned by a local, state or federal government, including prescriptive easements for public access. Signs shall be perpendicular to road frontage.

Real Estate for Sale, Lease or Rent. For the purposes of this Ordinance, real estate is for sale, lease or rent when the real estate is being openly and actively marketed by the owner or a duly licensed real estate agent or broker.

Residential Identification Sign. A sign located at the vehicular entrance or exit to a platted subdivision where it accesses an external public roadway and located within the platted portion of a subdivision, or on a parcel containing buildings within a planned residential development.

Roof Line. The top edge of the roof or the top of the parapet, whichever forms the top line of the building silhouette.

Roof Sign. Any sign erected upon, against or directly above a roof or on top of or above the parapet of a building.

Rotating Sign. Any sign or portion of a sign that moves in a revolving or similar manner.

Sidewalk or Sandwich Board Sign. A movable sign not secured or attached to the ground or surface upon which it is located.

Sign. Any identification, description, illustration, symbol, statue or device, illuminated or non-illuminated, that is visible from any public place designed to advertise, identify or convey information, including any landscaping where letters or numbers are used for the purpose of directing the public's attention to a product or location, with the exception of window displays and state or national flags, but including illuminated framing of windows or canopies or other illuminated strips on buildings, structures or signs. For the purpose of removal, sign shall also include all sign structures.

Sign Area. Total of copy area and frame within which advertising panels are contained.

Sign Structure. Any structure which supports, has supported or is designed to support a sign. A decorative cover is part of a sign structure.

Subdivision. (Verb) Any division or re-division of a lot, tract, or parcel, regardless of its existing for future use, into two (2) or more lots, tracts, or parcels. The term “subdivision” shall mean the act or process of dividing property. (Noun) Where appropriate to the context, the term “subdivision” also may be used in reference to the aggregate of all lots in common ownership at the time of the division.

Subdivision Identification Sign. A sign located at the vehicular entrance or exit to a platted subdivision where it accesses an external public roadway and located within the platted portion of the subdivision.

Substandard Lot or Parcel. A lot or parcel that does not meet the lot area, width or public street frontage and access requirements of the City of Buford Zoning Ordinance.

Temporary Advertising Device. Banners, streamers, pennants, balloons, and similar advertising devices used during special events on private property.

Under-canopy Sign. A sign suspended below the ceiling or roof of a canopy or marquee. For the purposes of this chapter, this term includes under-marquee sign.

Wall Sign. A sign attached, erected or painted against a wall of a building, with the face parallel to the building wall and extending out not more than one (1) foot.

Window Sign. A sign installed inside a window or building for purposes of viewing from the outside of a building. This term does not include merchandise located in window.

REGULATIONS

Section 1105. Permit requirements.

Except as specifically exempted from the provisions of this chapter, it shall be unlawful for any person to post, display, substantially change, or erect a sign without a permit. A change in the copy only of a sign or advertising device shall not constitute a substantial change.

- A. **Permit applications.** Applications for sign permits shall be filed by the sign owner or its agent to the City upon forms furnished by the City. Said application shall describe and set forth the following:
1. The street address of the property upon which the subject sign is to be located and the proposed location of the subject sign on the property. In the absence of a street address, a method of location acceptable to the director shall be used;
 2. The aggregate area and square foot copy area per sign for all signs;

3. The name(s) and address(es) of the owner(s) of the real property upon which the sign is to be located;
4. The written consent of the owner, or its agent granting permission for the placement and maintenance of the sign;
5. A sketch or print drawn to scale showing pertinent information such as dimensions, materials and location on the building or property, in accordance with the building code;
6. The name, address, telephone number and business license number of the sign contractor;
7. The type of sign to be erected, the area and copy area, height shape and overall size of the sign; and
8. The size of the parcel on which the sign is to be placed.
9. Other administrative or technical information needed as may be determined by the Director in performance of his or her duties.

B. Permit fees. No permit shall be issued until the appropriate and complete application has been filed with the director, all relevant deposits and fees have been paid, and the application has been approved by the director. Fees and any required deposits shall be established from time to time by the City Commission. If required at time of application, no application shall be deemed to be accepted by the director unless and until all fees and deposits are paid and all information reasonably required

C. Review Period. A sign permit shall be issued or denied by the director within thirty (3) days of the filing of a complete and conforming permit application, payment of the appropriate deposits and fee(s), and compliance with all requirements under this Ordinance. If the City fails to act within the 30-day period, the permit shall be deemed to have been granted.

In the event a permit application is denied, the director shall provide the applicant a written denial, indicating the reason(s) for denial. The applicant may appeal a denial to the Zoning Board of Appeals by filing a notice of appeal with the director within (10) days of written notice of the permit denial. The notice shall state the reasons for the appeal. The board of appeals shall take final action of the appeal within sixty (60) days of the notice. Should the board of appeals vote to uphold the denial, the board of appeals shall issue a written confirmation of its decision, indicating the reason(s) therefore, to the applicant. Appeal from the decision of the board of appeals is by Writ of Certiorari to the Gwinnett County Superior Court and must be filed within thirty (30) days of the date of the board's decision.

D. Permit time limitation. A sign permit shall become null and void if the sign for which the permit was issued has not been completed and erected within six (6) months after the date of issuance.

Section 1106. Remedies.

