CHAPTER 155: SIGNS

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§ 155.01 STATEMENT OF PURPOSE.

This chapter is adopted for the following purposes:

(A) To authorize the use of street signs which are:

   (1) Compatible with their surroundings;
   (2) Appropriate to the type of activity to which they pertain;
   (3) Expressive of the identity of individual proprietors or of the community as a whole;
   (4) Legible in the circumstances in which they are seen.

(B) To preserve, protect, and promote the public health, safety, and welfare.

(C) To enhance the economy and the business and industry of the city by promoting the reasonable, orderly, and effective display of street signs, and encouraging better communication with the public.

(D) To enhance the physical appearance of the city by preserving the scenic and natural beauty of the area.

(E) To protect the general public from damage and injury which may be caused by the faulty and uncontrolled construction and use of street signs within the city.

(F) To protect the pedestrians and motorists from damage or injury caused by the distractions, obstructions, and hazards created by certain street signs.

(G) To protect the public investment in streets and highways by reducing distractions that may increase traffic accidents.

(H) To protect the physical and mental well-being of the general public by recognizing and encouraging a sense of aesthetic appreciation for the visual environment.

(I) To preserve the value of private property by assuring the compatibility of street signs with surrounding land uses.

(J) To preserve the aesthetic value and historic authenticity of the Historic District of the city.

(K) To encourage sound practices and lessen the objectionable effects of competition in respect to size and placement of street signs.

(‘79 Code, § 156.01) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 07-750, passed 12-12-07)

§ 155.02 GENERAL APPLICATION GUIDELINES.

(A) In order that future development be in harmony with the Historic District, the following guidelines regarding signs in the city are recommended. It is the intent of this chapter that the uses, architecture, activities, and building fixtures should provide and define the character of the city and that this character not be subservient to large, inappropriate, and obtrusive signs.
(B) The city recognizes that signs are a valuable marketing and identifying element. It is not the intent of this chapter to limit the effectiveness of this method of advertising; rather, through the reduction of competition among signs, it is the purpose of the chapter to allow messages to be conveyed more effectively and at the same time emphasize the distinct character the city possesses.

(C) High quality in design and construction will enhance the entire area. Signs can be a special delight to the eye. They can be colorful, decorative, distinguished, and can add character to the scene.

(D) Imagination in design is encouraged; rather than a flat sign, perhaps a three dimensional figure like the familiar boot hanging in front of a shoe repair shop or store, or the figure of a steer suspended before the door of a butcher shop is an aid in identifying the type of service or business offered within.

(79 Code, § 156.02) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 07-750, passed 12-12-07)

§ 155.03 DEFINITIONS.

For the purpose of this chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

**AWNING.** A shelter supported entirely from the exterior wall of a building and composed of nonrigid materials except for the supporting frame work.

**BUSINESS CENTER.** A commercial, office or industrial development consisting of two or more businesses, planned, developed, owned, and managed as a unit and sharing facilities such as parking or pedestrian areas.

**DISPLAY SURFACE AREA.** The net geometric area enclosed by the display surface of the sign including the outer extremities of all letters, characters and delineations, provided, however, that display surface area shall not include the structural supports for freestanding signs; provided, further, that only one face of a doubleface sign as defined shall be considered in determining the display surface area.

**ELECTRONIC MESSAGE CENTER.** A sign upon which letters, characters, or images are placed electronically or electrically to provide a message or picture.

**ERECT.** To build, construct, attach, hang, place, suspend or affix, and paint a wall sign.

**ILLUMINATED SIGN.** Any sign which emanates light either by means of exposed tubing or lamps on its surface, or by means of illumination transmitted through the sign faces.

**NEON LIGHTING.** Glass tubing, either fashioned or extruded, containing either argon or neon gases, which are illuminated by means of electric current transformed from 2 to 1,500 watts, but limited to 20, 30, or 60 milliams.

**REPLACEMENT COST OF SIGN.** The actual cash value cost of replacing a sign with one which is similar to the sign being replaced.

**SIGN.**

(1) Any device, frame, letter, figure, character, mark, picture, stripe, trademark, or reading material, which is used or intended to be used to attract attention or convey information when the same is placed out of doors in view of the general public.

(2) The term SIGN includes but is not limited to every flat sign, dimensional surface sign, projection sign, freestanding sign, window sign, vehicle sign, marquee, changeable copy sign, internally or externally illuminated sign, flashing sign, animated sign, temporary sign, portable sign, pennants, streamers, or other attention-getting device or other display, whether affixed to a building or separate from any building. A
light band of a single string of bulbs or row of tubes that runs around the perimeter of a building or canopy is not considered a sign.

