



CITY OF DORAL COMMUNITY WORKSHOP

All residents, property owners and other interested parties are hereby notified of a **Community Workshop** on **Tuesday, August 22, 2017 at 6:00 PM**. This meeting will be held at the **City of Doral, Government Center, Council Chambers located at 8401 NW 53rd Terrace, Doral, FL. 33166** to consider the following public hearing application:

HEARING NO.: 17-06-DOR-03

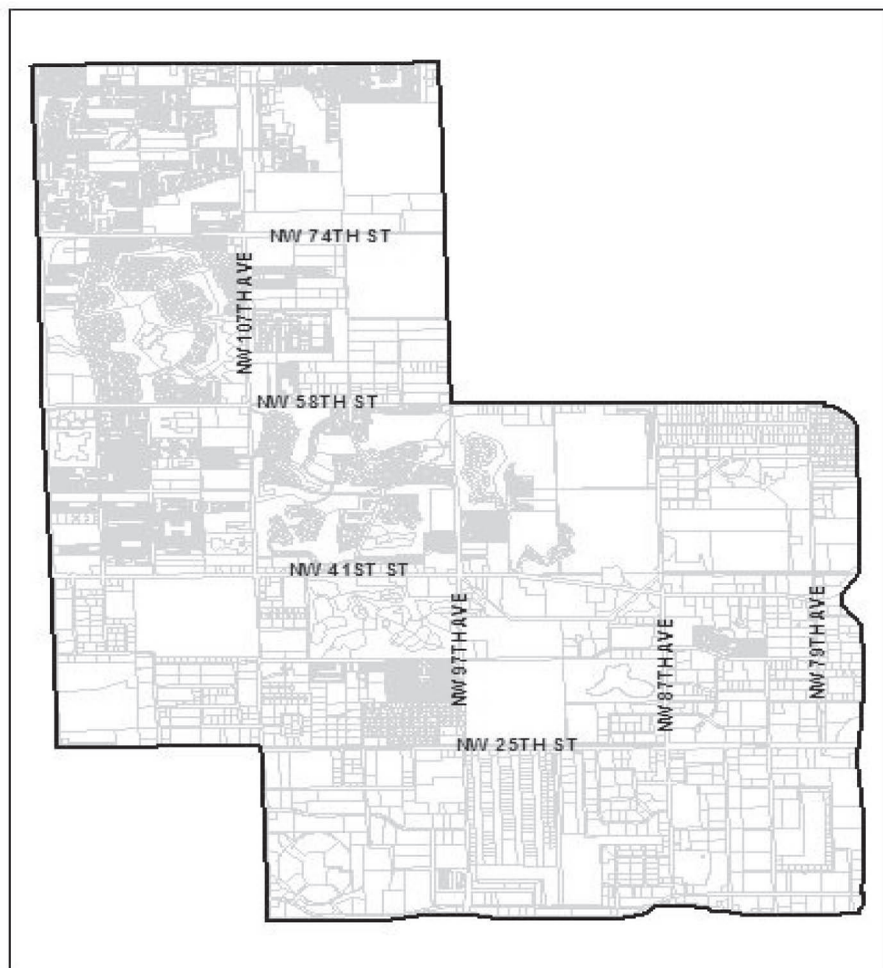
APPLICANT: City of Doral

PROJECT NAME: City of Doral Sign Regulations Update

LOCATION: This is text amendment applies citywide.

REQUEST: The City is requesting an amendment to Chapter 80, Sign Regulations, Articles I through V, to update existing regulations applicable to all uses requiring the use of signs.

Location Map



Information relating to this request is on file and may be examined in the City of Doral, Planning and Zoning Department located at **8401 NW 53rd Terrace, Doral, FL. 33166**. All persons are invited to appear at this meeting or be represented by an agent, or to express their views in writing addressed to the City Clerk, **8401 NW 53rd Terrace, Doral, FL. 33166**. Maps and other data pertaining to these applications are available for public inspection during normal business hours in City Hall. Any persons wishing to speak at a public hearing should register with the City Clerk prior to that item being heard. Inquiries regarding the item may be directed to the Planning and Zoning Department at 305-59-DORAL.