In case any sign, advertising device or other device covered by this Ordinance is or is proposed to be erected, constructed, altered, converted or used in violation of any provision of this Ordinance, the director, or designee may, in addition to other remedies, issue a citation for violation of this chapter requiring the presence of the violator in the municipal court, or institute injunction or other appropriate action of proceedings to prevent such unlawful erection, construction, alteration, conversion or use or to correct or abate such violation.

Section 1107. Severability.

In the event any section, subsection, sentence, or word of this ordinance is declared and adjudged to be invalidated or unconstitutional, such declaration or adjudication shall not affect the remaining portions of this Chapter, which shall remain in full force and effect as if such portion so declared or adjudged unconstitutional were not originally part of this Section, even if the surviving parts of this ordinance result in greater restrictions after any unconstitutional provisions are stricken. The City Council declares that it would have enacted the remaining parts of the Section if it had known that such portion thereof would be declared or adjudged invalid or unconstitutional. The City Council declares its intent that should this ordinance be declared in part or in whole, signs are to be subject to regulations applicable to “structures” contained in the Zoning Ordinance.

Section 1108. General provisions.

Unless otherwise specifically stated herein, all signs and sign structures shall comply with minimum setback and height restrictions for structures as set forth in the City of Buford Zoning Ordinance. Except as otherwise provided in this Ordinance, the following general stipulations shall apply:

- A. **Maintenance and appearance of signs.** All signs shall be maintained in good condition and present a neat and orderly appearance. Any sign showing gross neglect, or which becomes dilapidated, or which is surrounded by an unmaintained ground area, may be required to be repaired or removed as set forth below.

The Director, upon finding any of the above conditions, will give the owner a minimum of ten (10) days written notice to correct the deficiencies or to remove the sign or signs. If the owner refuses to correct the deficiencies or remove the sign, the director may issue a citation under the enforcement provisions of this chapter.

- B. **Illumination of signs.** The light from the illuminated sign shall not be of an intensity or brightness that interferes with the peace, comfort, convenience, and general welfare of residents or occupants of adjacent or nearby properties.

- C. **Temporary advertising devices.** Banners, streamers, pennants, balloons, and similar temporary advertising devices shall be permitted on private property during the grand opening of a business, no more than five (5) days prior to opening and no longer than thirty (30) days after the date of the opening. Banners shall be no larger than 32 square feet in size.

After the grand opening, each business owner will be permitted to utilize such advertising devices on such property for a period not to exceed thirty (30) days, said period being measured from calendar month and day to future calendar month and day (ex. March 3rd to April 3rd). Each business owner will be permitted a maximum of three temporary advertising devices in a twelve (12) month period.

For both grand openings and special sales, each lot shall be limited to no more than two (2) banners. No banner, streamer or similar sign shall be used without first obtaining a permit for each such sign from the director in accordance with the permit provisions of this Ordinance. Banners, streamers or similar signs shall be affixed to the front, side or rear elevations of the building.

- D. **Construction of permanent ground signs.** All permanent ground signs with a sign area greater than 6 square feet but 200 square feet or less shall be monument-style signs. No permanent pole signs greater than 6 square feet or less than 200 square feet shall be allowed. (See however Interstate Visible Signs and Electronic Interstate Visible Signs). All permanent ground signs shall display street address numbers on the front elevation, but not to occupy more than 25% of the elevation.

Section 1109. Nonconforming signs.

It is policy of the City to encourage compliance of all signs within the City with the terms and requirements of this Ordinance.

- A. The City finds that nonconforming signs may adversely affect the public health, safety and welfare. Such signs may adversely affect the aesthetic characteristics of the City and may adversely affect public safety due to the visual impact of said signs on motorists and the structural characteristics of said signs.
- B. However, any legally permitted and constructed sign shall be allowed to continue as a legal non-conforming use under this Ordinance, provided however that if said business structure or facility is rebuilt, substantially destroyed, or substantially reconstructed said existing sign(s) shall be deemed unlawful and any future sign shall comply with this Ordinance, except that the non-conforming sign shall not be:

1. Enlarged, altered or substantially reconstructed or substantially rebuilt except in conformance with this Ordinance, but it may be repaired to the extent necessary to maintain it in a safe and sanitary condition; and
2. Rebuilt, altered or repaired after damage exceeding 50 percent of its replacement cost at the time of destruction, except in conformity with this Ordinance.
3. Extended to occupy a greater area of land.
4. Deemed a lawful use and continued if the business structure or facility which said sign advertises or markets is rebuilt or substantially reconstructed.

Any sign submitted for approval by the City for a sign permit that meets the criteria of the previously adopted Ordinance, shall be allowed to continue obtaining permits under the previous regulations. However, signs shall be constructed within 120 days of permit approval or said permit shall expire.

- C. The owner(s) or authorized agent(s) of each nonconforming sign located within the City shall register said nonconforming sign with the director no later than ninety (90) days after the effective date of this Ordinance. Failure to register such sign will place upon the owner and the lessee the entire burden of proof that such use lawfully existed on the effective date of this Ordinance.

Section 1110. Exempt Signs.

- A. **Public Interest Signs.** Sign in the public interest, erected by, or on the order of, a public officer in the performance of his or her duty such as public notices, safety signs, traffic and street signs, memorial plaques, political signs, and the like.
- B. The following types of signs must comply with the provisions of this Ordinance, however they are exempt from the permit requirements of this Ordinance. These signs are in addition to allowed signs and may be provided without formal permit approval.
 1. Signs for the sole purpose of displaying street numbers as may be required by other ordinances and other signs required by law.