(3) For the purpose of determining the number of signs, a sign shall be considered to be a single display surface or display containing elements organized, related, and composed to form a unit. Where matter is displayed in a random manner without organized relationship to elements, or where there is reasonable doubt as to the relationship of elements, each element shall be considered to be a single sign.

ZONING DISTRICT. A section or section of the city for which the then effective zoning code governing the use of buildings and land are uniform for each class of use permitted therein.

(‘79 Code, § 156.03) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 95-402, passed 5-10-95; Am. Ord. 02-377, passed 1-29-03; Am. Ord. 07-750, passed 12-12-07)

§ 155.04 ALLOWABLE SIGN TYPES.

The following types of signs shall be allowed within the city provided these signs meet with the specific criteria required for each zoning district.

(A) Type 1 flat signs. These signs always exist parallel to the building wall. They may be painted directly on the building surface.

(B) Type 2 dimensional surface signs. This type also exists parallel to the building wall. It may consist of three dimensional letter forms applied to or raised from a separate, flat background. The message may be in relief, or depressed by means of carving, etching, routing, and positive or negative cutout.

(C) Type 3 awning signs. Traditional canvas types of awnings are acceptable. Colors should be carefully chosen. Metal or plastic shall not be permitted.

(D) Type 4 projecting signs. PROJECTING SIGNS are those that project at an angle to the building surface. These signs may be flat or they could be three-dimensional. A good place to use ornamental ironwork is in the hanging hardware of such a sign.

(E) Type 5 freestanding signs. This term refers to a sign that is not a part of or attached to any building. The sign shall be a ground or monument type sign and shall be prohibited from being mounted on a steel pole that is visible. The height of the sign shall be measured from the grade elevation next to the sign or from the grade of the adjacent roadway, whichever is higher.

(F) Type 6 window signs. WINDOW SIGN means any signage affixed to or placed behind a windowpane for the purpose of viewing from the outside of the premise. Does not include merchandise. Temporary promotional signs may be shown in addition to those regularly displayed.

(‘79 Code, § 156.04) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 02-377, passed 1-29-03; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 11-047, passed 12-21-11) Penalty, see § 155.99

§ 155.05 MATERIALS ALLOWED.

(A) Signs not located within the Historic District may be constructed of iron, steel, wood, glass, plastic, canvas, or fiberglass coated wood.

(B) Unless otherwise noted, signs within the Historic District can only be constructed of iron, wood, or fiberglass-coated wood, and should be attached to the building using iron fasteners. Type 3 awning signs should be constructed of a soft cloth, such as canvas, to allow movement. Shiny finishes are generally not appropriate.
(C) Restraint and simplicity in selection of materials, method of attachment, and the like are urged. Materials used should be in keeping with architecture of the building and must conform to all building codes. When fastening a sign to the building it is important to be respectful of the building’s decorative elements and to avoid impeding them through sign location or destroying them through fastener attachment.

(’79 Code, § 156.05) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 08-832, passed 1-7-09) Penalty, see § 155.99

§ 155.06 LIGHTING AND COLORS ALLOWED.

(A) When signs are illuminated, the light source must be located or shielded in such a way that the glare does not reach the street or adjacent property. In no event shall the illumination of any sign, resulting from any internal or external light source, exceed 50 foot-candles, when measured with a standard light meter held perpendicular to the sign face at a distance of four feet from the sign.

(B) All signs in the Historic District must be lighted indirectly only by a shaded flood spotlight or gooseneck lamp, with the exception of neon lighting. Neon lighting is allowed within the Historic District, provided that it is not used as a means of illumination to transmit light through the faces of signs, which is commonly referred to as backlighting, but rather is utilized in a form of externally exposed tubing as part of the external elements that make up a sign itself. Illuminated lighting is allowed on signs outside the Historic District.

(C) Signs not located in the Historic District may be lit through internal illumination, back-lit, or indirect lighting. In most cases, back-lit lettering is the preferred type of illumination. When internally illuminated, the sign should contain an opaque background. When externally illuminated, the light source should not be visible when viewed from the surroundings, unless the light source is decorative and is integrally designed.

(D) Earth tones and one primary color are recommended on signage in the Historic District. This color combination is to highlight the unique usage of Joliet Limestone in multiple commercial buildings. In order to promote legibility in signage, it is recommended to not use more than three colors on any one sign, excluding white, black or gilding, and Type 3 awning signs.

(’79 Code, § 156.06) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 02-377, passed 1-29-03; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 08-812, passed 8-20-08) Penalty, see § 155.99

§ 155.07 LETTERING ALLOWED.

As the purpose of signage is to advertise a business to pedestrian and automotive traffic, the primary concern in choosing a font for lettering should be legibility and proper spacing. Appropriate fonts would include both serified and block type styles. Old English lettering and many cursive and italic fonts are generally not appropriate. Within the Historic District, lettering should be similar in style to the examples in the Appendix.