Pursuant to Section 286.0105, Florida Statutes If a person decides to appeal any decisions made by the City Council with respect to any matter considered at such meeting or hearing, they will need a record of the proceedings and, for such purpose, may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. This notice does not constitute consent by the City for introduction or admission of otherwise inadmissible or irrelevant evidence, nor does it authorize challenges or appeals not otherwise allowed by law. In accordance with the Americans with Disabilities Act, all persons who are disabled and who need special accommodations to participate in this meeting because of that disability should contact the Planning and Zoning Department at 305-59-DORAL no later than three (3) business days prior to the proceeding.

NOTE: If you are not able to communicate, or are not comfortable expressing yourself, in the English language, it is your responsibility to bring with you an English-speaking interpreter when conducting business at the City of Doral during the zoning application process up to, and including, appearance at a hearing. This person may be a friend, relative or someone else. A minor cannot serve as a valid interpreter. The City of Doral DOES NOT provide translation services during the zoning application process or during any quasi-judicial proceeding.

NOTA: Si usted no está en capacidad de comunicarse, o no se siente cómodo al expresarse en inglés, es de su responsabilidad traer un intérprete del idioma inglés cuando trate asuntos públicos o de negocios con la Ciudad de Doral durante el proceso de solicitudes de zonificación, incluyendo su comparecencia a una audiencia. Esta persona puede ser un amigo, familiar o alguien que le haga la traducción durante su comparecencia a la audiencia. Un menor de edad no puede ser intérprete. La Ciudad de Doral NO suministra servicio de traducción durante ningún procedimiento o durante el proceso de solicitudes de zonificación.

Connie Diaz, CMC
City Clerk
City of Doral
8/10

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FROM THE COURTS

Judge Green-Lights \$32.5 Million Settlement Over Uber 'Safe Rides' Fee



JASON DOIY

Uber allegedly charged riders extra fees based on bogus claims about its safety practices.

by Ben Hancock

A federal judge has signed off on a \$32.5 million settlement to resolve a class action lawsuit against Uber Technologies Inc. alleging that it wrongly charged riders extra fees based on bogus claims about its safety practices.

U.S. District Judge Jon Tigar of the Northern District of California wrote in a 15-page order that the deal fixed "deficiencies" he identified in rejecting an earlier \$28.5 million settlement of the case, including by ensuring that only riders who paid Uber's "Safe Rides Fee" will benefit from it. The earlier settlement would have paid all Uber riders during a set time period.

The original deal would also have paid all riders equally, regardless of how many times they paid the \$1 to \$2 fee that Uber charged on premium ride services such as UberX. "The amended settlement corrects this deficiency by compensating each class member with \$0.25 for the first Safe Rides Fee he or she paid, and \$0.05 for each subsequent fee," Tigar wrote.

On average, the almost 25 million class members will receive \$1.07 each from the deal, according to the filing by the attorneys for the plaintiffs. The

class includes riders who paid the Safe Rides Fee in the United States or its territories between Jan. 1, 2013, and Jan. 1, 2016.

The plaintiffs are represented by West Hollywood, California, law firm Ahdoot & Wolfson; Arias Sanguinetti Stahle & Torrijos in Los Angeles; and Detroit's Liddle & Dubin. Tigar has not yet approved an allocation of attorney fees as part of the deal, but the lawyers wrote in a motion to approve the settlement that they will seek no more than 25 percent, or roughly \$8.12 million.

Uber is represented by Irell & Manella in the litigation.

The case was originally filed in 2014, and claimed Uber misled consumers by advertising the "safest ride on the road" and "industry-leading" background checks, and that it did not use the safe rides fee to pay for efforts to provide a more secure ride.

Uber agreed as part of the original settlement not to use that language any more and to stop charging the fee; those elements are also included in the revised deal. Uber last year also settled related lawsuits brought by the San Francisco and Los Angeles district attorney's offices over how it touted its safety practices.

Contact Ben Hancock at bhancock@alm.com. On Twitter: [@benghancock](https://twitter.com/benghancock).