2. Non-commercial flags provided that the height of a flag pole shall not exceed the allowed height provided for a structure or building the applicable zoning district, or sixty (60) feet whichever is less. In addition, the maximum dimensions of any flag shall be proportional to the flag pole height and the hoist side of the flag shall not exceed twenty (20) percent of the vertical height of the flag pole. Each lot shall be allowed a maximum of three (3) flag poles.
3. Signs six (6) square feet or less in size in residential areas and thirty-two (32) square feet or less in commercial or industrial areas, when located on a lot or building that is for sale, lease, rent or being constructed and are limited to one (1) sign per street frontage. Such signs shall be removed within ten (10) days after the subject lot or building is leased, sold, or construction is completed.
4. Any sign not visible from public thoroughfares or any sign within a business, office, mall, or totally enclosed area except window signs.
5. Political signs may be placed 60 days prior to election and must be removed 10 days after the election.
6. Temporary advertising devices for churches.
7. City and public school signs, banners and the like.
8. Graduation banners placed on residentially zoned property. Such banners may be no more than 24 square feet in size and must be maintained in good condition and individually attached to a pole, mast, arm or other structure. A graduation banner may not be displayed on any lot for more than 60 consecutive days.

Section 1111. Prohibited Signs.

Except as otherwise provided, the following types of signs or advertising devices are prohibited in the City:

1. Roof signs.
2. Rotating signs.
3. Animated and intensely lighted signs. No sign shall be permitted which is animated by means of flashing, blinking or traveling lights or any other means not providing constant illumination.
4. Variable message boards used for purposes other than traffic management.
5. Signs which purport to be, or are an imitation of, or resemble an official sign, traffic sign or signal.
6. Signs which are painted on or attached to any courtesy bench, trash can, or similar object on which advertising is displayed.
7. Search lights or beacons.
8. Window signs that exceed fifteen (15) percent of the window area.
9. Wind activated devices other than flags, banners and streamers.
10. A-frame signs, sandwich boards, sidewalk or curb signs.

11. Signs occupying a parking space other than signs designating the space as reserved for handicapped or other use.
12. Signs which by reason of their size, location and manner of illumination cast light directly on streets and roads so as to adversely affect traffic movement and safety.
13. Signs which emit audible sound, odor or visible matter.
14. Portable signs.
15. Pylon or pole signs between 6 square feet and 200 square feet in sign or copy area.
16. Signs attached to any street signs, signs directing or controlling traffic, or poles and posts supporting such signs except for mixed use projects as provided herein; or any sign attached to trees, rocks or shrubbery.
17. Dilapidated or neglected signs.
18. Any sign exceeding two hundred (200) square feet in copy area.
19. Any ground sign in excess of twenty (20) feet in height except Interstate Visible Signs.
20. Signs located within a public right-of-way except for street signs, traffic signs, or public interest signs.
21. Trailer signs.
22. Any sign placed or erected on a property without the permission of the owner.
23. Signs rotating at greater than six (6) revolutions per minute.
24. Directional signs, weekend or weekday, except for residential yard sale signs located at yard sale site.
25. Signs or placards attached to or held by human beings in commercial or industrial zoning classifications.
26. Any sign to be located on railroad right-of-way except for traffic control, safety, and public interest signs in furtherance of railroad safety and railroad operations.

The city of Buford shall be empowered to remove or cause to be removed at the owner's expense all signs.

Section 1111.5. Illumination of Signs.

The light from any illuminated sign shall not be of an intensity or brightness that interferes with the peace, comfort, convenience, or general welfare of residents or occupants of adjacent or nearby properties.

No sign shall have blinking, flashing or fluctuating lights or other illuminating devices that have a changing light intensity, brightness, or color. No color lights shall be used at any location or in any matter to be confused with or construed as traffic control devices. This provision shall not apply to any Interstate Visible Sign permitted before September 15, 2009.

Neither direct nor reflected light from primary light sources shall create a hazard to operators of motor vehicles.

No signs shall be located on illuminated (back-lit) awnings.

Section 1112. Sign Standards.

References herein to zoning districts refer to districts established pursuant to the City of Buford Zoning Ordinance. This chapter does not create zones or districts. Unless otherwise provided in this chapter, any sign not specifically permitted in a zoning district as provided in this chapter shall be prohibited in that zoning district.

A. Single-Family Residential Areas. Within the RA-200, R-140, R-100, RL zoning districts, the following types of signs shall be permitted as follows:

1. Each lot located in a single-family residential area is permitted an aggregate sign area of no greater than ten (10) square feet as outlined in the Exempt Signs Section of this Ordinance and subject to exemptions and allowances contained elsewhere. No single sign shall exceed three (3) feet in height (except when used as a wall sign), two and one-half (2.5) square feet in area, and set back less than ten (10) feet from the edge of the right-of-way.

2. Subdivision Identification Signs. A maximum of two (2) permanent subdivision or residential entrance signs per entrance into any residential real estate development is permitted. Such signs shall not be included in the calculation of aggregate sign area for any lot.

Maximum Height:	0-5 foot setback maximum 4 feet high; over 5 feet but less than 10 feet maximum 6 feet high; 10 foot or over setback maximum, 10 feet high.
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Setback from Right of Way:	See above.
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Maximum Size per Sign Allowed:	32 square feet of Copy Area;
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Number and Type Permitted:	Two total signs per entrance.
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3. Temporary Real Estate Signs in excess of 6 square feet. Sign(s) located on tract of land that is for sale or lease and is being openly and actively marketed by the owner or a duly licensed real estate agent or broker.