(’79 Code, § 156.07) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 10-017, passed 8-4-10) Penalty, see § 155.99

§ 155.08 DISPLAY ONLY COMMERCIAL INFORMATION.

All signs will display only commercial information pertaining to a business or profession or any noncommercial information.
§ 155.09 PROHIBITED SIGNS.

(A) Portable street sign. A single or double surfaced painted or poster panel type sign or some variation thereof which is temporary in nature, usually mounted on wheels, easily movable, not permanently attached thereto.

(B) Animated or moving sign. Any sign or part of a sign that changes physical position or light intensity by any movement or rotation, or that gives the appearance of such movement or rotation. This includes flashing, blinking, scrolling, chasing, animated signs, trivision and video. Exception: electronic message centers as allowed in § 155.11(S). Public service time, temperature, and date message centers are not considered moving signs.

(C) Banner, flags and pennants. Any banner, flag, or pennant advertising a product or service printed or displayed upon cloth or other flexible material, with or without frames is not permitted, except as provided in § 155.10. Holiday, seasonal or special event banners or flags attached to parking lot light poles or buildings are permitted.

(D) Festoon lighting. Any group of lights displayed on a string which are not permanently attached to a sign.

(E) Roof signs. Any sign wholly erected, constructed, or maintained on the top of the roof or attached to a wall and projecting above the roof line. A mansard facade shall not be considered to be a roof sign but shall be considered to be a Type 1 flat sign.

§ 155.10 TEMPORARY STREET SIGNS ALLOWED.

(A) Conditions. Certain portable street signs and attention-getting devices, such as banners, wind wavers, pennants, and festoon lighting, may be permitted for promoting grand openings, special community activities, special promotional sales, special events or activities, subject to the following provisions:

(1) A permit must be approved by the Planning and Zoning Department;

(2) There shall be a maximum of three permits issued per calendar year for such attention-getting devices, with each permit not exceeding 14 days. Permits may be issued consecutively. Temporary signs for a grand opening do not count toward the one-per-year calendar-year limit.

(B) Inflatable attention-getting devices or search lights. Inflatable attention-getting devices, including air dancers or search lights, are permitted one time per calendar year for no more than seven days at a time. Such devices shall not be installed on a rooftop. The permit may be issued in conjunction with the attention-getting device permit in division (A) above or as a separate permit. When issued separately, it shall be counted as one of the three allowable permits.

(C) Special events signs. Temporary signs, banners and displays for special events sponsored by local churches, schools, community service organizations, or other similar institutions are permitted to be displayed only during a period commencing 30 days prior to and ending 3 days after the event.

(D) Location. Signs may be displayed on property owned or controlled by the sponsoring organization; on private property, with the permission of the owner; and on public right-of-way with the location
approved by the city.

(E) **Number:** The total number of signs shall not exceed ten, with no more than five on the public right-of-way. The signs shall be limited to 16 square feet if located on the public right-of-way or a residential lot, and 32 square feet if located on the sponsor’s property or on a commercial lot.

(’79 Code, § 156.10) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 1031, passed 3-17-86; Am. Ord. 97-083, passed 12-10-97; Am. Ord. 02-377, passed 1-29-03; Am. Ord. 06-547, passed 3-8-06; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 09-037, passed 9-16-10) Penalty, see § 155.99

§ 155.11 SPECIAL PROVISIONS FOR CERTAIN SIGNS.

The special provisions and regulations of this section shall apply to the following signs:

(A) Traffic or other municipal street signs such as railroad crossing signs, legal notices, and such temporary emergency signs as may be authorized by the City Council. Such signs shall be exempt from § 155.14, thus not requiring a permit.

(B) Directional, informational, or public service signs not pertaining to private enterprise, excluding public utilities, not exceeding 3.5 square feet display surface area for each function, erected for the convenience of the public, such as signs identifying entrances, exits, drive-up facilities, parking areas, no parking areas, restrooms, public telephones, walkways, and similar features or facilities. As example, Entrance and Drive-up on the same sign is allowed to have seven square feet of display surface area. Such signs shall be exempt from § 155.14, thus not requiring a permit.

(C) No trespassing signs or other such signs regulating the use of a property, such as no hunting or no fishing, of no more than two square feet in display surface area. Such signs shall be exempt from § 155.14, thus not requiring a permit.

(D) Political campaign signs announcing candidates seeking public political office or political issues and other data pertinent thereto, shall not exceed four feet in width and four feet in height, for a total of 16 square feet in area. These signs shall be confined within private property and not placed on the city's public property. On residential property, there shall be no time restrictions on the display of such signs. On non-residential property, such signs shall be erected not more than 45-days prior to the election day, and shall be removed no later than three days after the election. Political campaign signs shall be exempt from § 155.14, thus not requiring a permit.

