1		RESOLUTION # 80-2012
2 3		GENERAL CODE OF ONEIDA COUNTY, WISCONSIN
4		ORDINANCE AMENDMENT #3-2012
5		
6 7	Ordina Comm	ance Amendment offered by Supervisors of the Planning and Development nittee
8		
9		WHEREAS, the Planning & Development Committee, having considered
10	Ordina	ance Amendment #3-2012, (copy attached) which was filed June 21, 2012
11		attached) to amend the Master Zoning District Document and the Oneida County
12		I Zoning District Boundary Map, and having given notice thereof as provided by
13		d having held a public hearing thereon August 1, 2012 pursuant to Section
14		(5), Wisconsin Statutes, and having been informed of the facts pertinent to the
15	chang	es which are as follows:
16		WILEDEAC the Oneide County Deepel of Consequence recently consequed
17	Ordina	WHEREAS, the Oneida County Board of Supervisors recently amended
18 19	Ordina	ance Amendment #1-2012, Section 9.78 Sign Regulations, on April 17, 2012. WHEREAS, Ordinance Amendment #1-2012 inadvertently required all signs to
20	meet a	a 20' setback to the right-of-way; and
21	moore	WHEREAS, a public hearing was held on August 1, 2012 and the Committee
22	listene	ed and responded to comments; and
23		
24		NOW, THEREFORE, THE ONEIDA COUNTY BOARD OF SUPERVISORS
25	DOES	ORDAIN AS FOLLOWS:
26		Section 1. Any existing ordinances, codes, resolutions, or portions thereof in
27	conflic	et with this ordinance shall be and hereby are repealed as far as any conflict exists.
28		Section 2. This ordinance shall take effect the day after passage and publication
29	as req	uired by law.
30 31	unaan	Section 3. If any claims, provisions or portions of this ordinance are adjudged stitutional or invalid by a court of competent jurisdiction, the
32		nder of this ordinance shall not be affected thereby.
33	Terrian	Section 4. Additions noted by <u>underline</u> , deletions noted by <u>strikethrough</u> :
34	Chapte	er 9 of the Oneida County Zoning and Shoreland Protection Ordinance is
35		ded as follows:
36		
37	9.78	SIGN REGULATIONS (#01-2000, #08-2000, #26-2004, #10-2005, #21-2006,
38		#19-2007, #20-2008, #1-2012)
39		
40		A. Purpose
41		4. On side County recognizes that it is about don't with record material beauty.
42 43		 Oneida County recognizes that it is abundant with much natural beauty. Many recreational and tourist activities are enhanced by this natural
+3 14		beauty. As a consequence, greater emphasis must be placed on
15		preserving our Northwoods aesthetics. At the same time, Oneida County
1 6		wishes to permit the careful planning, future growth and efficient
17		maintenance of our public roadways, while protecting the natural beauty
18		and amenities of our landscape by regulating the placement of signs
19		throughout the County. It is the intent of this ordinance to promote the
50		safety, convenience and enjoyment of public travel, to accentuate the
51		natural beauty of Oneida County, to protect the public investment in

52 53 54 55 56 57 58 59 60 61		2.	dis pro dec ma pul No ext	adways, to regulate the erection and maintenance of advertising signs, plays and devices adjacent to public roadways and waterfront operty, and to aid in the free flow of commerce. Therefore, it is hereby emed necessary in the public interest to regulate the erection, and aintenance of billboards and other advertising devices adjacent to blic roadways and waterfront properties. It is signs shall hereafter be located, erected, moved, reconstructed, tended, enlarged, converted, or structurally altered without an approved ounty sign permit unless specifically exempted by this ordinance. It may necessary to also obtain local, state or federal permits.
62 63	В.	Or	-Pre	emise Signs
64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87		1.		 A business shall be permitted one freestanding sign exposure visible and designed to be read from each direction of travel. 1. An on-premise free standing sign shall be no greater than 64 square feet per face if the setback is 20 0 feet or greater from right-of-way. 2. An on-premise free standing sign shall be no greater than 250 square feet per face if the setback is greater than 100' from right-of-way. 3. If a town allows a setback closer than 20' to road right-of-way, pursuant to section 9.70(4), an on-premise free standing sign cannot exceed 64 square feet per face. A multi-tenant business shall be allowed one free standing sign visible and designed to be read from each direction of travel. 1. An on-premise free standing sign shall be no greater than 128 square feet if the setback is 20 0 feet or greater from right-of-way. 2. An on-premise free standing sign shall be no greater than 250 square feet per face if the setback is greater than 100 feet from right-of-way. 3. If a town allows a setback closer than 20' to road right-of-way, pursuant to section 9.70(4), an on-premise free standing sign cannot exceed 128 square feet per face. 4. No single tenant can utilize greater than 50% of the allowable area of the sign.
88			C.	A home occupation as allowed by section 9.43 of this ordinance shall
89 90				be permitted one free standing sign no greater than 12 square feet per face.
91			d	No part of an on-premise free standing sign shall exceed 35' in height
92			u.	from existing grade including support.
93			e.	Freestanding signs must comply with the requirements of sections
94				9.70, 9.94 and 9.97, highway and waterfront setbacks. Freestanding
95				signs at all intersections shall meet the highway setback
96				requirements.
97			f.	•
98				9.71, side and rear lot line setbacks.

Approved by the Planning and Development Committee this 15th day of August, 2012. Vote Required: Majority = _____ 2/3 Majority = _____ 3/4 Majority =

The County Board has the legal authority reviewed by the Corporation Counsel,		
Offered and passage moved by:		
. 5 ,	Supervisor	
Ayes		
Nays		
Absent		
Abstain		
Enacted		
by the County Board of Supervisors this _	day of	, 2012.
Defeated		
Mary Bartelt, Clerk	Ted Cushing, C	County Board Chai