Maximum Height:	10 feet.
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Minimum Setback from Right of Way:	5 feet.
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Maximum Size per Sign Allowed:	32 square feet of Sign/Copy Area.
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Number and Type Permitted:	One monument sign per road frontage.
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4. **Temporary Neighborhood Marketing Sign.** Temporary sign located at the entrance of a platted subdivision that has lots or houses that are being actively developed and sold.
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|--------------------------------|---|
| Maximum Height: | 0-5 foot setback maximum 4 feet high; over 5 feet but less than 10 feet maximum 6 feet high; 10 foot or over setback maximum, 10 feet high. |
| Maximum Size per Sign Allowed: | 32 square feet of Sign/Copy Area. |
| Number and Type Permitted: | One sign per entrance. |

5. **Large Building Sign.** Each lot that contains a single building greater than 5,000 (five thousand) gross square feet is permitted one permanent ground sign per public road frontage.
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|--------------------------------|---|
| Maximum Height: | 0-5 foot setback maximum 4 feet high; over 5 feet but less than 10 feet maximum 6 feet high; 10 foot or over setback maximum, 10 feet high. |
| Maximum Size per Sign Allowed: | 32 square feet of Copy Area;
64 square feet of Sign Area; |
| Number and Type Permitted: | One monument sign per road frontage. |

- B. Multi-Family Residential Areas.** Within the RM, RM-6, RM-8, RMD designated areas, the following types of signs shall be permitted as follows:
- (1) In apartment, condominium or townhouse developments, the permitted aggregate sign area is no greater than four (4) square feet per unit. No single sign shall exceed three (3) feet in height (except when used as a wall sign), two and one-half (2.5) square feet in area, and set back less than ten (10) feet from the edge of the right-of-way.

- (2) Residential Identification Signs. A maximum of two (2) permanent entrance signs per entrance into a residential development is permitted.

Such signs shall not be included in the calculation of aggregate sign area for any lot.

Maximum Height:	0-5 foot setback maximum 4 feet high; over 5 feet but less than 10 feet maximum 6 feet high; 10 feet high.
Setback from Right of Way:	See above.
Maximum Size per Sign Allowed:	32 square feet of Copy Area;
Number and Type Permitted:	Two monument signs per entrance.

- (3) Temporary real estate signs in excess of 6 square feet. Signs located on tract of land that is for sale or lease and is being openly and actively marketed by the owner or a duly licensed real estate agent or broker.

Maximum Height:	10 feet.
Minimum Setback from Right of Way:	5 feet.
Maximum Size per Sign Allowed:	32 square feet of Sign/Copy Area.
Number and Type Permitted:	One sign per road frontage.

- (4) Temporary Construction signs exceeding 32 square feet. One sign exceeding 32 square feet per project shall be permitted. Such signs shall be erected no more than fifteen (15) days prior to the beginning of construction for which a valid permit has been issued and shall be removed within thirty (30) days following the opening of the project.

Maximum Height:	10 feet.
Minimum Setback:	5 feet from right-of-way.
Maximum Size per Sign Allowed:	48 square feet.
Number and Type Permitted:	One per lot.

- C. Non-Residential Signs.** The following signs are permitted in non-residential areas within a M-1, M-2, O-I, P, OBP, C-2 Zoning Districts or as provided herein:

- (1) **General Signs.**

- a. **Temporary real estate signs exceeding 6 square feet.** Signs located on tract of land that is for sale or lease and is being openly and actively marketed by the owner or a duly licensed real estate agent or broker. These signs are allowed in all non-residential zoning districts subject to the following standards:

Maximum Height:	10 feet.
Minimum Setback:	10 feet from right-of-way.
Maximum Size per Sign Allowed:	32 square feet.
Number and Type Permitted	One monument sign per road frontage.

- b. **Temporary construction signs exceeding 32 square feet.** One sign exceeding 32 square feet per project shall be permitted. Such signs shall be erected no more than fifteen (15) days prior to the beginning of construction for which a valid permit has been issued and shall be removed within thirty (30) days following the opening of the development or business. These signs are allowed in all non-residential zoning districts subject to the following standards:

Maximum Height:	10 feet.
Minimum Setback:	10 feet from right-of-way.
Maximum Size per Sign Allowed:	48 square feet.
Number and Type Permitted:	One per lot.

- c. **Subdivision identification signs.** A maximum of two (2) permanent subdivision or residential entrance signs per entrance into a platted commercial or industrial subdivision development. Such signs shall not be included in the calculation of aggregate sign area for any lot.

Maximum Height:	0-5 foot setback maximum 4 feet high; over 5 feet but less than 10 feet maximum 6 feet high; 10 foot or over setback maximum 10 feet high.
Setback from Right of Way:	See above.
Maximum Size per Sign Allowed:	32 square feet of sign/copy area.
Number and Type Permitted:	One Monument sign per lot; Two total signs per entrance.

- d. **Window signs.** These signs are allowed in all non-residential zoning districts subject to the following standards:

The total copy area of such signs, however, shall not exceed a maximum of fifteen (15) percent of the total window area.

Neon window signs are permitted for each tenant provided that such sign does not exceed a maximum of fifteen (15) percent of the total window area. Any such neon window sign shall be constant in its light emission, shall not be animated, and shall not be so large or of a character to obscure vision into the premises from the outside.