(E) Real estate sale signs shall be confined to private property.

(1) **Signs not within the Historic District.** Real estate signs for properties in residential zoning districts shall be no more than five square feet display surface area and are exempt from § 155.14, thus not requiring a permit. Real estate signs in non-residential zoning districts must adhere to the Type 5 freestanding sign requirements for the specific zoning district, and require a sign permit.

(2) **Signs within the Historic District.** In the Historic District, real estate sale signs shall be limited to one of the following sign types: type 1 flat sign, type 2 dimensional surface sign, type 4 projecting sign, type 5 freestanding sign, or type 6 window sign. If the building has frontage on two streets, an additional real estate sign on the second frontage is permitted. The display surface area of a type 1 flat sign, type 2 dimensional surface sign, or type 5 freestanding sign shall not exceed eight square feet. The height of a type 5 freestanding sign shall not exceed six feet. The display surface area of a type 4 projecting sign shall not exceed four square feet. A type 6 window sign cannot exceed 20% of the window area. All signs should adhere to location and placement requirements of § 155.13(A), including mounting height and clearance, and should not conceal architectural features of the building. Signs adhered to buildings shall be attached with anchors into mortar joints, and not into brick, stone or similar material, unless otherwise approved by the Heritage and Architecture Commission. Real estate signs in the Historic District require a sign permit.
(F) Construction signs identifying the architects, engineers, contractors, and other individuals or firms involved with construction (but not including the advertisement of any product), and announcing the character of the building enterprise, or the purpose for which the building is intended, up to a maximum display surface area of 16 square feet. The sign shall be confined to the site of the construction and shall be removed within three days after the beginning of the intended use of the project.

(G) Signs of historical societies containing no advertising and not more than five square feet display surface. The historical building identification sign is allowed to be located anywhere on the exterior wall or on a historical pediment above the cornice. Historical identification signs larger than five square feet shall be allowed when the Heritage and Architecture Commission determines that it is consistent with the historical character of the building and issues a certificate of appropriateness for the sign.

(H) Public institution signs shall have no more than 64 square feet of display surface area, with a maximum freestanding sign height of ten feet for a public, charitable or religious institution, when same is located on the premises of such institution, and located in such a manner as not to interfere with the vision of motorists.

(I) Public signs and other signs incidental thereto for identification, information, or directional purposes erected or required by governmental bodies, or authorized for a public purpose by any law, statute, or ordinance or by charitable nonprofit making corporations.

(J) Garage sale signs. Such signs shall be exempt from § 155.14, thus not requiring a permit.

(K) Bench signs are allowed in designated bus stop areas of the city.

(L) A menu sign associated with a drive-up window facility shall be permitted when authorized by the special use permit for the drive-up window. The sign can be Type 2 dimensional sign or Type 5 freestanding sign. The sign shall not exceed 24 square feet nor seven feet in height.

(M) Temporary development/subdivision sign.

1. Each separate development site or subdivision shall be permitted one freestanding sign on the site. The sign shall not exceed 64 square feet on any one display surface, be more than 20 feet in height, nor be located on a right-of-way.

2. Also, each subdivision shall be permitted one off-site property owner is provided at time of application.

3. The off-site sign shall not have more than two display surfaces with 32 square feet of surface area on any one surface, nor shall the sign exceed five feet in height. No off-site sign can be placed on property containing more than one freestanding sign and must be 100 feet from the nearest freestanding sign. An off-site sign cannot be located on a right-of-way.

(N) Sidewalk signage. Each business shall be allowed to have one sidewalk sign that identifies a specific business. The sign may only be displayed during business hours and must be removed at the close of the business day.

1. Size. The area of the sidewalk sign or object can not exceed:

   a. Four feet high as measured from the sidewalk;

   b. Two feet in width; and

   c. Three feet in depth;

Except if the permit holder has an existing sign that exceeds the size limitations by six inches in height, width, or depth, the permit holder has one year from the passage of this section to meet the above sign standards and will be considered in violation of this section if the sign does not adhere to the guidelines.
(2) **Materials.** Materials for the sidewalk sign are limited to iron, steel, wood, plastic, fiberglass-coated wood, or specific article or object that would identify the type of service or business offered within the store. Within the Historic District, material usage is limited to wood, fiberglass-coated wood, slate, or any combination. A weight system to anchor the sign must be included in the design of the sign and be used at all times. There may not be electricity incorporated into the sign, nor any indirect or direct lighting. City staff reserves the right to reject the sign if it is not of an appropriate material that would withstand the elements and/or cause harm to pedestrians or vehicles. Signs may also be rejected if the construction and lettering are not of professional quality.

(3) **Appearance.** Lettering must be of a professional quality and consistent with the lettering examples identified in the appendix of Chapter 155. Objects must be indicative of the type of business and may not be a collection of items only for display of sale.

(4) **Location.** The sign must be located no more than one foot from the building wall of the unit or business for which the sign is intended but it may not touch the building in any manner. The sign shall be placed so that a minimum of a five-foot unobstructed pedestrian walkway is maintained at all times (not including the step-curb). A five-foot clear zone shall be maintained at corner locations of two sidewalks.

(O) Subdivision identification signs shall be allowed at the entrances of each development, provided they are maintained by a Homeowners’ Association. Two subdivision identification signs shall be allowed on private property or one sign shall be allowed on the right-of-way in a landscaped median. The sign(s) (not including a decorative wall) shall not exceed 64 square feet. The maximum sign height is 6 feet on private property and 42 inches in the median.

(P) Automobile service station canopy shall be allowed to have one sign on three sides of the canopy, The gross surface area of the sign shall not exceed 20% of the gross surface area of the face of the canopy to which such sign is to be affixed. The sign shall not extend above the top or below the bottom of the canopy.

(Q) Secondary wall signs will be allowed for a business to identify accessory uses associated with the business, i.e. car wash, bakery, pharmacy. Each business will be allowed two secondary wall signs per street frontage whose square feet for each sign cannot exceed 25% of the length of the building frontage. A business with over 50,000 square feet will be allowed up to four secondary signs per street frontage.

(R) Movie theaters may have, as additional signage, attraction board wall signs. The traditional marquee sign shall be permitted. The freestanding sign may be increased in size for each theater listing.

(S) **Special provisions for certain signs.** Electronic message centers may be incorporated into a permitted sign, provided they adhere to the criteria listed below. The following criteria do not apply to public service time, temperature, and date signs.

(1) **Sign type.** Shall only be permitted as a Type 5 freestanding sign.

(2) **Prohibited districts.** Shall be prohibited in the Historic District and residential districts.

(3) **Display.** Scrolling, chasing and animated signs are permitted, provided no sign shall flash or vary in light intensity, blink or contain video.

(4) **Display area.** No more than 25% of the allowable display area shall be dedicated to the electronic message center. For example, a business district that permits a 64-square-foot Type 5 sign may use up to 16 square feet of that display area for the electronic message display.

(5) **Dominance.** The electronic message center must be integral in the design of the sign and shall not be the dominant element. Therefore, the electronic display area shall occupy no more than 50% of the overall sign, including base and other sign elements, even when it conforms to division (S)(5) in this
The following signs, with their specific sizes, are allowed in each district.

(A) **Historic District.**

(1) **Residential.**
(a) **Single unit.** One sign is allowed for each unit, not to exceed five square feet in area, identifying the name and address of the occupant, attached to the building or freestanding.

(b) **Multiple dwelling.** One sign, as in division (A)(1)(a) above, not to exceed five square feet in area, is allowed.

(2) **Business.**

(a) **Number and types of signs permitted.** Each commercial building shall be permitted either one freestanding sign on the property, not permissible on the public sidewalk or park land, or one projection sign at the street entrance of each commercial unit. Each commercial unit is allowed to have one identification sign of a Type 1 flat sign or Type 2 dimensional surface sign. Each commercial unit is allowed a Type 3 awning sign over the entrance and upper story windows. Each unit/tenant is allowed to have a Type 6 window sign. If the unit has frontage on two streets, a secondary identification sign is permitted, allowable signs include a Type 1 flat sign, Type 2 dimensional sign, or Type 4 projecting sign. If a unit possesses a rear entrance or an additional entrance on a secondary frontage, the unit is allowed an additional Type 1 flat sign, Type 2 dimensional surface sign, or Type 4 projection sign, and a Type 3 awning sign.

(b) **Type 1 flat sign.** A Type 1 flat sign is allowed, provided that, when mounted, it does not project more than 12 inches from the wall, and is not located higher than 15 feet from the sidewalk, unless historic documentation demonstrates the building had signage in the fascia. The sign shall not project higher than the bottom of the windowsills of the second floor, nor conceal other architectural features of the building, nor should it extend above or below the historic signboard if still extant above the storefront. The sign area shall occupy only the center 70% of the commercial unit frontage, and shall not extend within two feet of the edge of the wall.

(c) **Type 2 dimensional surface sign.** A Type 2 dimensional surface sign is allowed, provided that it shall be mounted so that it does not project more than 12 inches from the wall, and is located no less than nine feet, and no higher than 15 feet, from the sidewalk. The sign shall not project higher than the bottom of the windowsills of the second floor, nor conceal other architectural features of the building, nor should it extend above or below the historic signboard if still extant above the storefront. The sign area shall occupy only the center 70% of the commercial unit frontage, and shall not extend within two feet of the edge of the wall. The dimensional lettering may be affixed directly to the building or to a material that is then mounted to the building, in either case, the sign projection must be less than 12 inches. (See appendix for examples of Type 2 dimensional signs.)