- e. **Interstate Visible Signs.** A freestanding ground sign within the Interstate 985 and 85 Corridor.

Interstate 985 and 85 Corridor. For the purpose of this section, a parcel that is eligible for an Interstate Visible Sign is any parcel or land zoned M-1 that directly abuts the right-of-way of Interstate 985 or 85. Interstate visible signs shall only be allowed on a parcel of land meeting the above requirements. Survey and site plan of parcel required.

Maximum Height:	100 feet maximum
Maximum Size per Sign Allowed:	Maximum of 672 square feet of sign/copy area.
Type Permitted:	Pole type, billboard
Location:	Furthermost edge of sign must be located within 100 linear feet of the right-of-way of I-985 and I-85. Interstate visible signs shall not be located within 1,000 feet of the nearest Interstate visible sign located within the City of Buford

- f. **Electronic Interstate Visible Signs.** Electronic Interstate Visible Signs shall be used in accordance with the following provisions:

- (1) All electronic interstate visible signs shall:
 - a. Contain static messages only, and shall not have movement nor flashing on any part of the sign structure, design, or pictorial segment of the sign, nor shall such sign have varying light intensity during the display of any single message. Transitions between messages shall not have frame effects or other methods which result in movement of a displayed image during such transition.
 - b. Every line of copy and graphics in a digital display must be at least 15 inches in height.

- c. Electronic Visible Signs may not operate at brightness levels of more than 0.30 foot candles above ambient light levels as measured at the following distances:

SIGN SQ. FEET	DISTANCE
< 100'	100'
101' – 300'	150'
301' – 400'	200'
401' – 672'	250'

- d. Each sign must have a light sensing device that will adjust the brightness of the display as the natural ambient light conditions change.
- e. The owner of said electronic interstate visible sign shall provide to the Director information for a 24 hour contact able to turn off the electronic sign promptly if a malfunction occurs. If, at any time more than 50% of the digital display lights malfunction or are not longer working, the owner of said electronic sign shall make repairs to the sign within sixty (60) days or the sign will require removal.
- f. If the staff of the City of Buford finds that the electronic sign the brightness specified in paragraph c. above, the owner of the sign, within twenty four (24) hours of a request by the staff of the City of Buford, shall reduce the intensity of the sign to be in compliance with this ordinance.
- g. An electronic interstate visible sign on or before September 15, 2009 must comply with the operational standards listed above.
- h. Interstate visible signs permitted before September 15, 2009 shall be exempt from requirements (a) through (g) above.

(2) Electronic Interstate Visible Signs located on M-1 zoned property: Electronic interstate visible signs may be utilized for any sign permitted by this ordinance on M-1 zoned property, provided that each such electronic sign shall comply with the following requirements in addition to those specified in subsection (1) hereinabove:

- a. Each individual static message shall be displayed for not less than ten (10) seconds.
- b. If such M-1 zoned property is located adjacent to a bona fide residence, such electronic sign shall not operate at brightness levels of more than 0.2 foot candles as measured at the nearest portion of such bona fide residence.

g. Temporary Advertising Device. See General Provisions.

h. Exempt Signs. See Exempt Signs.

i. Directional Signs.

Sign Type:	Monument
Maximum Height:	3 feet
Maximum Size:	6 square feet
Maximum Copy Area:	4 square feet
Location:	Entrances/Exits

(2) Individual establishment on an individual lot (except for Convenience Stores with gasoline pumps).

a. Free Standing Signs. Each lot containing a building is allowed free standing signs as follows:

Number and Type Permitted:	One (1) monument sign per road frontage.
Setback from Right-of-Way:	See below.

Size Standards:

<u>Gross Building Space (s.f.)</u>	<u>Maximum Sign Size (s.f.)</u>
0-10,000	40' Copy Area; 64' Sign Area
10,001-50,000	48' Copy Area; 80' Sign Area
50,001-100,000	64' Copy Area; 104' Sign Area
100,000+	96' Copy Area; 144' Sign Area

Height and Setback Standards:

<u>Sign Area</u>	<u>Setback from Right-of-Way</u>
Up to 64 s.f. of Sign Area	0 to 5 foot setback – 6 feet high; More than 5 foot setback – 8 feet high.
Over 64 s.f. of Sign Area	0 to 5 foot setback – 6 feet high; More than 5 foot setback – 10 feet high.

b. Canopy and Wall Signs.

Maximum Height:	Not greater than height of wall.
Maximum Size of Wall Sign:	Maximum of 5% of wall area where sign is affixed, not to exceed 200 square feet of sign/copy area.
Number and Type Permitted	One (1) wall sign per wall elevation; Maximum of 4 elevations per building.

(3) Planned Multi-Tenant Office, Institutional, Industrial or Shopping Center. Each Lot containing such a building is allowed signs as follows:

a. Free Standing Signs.

Number and Type Permitted: One (1) monument sign per road frontage.
 Setback from Right-of-Way: See below.