(d) **Type 3 awning sign.** Traditionally awnings did not serve as a primary means of advertising. They were used for practical purposes, including protecting pedestrians from the weather, protecting items displayed in the window from sun damage, and conserving energy. A Type 3 awning sign can be placed above windows and doors. It is recommended that an awning should not cover more than one-third of the opening, and should not distract from the architecture of the building or the business inside. Awnings(s) over first story windows and doors should not extend above the first story. The number of awnings should be determined by the design of the building. A single storefront without divisions between windows will typically require one awning. On properties with divisions between windows and doors, multiple awnings should be used, each designed to fit one window. Awnings should mimic the shape of the opening, not extend across bays, and should not extend beyond the opening.

1. **Clearance.** Awnings shall be at least 7-1/2 feet above the sidewalk.

2. **Material.** Refer to § 155.05, Materials Allowed.

3. **Valance.** Awnings shall contain a valance. The valance is the only portion of the awning that can serve as a sign panel. The valance should not be fixed or rigid; it should be free-hanging. The height of the valance can be between ten and 12 inches, and shall not exceed 12 inches.
4. **Sign panel.** As stated above, signage is restricted to the valance. All advertising, lettering, logos and print shall not exceed eight inches in height, nor shall they occupy more than 70% of the valance length. Lettering should be centered and may be painted, appliqued or silk screened on the valance.

5. **Projection.** Awnings shall project no less than three feet from the building.

6. **Type/shape.** Fixed or retractable awnings are permitted. Standard sloped/shed awnings, with either closed or open ends, are permitted. Boxed, curved and odd shapes, such as bull nose and bubble awnings, should not be used in the historic district, unless there is evidence that historically this type of awning was used on the building.

7. **Colors and lighting.** Refer to § 155.06, Lighting and Colors Allowed.

8. **Appropriate fonts.** Refer to § 155.07, Lettering Allowed.

   (e) **Type 4 projecting sign.** A Type 4 projecting sign is allowed, provided that it shall not be more than 12 square feet in area, and no exterior dimension shall be more than four feet. Such a sign and mounting system shall not project more than seven feet from the building wall, and no portion of the sign shall be lower than nine feet above the sidewalk, and no more than 13 feet above that point. The sign’s mounting system shall not extend beyond the building's parapet, impede or destroy any architectural elements or ornament on the building. Projecting signs are not restricted to a particular shape, allowing for creativity in sign design, such as an object or symbol for a type of business, or in the mounting system. (See appendix for examples of Type 4 projecting signs.)

   (f) **Type 5 freestanding sign.** A Type 5 freestanding sign is allowed, provided that it must have the entire structure inside the property line of the premises in which the business is conducted. It shall not exceed 32 square feet in display area, and no part of the structure shall be more than ten feet above the grade immediately below.

   (g) **Type 6 window sign.** A Type 6 window sign is allowed for each business. These signs can be affixed or painted directly on the glass, suspended in the window, or back-supported and placed in the window. The sign should not occupy more than 20% of the total window area. Temporary promotion signs are not to be exhibited more than 14 days and may be shown in addition to those regularly displayed. (See appendix for examples of Type 6 window signs.)

(B) **City residential (excluding Historic District).**

   (1) **Single unit.** One sign per unit, not to exceed five square feet, identifying the name and address of the occupant, attached to the building or freestanding is allowed.

   (2) **Multiple unit.** One sign per unit is allowed, not to exceed five square feet in area, identifying the names and addresses of the occupants, attached or freestanding. For larger apartment complexes, an additional sign, not to exceed eight square feet on each face, may be used to identify the name of the building.

   (3) **Residential business.** A home occupation (as allowed in this code under § 156.035, Home Occupations) shall be permitted one flat or dimensional surface sign, consistent with the character of residence, attached flush with the structure, not more than five square feet in area. The sign shall not be illuminated, and shall indicate only the name, occupation and phone number of the business. Along an arterial street, as defined in § 156.003 of this code, a freestanding sign may be used instead of the flat or dimensional surface sign. The freestanding sign shall be of professional quality, consistent with the character of residence, and not more than five square feet in area. The sign shall not be illuminated, and shall indicate only the name, occupation and phone number of the business.

(C) **Multi-tenant building.**

   (1) To address the rapid tenant transition within multi-tenant office/commercial building, a specific sign type is being required. A Type 1 flat sign or Type 2 dimensional sign may be posted near each entrance
to the building, which identifies the name of the office/commercial complex. If tenants are to be specifically recognized by name or their location within the building, they must be represented on a removable placard attached to the signboard below the name of the complex. If individual tenants are to be recognized, the signboard must be proportionate to the building facade, such as no more than half the height of a story and half the width of a bay.