<u>Size Standards:</u>	
<u>Gross Building Space (s.f.)</u>	<u>Maximum Sign Size (s.f.)</u>
0-10,000	48' Copy Area; 64' Sign Area
10,001-50,000	80' Copy Area; 104' Sign Area
50,000-100,000	104' Copy Area; 144' Sign Area
100,000+	112' Copy Area; 192' Sign Area

<u>Height and Setback Standards:</u>	
<u>Sign Area</u>	<u>Setback from Right-of-Way</u>
Up to 104 s.f. of Sign Area	0 to 5 foot setback – 6 feet high; More than 5 feet and less than 20-foot setback – 8 feet high; 20-foot and greater setback – 10 feet high.
104 – 144 s.f. of Sign Area	0 to 5 foot setback – 6 feet high; More than 5 feet and less than 20-foot setback – 10 feet high; 20-foot and greater setback – 12 feet high.
Over 144 s.f. of Sign Area	0 to 5 foot setback – 6 feet high; More than 5 feet and less than 20-foot setback – 12 feet high; 20-foot and greater setback – 16 feet high.

b. Canopy and Wall Signs. Signs for individual tenants within planned commercial, industrial, office and shopping center (retail shopping center tenant signs).

Maximum Height: Not greater than height of wall.
 Maximum Size per Sign Allowed: Maximum of 5% of wall area per business; Measured by using the leasable exterior wall area per business. Maximum of 200 s.f. per sign.

Number and Type Permitted: One (1) sign per wall per business.

- c. Under-Canopy Signs. Under-canopy signs are permitted for each tenant within a planned center.

Number and Type Permitted:	One (1) sign per tenant.
Maximum Size:	Not exceed two (2) square feet in sign/copy area.
Height and Location:	Shall be located high enough to assure clearance for pedestrians, but with a bottom edge no lower than 7 feet.

(4) Industrial or Office Park.

- a. Primary Entrance Signs. A maximum of two (2) permanent free-standing entrance signs at the entrance of an industrial or office park is permitted as follows:

Maximum Height:	0-5 foot setback maximum 4 feet high; over 5 feet but less than 10 feet maximum 6 feet high; 10 foot or over setback maximum 12 feet high.
Setback from Right-of-Way:	See above.
Maximum Size per Sign Allowed:	72 square feet of sign/copy area.
Number and Type Permitted:	Two total monument signs per entrance.

- b. Secondary free-standing building signs. One (1) secondary free-standing sign shall be permitted for each building in an industrial/office park subject to the following standards:

Maximum Height:	3 feet.
Setback from publicly dedicated Right-of-Way:	20 feet.
Setback from internal Private streets:	0 feet.
Maximum Size per Sign Allowed:	10 square feet of sign/copy area.
Number and Type Permitted:	One monument sign per building.

- c. Secondary Door, Canopy or Wall Signs. One (1) secondary door, canopy or wall sign shall be permitted for each tenant with an external doorway subject to the following standards:

Maximum Height: Not greater than height of wall.
Maximum Size Per Sign Allowed: Maximum of 5% of wall area or 9 square feet, whichever is less, per business; Measured by using the leasable exterior wall area per business.
Number and Type Permitted: One (1) sign per wall per business.

- (5) Convenience Store/Fuel Canopy Signs. For convenience stores with fuel sales the following applies:

- a. Free Standing Signs. Each lot containing a building is allowed free Standing signs as follows:

Maximum Height: 0 to 5 foot setback – 6 feet high;
More than 5 feet – 8 feet high.
Setback from Right-of-Way: See above.
Number and Type Permitted: One (1) monument sign per road frontage.
Size Standards: Maximum 48' Copy Area; 64' Sign Area.

- b. Canopy and Wall Signs (except fuel canopy).

Maximum Height: Not greater than height of wall.
Maximum Size of Wall Sign: Maximum of 5% of wall area where sign is affixed, not to exceed 200 square feet of sign/copy area.
Number and Type Permitted: One (1) wall sign per wall elevation; Maximum of 4 elevations per building.

- c. Fuel Canopy Signs. One sign per canopy per public road frontage is allowed with a maximum of 16 square feet of copy area.
- d. Spreader bars (signs located under canopy over pump islands). No more than two signs per spreader bar, not to exceed four square feet per sign.
- e. Accessory car wash. One additional wall sign located per face of the care wash is allowed provided each sign does not exceed eight (8) square feet in sign or copy area.

- f. Electronic signs may provide for variable price per gallon messages, but not more than once per hour.

(6) Electronic Signs. Electronic Signs shall be used in accordance with the following provisions:

(1) All electronic signs shall:

- a. Contain static messages only, and shall not have movement nor flashing on any part of the sign structure, design, or pictorial segment of the sign, nor shall such sign have varying light intensity during the display of any single message. (except as provided in g.)
- b. Electronic Signs may not operate at brightness levels of more than 0.30 foot candles above ambient light levels as measured at the following distances:

SIGN SQ. FEET	DISTANCE
<100'	100'
101' – 300'	150'
301' – 400'	200'
401' – 672'	250'

- c. Each sign must have a light sensing device that will adjust the brightness of the display as the natural ambient light conditions change.
- d. The owner of said electronic sign shall provide to the Director information for a 24 hour contact able to turn off the electronic sign promptly if a malfunction occurs. If, at any time more than 50% of the digital display lights malfunction or are not longer working, the owner of said electronic sign shall make repairs to the sign within sixty (60) days or the sign will require removal.
- e. If the staff of the City of Buford finds that the electronic sign the brightness specified in paragraph c. above, the owner of the sign, within twenty four (24) hours of a request by the staff of the City of Buford, shall reduce the intensity of the sign to be in compliance with this ordinance.
- f. An electronic sign permitted before September 15, 2009 shall be exempt from requirements (a), (b), (c) and (e) above.
- g. Electronic signs may provide for variable messages, but not more than once per hour.

D. **Mixed Use Development Signs.** The following signs are permitted in approved mixed use developments as provided herein:

(1) **General Signs.**

a. **Temporary real estate signs exceeding 6 square feet.** Signs located on tract or land that is for sale or lease and is being openly and actively marketed by the owner or a duly licensed real estate agent or broker. These signs are allowed in all non-residential zoning districts subject to the following standards:

Maximum Height:	10 feet.
Minimum Setback:	10 feet from right-of-way.
Maximum Size per Sign Allowed:	32 square feet.
Number and Type Permitted:	One monument sign per road frontage.

b. **Temporary construction signs exceeding 32 square feet.** One sign exceeding 32 square feet per project shall be permitted. Such signs shall be erected no more than fifteen (15) days prior to the beginning of construction for which a valid permit has been issued and shall be removed within thirty (30) days following the opening of the development or business. These signs are allowed in all non-residential zoning districts subject to the following standards:

Maximum Height:	10 feet.
Minimum Setback:	20 feet from right-of-way.
Maximum Size per Sign Allowed:	48 square feet.
Number and Type Permitted:	One per lot.

c. **Subdivision identification signs.** A maximum of two (2) permanent subdivision or residential entrance signs per entrance into a platted commercial or industrial subdivision development. Such signs shall not be included in the calculation of aggregate sign area for any lot.

Maximum Height:	0-5 foot setback maximum 4 feet high; over 5 feet but less than 10 feet maximum 6 feet high; 10 foot or over setback maximum 10 feet high.
Setback from Right-of-Way:	See above.
Maximum Size per Sign Allowed:	32 square feet of sign/copy area.
Number and Type Permitted:	One monument sign per lot; Two total signs per entrance.

- d. **Window signs.** These signs are allowed in all non-residential zoning districts subject to the following standards:

The total copy area of such signs, however, shall not exceed a maximum of fifteen (15) percent of the total window area.

Neon window signs are permitted for each tenant provided that such sign does not exceed a maximum of fifteen (15) percent of the total window area. Any such neon window sign shall be constant in its light emission, shall not be animated, and shall not be so large or of a character to obscure vision into the premises from the outside.

- e. **Interstate Visible Signs.** A freestanding ground sign within the Interstate 985 and 85 Corridor.

Interstate 985 and 85 Corridor. For the purpose of this section, a parcel that is eligible for an Interstate Visible Sign is any parcel of land zoned M-1 that directly abuts the right-of-way of Interstate 985 or 85. Interstate visible signs shall only be allowed on parcel of land meeting the above requirements. Survey and site plan of parcel required.

Maximum Height:	100 feet maximum.
Maximum Size per Sign Allowed:	Maximum of 672 square Feet of sign/copy area.
Type Permitted:	Pole type, billboard.
Location:	Furthermost edge of sign must be located within 100 linear feet of the right-of-way of I-985 and I-85. Interstate visible signs shall not be located within 1,000 feet of the nearest Interstate visible sign located within the City of Buford.

- f. Temporary Advertising Device. See General Provisions.
- g. Exempt Signs. See Exempt Signs.

(2) Individual establishment on an individual lot (except Convenience Stores with gasoline pumps).

a. Free Standing Signs. Each lot containing a building is allowed free standing signs as follows:

Number and Type Permitted: One (1) monument sign per road frontage.

Setback from Right-of-Way: See below.

Size Standards:

Gross Building Space (s.f.)

0-10,000

10,001-50,000

50,001-100,000

100,000 +

Maximum Sign Size (s.f.)

40' copy area; 64' sign area

48' copy area; 80 sign area

64' copy area; 104' sign area

96' copy area; 144' sign area

Height and Setback Standards:

Sign Area

Up to 64 s.f. of Sign Area

Setback from Right-of-Way

0 to 5 foot setback – 6 feet high; More than 5 foot setback – 8 feet high.

Over 64 s.f. of Sign Area

9 to 5 foot setback – 6 feet high; More than 5 foot setback – 10 feet high.

b. Canopy and Wall Signs.

Maximum Height:

No greater than height of wall.

Maximum Size of Wall Sign:

Maximum of 5% of wall area where sign is affixed, not to exceed 200 square feet of sign/copy area.

Number and Type Permitted:

One (1) wall sign per wall elevation; Maximum of 4 elevations per building.

(3) Planned Multi-Tenant Office, Institutional, Industrial or Shopping Center. Each lot containing such a building is allowed signs as follows:

a. Free Standing Signs.

Number and Type Permitted:

One (1) monument sign per road frontage.

Setback from Right-of-Way:

See below.

Size Standards:

Gross Building Space (s.f.)

0-10,000
10,001-50,000
50,001-100,000
100,000 +

Maximum Sign Size (s.f.)

48' copy area; 64' sign area
80' copy area; 104' sign area
104' copy area; 144' sign area
112' copy area; 192' sign area

Height and Setback Standards:

Sign Area

Up to 104 s.f. of Sign Area

Setback from Right-of-Way

0 to 5 foot setback – 6 feet high; More than 5 feet and less than 20-foot setback – 8 feet high; 20-foot and greater setback – 10 feet high.

104 – 144 s.f. of Sign Area

0 to 5 foot setback – 6 feet high; More than 5 feet and less than 20-foot setback – 10 feet high; 20-foot and greater setback – 12 feet high.