(2) For the same reasons listed above, a specific form for a Type 4 projecting sign is being required on multi-tenant office/commercial building. The Type 4 sign follows all of the code requirements listed above. The sign format would have the mounting attached to the topmost individual sign, which identifies the name of the office/commercial complex. The names of individual tenants would hang from placards arranged vertically below. The placard-hanging system can consist of hooks, chains, metal rod or solid wood, with applied placards that are closely set, providing additional rigidity as the only permanent attachment is to the umbrella name of the building. (See the appendix for signage similar to that being requested for multi-tenant office/commercial complexes in the Historic District.)

(D) City business area (excluding Historic District).

(1) Number and types of signs permitted. Each tenant- or owner-occupied commercial unit shall be permitted either one Type 5 freestanding sign (except a business center) or one Type 4 projection sign. Each commercial unit/tenant is allowed to have one identification sign of a Type 1 flat sign, Type 2 dimensional surface sign, or a Type 3 awning sign. A second primary identification sign is permitted if the commercial unit has frontage on two streets. Each commercial unit/tenant is allowed to have one secondary Type 1 flat sign or Type 2 dimensional surface sign on each side or rear wall when such wall has frontage on an access drive or customer parking area. Such secondary wall signs are prohibited along side or rear walls contiguous to a residence or residential zoning lot. Each unit/tenant is allowed to have a Type 6 window sign.

(2) Type 1 flat sign allowed. A Type 1 flat sign is allowed, provided it does not project more than 12 inches from the wall, nor shall it project higher than the bottom of the window sills of the second floor or other architectural features of the building. The sign area shall not exceed one time the width in feet of the building wall relative to the occupancy, nor shall it extend within two feet of the edge of the wall. The sign area of a secondary sign shall not exceed 0.75 square feet for each linear foot of the building wall relative to the occupancy, nor shall it extend within two feet of the edge of the wall.

(3) Type 2 dimensional surface sign allowed. A Type 2 dimensional surface sign is allowed, provided that it shall be mounted so that it does not project more than 12 inches from the wall, the lowest part to be not less than nine feet above grade elevation at the point immediately below, nor shall it project higher than the bottom of the window sills of the second floor or other architectural features of the building. The sign area shall not exceed one time the width in feet of the building wall relative to the occupancy, nor shall it extend within two feet of the edge of the wall. The sign area of a secondary sign shall not exceed 0.75 square feet for each linear foot of the building wall relative to the occupancy, nor shall it extend within two feet of the edge of the wall.

(4) Placement of Type 3 awning sign. A Type 3 awning sign can be placed above windows and doors. The signage on the awning must not exceed 20% of the total canopy area. Traditional canvas types of awnings are acceptable. Colors should be carefully chosen. Metal or plastic shall not be permitted.

(5) Type 4 projecting sign allowed. A Type 4 projecting sign is allowed, provided that it shall not be more than 18 square feet in area (each face), and no exterior dimension shall be more than six feet. The sign shall not project more than seven feet from the building wall, and no portion of the sign shall be lower than nine feet above grade and no more than 14 feet above grade. No projecting sign or any part of the support structure for a projecting sign shall be permitted to extend above the parapet of the building. For buildings over one story, no part of the sign shall be over 15 feet above grade.

(6) Type 5 freestanding sign allowed. A Type 5 freestanding sign is allowed, provided that it must have the entire structure inside property lines of the premises in which the business is conducted. On outlots within a development, it shall not exceed 60 square feet display area, and no part of the structure
shall be more than six feet above the grade immediately below. On lots other than outlots, it shall not exceed 64 square feet in display area, and no part of the structure shall be more than ten feet above the grade immediately below.

(7) **Type 6 window sign allowed.** A Type 6 window sign is allowed. These signs are either applied directly to the glass, displayed in the glass area, or attached to the glass by tape or other devices. Such signs shall not occupy more than 25% of the window area. Temporary promotional signs, which are not to be exhibited more than 14 days, may be shown in addition to those regularly displayed.

(E) **Industrial areas within the city limits.**

(1) Each business shall be permitted one business sign on each exterior wall containing such business. The sign may be painted directly on the wall, or it may be allowable Type 1 or 2. If the sign is painted directly on the wall, or if it is of Type 1 or 2, it must not exceed 1-1/2 times the width, in feet, of the wall on which it is displayed.

(2) A sign of allowable Type 4 or 5 may be used for each business (excluding a business center). If the sign is Type 4, it shall not be more than 30 square feet in area, and it shall not project more than seven feet from the wall. No part of the sign shall be lower than nine feet above the grade level immediately below.