Over 144 s.f. of Sign Area

0 to 5 foot setback – 6 feet high; More than 5 feet and less than 20-foot setback – 12 feet high; 20-foot and greater setback – 16 feet high.

- b. Canopy and Wall Signs. Signs for individual tenants within planned Commercial, industrial, office and shopping centers (retail shopping center tenant signs).

Maximum Height:

Not greater than height of Wall.

Maximum Size per Sign Allowed:

Maximum of 5% of wall area per business; Measured by using the leasable exterior wall area per business. maximum of 200 s.f. per sign.

Number and Type Permitted:

One (1) sign per wall per business.

- c. Under-Canopy Signs. Under-canopy signs are permitted for each tenant within a planned center.

Number and Type Permitted:	One (1) sign per tenant.
Maximum Size:	Not exceed two (2) square feet in sign/copy area.
Height and Location:	Shall be located high enough to assure clearance for pedestrians, but with a bottom edge no lower than 7 feet.

(4) Industrial or Office Park.

- a. Primary Entrance Signs. A maximum of two (2) permanent free-standing entrance sign at the entrance of an industrial or office park is permitted as follows:

Maximum Height:	0-5 setback maximum 4 feet high; over 5 feet but less than 10 feet maximum 6 feet high; 10 foot or over setback maximum 12 feet high.
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Setback from Right-of-Way:	See above.
Maximum Size per Sign Allowed:	72 square feet of sign/copy area.
Number and Type Permitted:	Two total monument signs Per entrance.

- b. Secondary free-standing building signs. One (1) secondary free-standing sign shall be permitted for each building in an industrial/office park subject to the following standards:

Maximum Height:	3 feet.
Setback from publicly dedicated Right-of-Way:	20 feet.
Setback from internal private streets:	0 feet.
Maximum Size per Sign Allowed:	10 square feet of sign/copy area.
Number and Type Permitted:	One monument sign per building.

- c. Secondary Door, Canopy or Wall Signs. One (1) secondary door, canopy or wall sign shall be permitted for each tenant with an external doorway subject to the following standards:
 - Maximum Height: Not greater than height of wall.
 - Maximum Size per Sign Allowed: Maximum of 5% of wall area or 9 square feet, whichever is less, per business; Measured by using the leasable exterior wall area per business.
 - Number and Type Permitted: One (1) sign per wall per business.

(5) Convenience Store/Fuel Canopy Signs. For convenience stores with fuel sales the following applies:

- a. Free Standing Signs. Each lot containing a building is allowed free Standing signs as follows:

Maximum Height: 0 to 5 foot setback – 6 feet high; More than 5 feet – 8 feet high.

Setback from Right-of-Way: See above.

Number and Type Permitted: One (1) monument sign per road frontage.

Size Standards: Maximum 48' Copy Area; 64' Sign Area.

- b. Canopy and Wall Signs (except fuel canopy).

Maximum Height: No greater than height of wall.

Maximum Size of Wall Sign: Maximum of 5% of wall area where sign is affixed, not to exceed 200 square feet of sign/copy area.

Number and Type Permitted: One (1) wall sign per wall elevation; Maximum of 4 elevations per building.

- c. Fuel Canopy Signs. One sign per canopy per public road frontage is allowed with a maximum of 16 square feet of copy area.

- d. Spreader bars (signs located under canopy over pump islands). No more than two signs per spreader bar, not to exceed four square feet per sign.

- e. Accessory car wash. One additional wall sign located per face of the car wash is allowed provided each sign does not exceed eight (8) square feet in sign or copy area.
- f. Electronic signs may provide for variable price per gallon messages, but not more than once per hour.

(6) Mixed Use Developments Signs

- a. Pedestrian and Vehicular Directional Signs

Sign Type:	Pole type as decorative poles or decorative lamps.
Maximum Height:	14 feet.
Maximum Size/Copy Area:	6 square feet.
Height and location:	Shall be located high enough to assure clearance for pedestrians but with a bottom edge no lower than 7 feet.

(7) Electronic Signs. Electronic Signs shall be used in accordance with the following provisions:

(1) All electronic signs shall:

- a. Contain static messages only, and shall not have movement nor flashing on any part of the sign structure, design, or pictorial segment of the sign, nor shall such sign have varying light intensity during the display of any single message. (except as provided in g.)
- b. Electronic Signs may not operate at brightness levels of more than 0.30 foot candles above ambient light levels as measured at the following distances:

SIGN SQ. FEET	DISTANCE
<100'	100'
101' – 300'	150'
301' – 400'	200'
401' – 672'	250'

- c. Each sign must have a light sensing device that will adjust the brightness of the display as the natural ambient light conditions change.

- d. The owner of said electronic sign shall provide to the Director information for a 24 hour contact able to turn off the electronic sign promptly if a malfunction occurs. If, at any time more than 50% of the digital display lights malfunction or are not longer working, the owner of said electronic sign shall make repairs to the sign within sixty (60) days or the sign will require removal.
- e. If the staff of the City of Buford finds that the electronic sign the brightness specified in paragraph c. above, the owner of the sign within twenty four (24) hours of a request by the staff of the City of Buford, shall reduce the intensity of the sign to be in compliance with this ordinance.
- f. An electronic sign permitted before September 15, 2009 shall be exempt from requirements (a), (b), (c) and (e) above.
- g. Electronic signs may provide for variable messages, but not more than once per hour.

Section 1113. Repealer.

This chapter shall be effective upon its adoption and shall repeal all conflicting ordinances and resolutions.