(3) If a sign of Type 5 is used, there cannot be more than one located on the lot (excluding a business center), and it must be located inside property lines of the occupant displaying the sign. It may be as large as 64 square feet display surface area (on each face). Maximum height is to be 20 feet. A sign marking the service entrance, not to exceed 20 square feet, may be used. It may be painted on the service door or on the adjacent wall.

(F) Business centers are permitted Type 5 freestanding signage as determined by the following categories:

(1) **Centers to 40,000 square feet gross floor area.** Two freestanding signs for the center, having 75 feet minimum separation between signs, with each side of the sign surface area not exceeding 64 square feet. Maximum height of the sign cannot exceed ten feet.

(2) **Centers 40,000 to 100,000 square feet gross floor area.**

   (a) Two freestanding signs for the center, having 100 feet minimum separation between signs, identifying the names of tenants in the center, with each side of the sign area not exceeding 96 square feet, of which no one tenant could occupy more than 64 square feet. Maximum height of sign cannot exceed ten feet for only one business, and 20 feet for two or more businesses.

   (b) One ground sign identifying the name of the center shall be permitted at each entrance. The sign area for each side of the sign shall not exceed 32 square feet. Maximum height of the sign cannot exceed five feet.

(3) **Centers 100,000 square feet to 400,000 square feet gross floor area.**

   (a) Two freestanding signs for each frontage of an arterial or collector street, having 150 feet minimum separation between signs, identifying the names of the tenants in the center, with each side of the sign area not exceeding 128 square feet, of which no one tenant could occupy more than 64 square feet. Maximum height of the sign shall not exceed ten feet for only one business, or 20 feet for two or more businesses.

   (b) One ground sign identifying the name of the center shall be permitted at each entrance or intersection of two arterial streets. Sign area for each side of the sign shall not exceed 32 square feet. Maximum height of sign shall not exceed five feet.

(4) **Centers 400,000 square feet or more gross floor area.** One ground sign identifying the name of the center shall be permitted at each entrance or intersection of two arterial streets. Sign area for each side of
the sign shall not exceed 64 square feet. Maximum height of the sign shall not exceed 20 feet.

(79 Code, § 156.13) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 1031, passed 3-17-86; Am. Ord. 95-402, passed 5-10-95; Am. Ord. 02-377, passed 1-29-03; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 08-812, passed 8-20-08; Am. Ord. 08-832, passed 1-7-09; Am. Ord. 11-035, passed 10-19-11; Am. Ord. 11-047, passed 12-21-11) Penalty, see § 155.99

§ 155.14 SIGN PERMIT.

No person, firm, or corporation shall construct, erect, or maintain a sign within the limits of the city, without having first obtained a permit thus as herein provided. However, no permit is required for any residential, multi-residential signs in any district.

(79 Code, § 156.14) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 07-750, passed 12-12-07) Penalty, see § 155.99

§ 155.15 ISSUANCE OF PERMITS AND APPEALS.

Permits for signs shall be issued by the Zoning Officer, subject, however, to appeal before the International Code Council Board of Appeals.

(79 Code, § 156.15) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 1005, passed 4-1-85; Am. Ord. 89-165, passed 8-7-89; Am. Ord. 97-047, passed 2-12-97; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 10-017, passed 8-4-10)

§ 155.16 APPLICATIONS.

Applicants shall present the sign permit application to the Zoning Officer.

(79 Code, § 156.16) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 89-165, passed 8-7-89; Am. Ord. 07-750, passed 12-12-07)

§ 155.17 PERMIT ISSUANCE.

The Zoning Officer shall, upon receiving an application for permit, have seven days from the receipt of the application and payment of the requisite fee, to either issue a permit for sign or deny the permit.

(79 Code, § 156.17) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 1005, passed 4-1-85; Am. Ord. 89-165, passed 8-7-89; Am. Ord. 07-750, passed 12-12-07)

§ 155.18 APPEAL PROCEDURE.

(A) Any applicant may appeal a denial of the issuance of a sign permit by the Zoning Officer by filing a written objection to the Zoning Officer of the Zoning Officer's denial of the permit. Any appeal of Zoning Officer's decision shall be brought to the International Code Council Board of Appeals.

(B) The International Code Council Board of Appeals has the authority to concur with or override the Zoning Officer's denial of issuance of a sign permit. The International Code Council Board of Appeals shall confine its investigation and ruling to a review of the correctness of the Zoning Officer's interpretation of the sign ordinances of the city.
(C) The hearing shall be open to the public and shall be informal in nature. However, the applicant has the right to be represented by counsel and to present evidence and witnesses.

(‘79 Code, § 156.18) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 89-165, passed 8-7-89; Am. Ord. 97-047, passed 2-12-97; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 10-017, passed 8-4-10)

§ 155.19 REVOCATION OF PERMIT.

(A) The Zoning Officer shall have the right to revoke all permits if the sign is altered or changed in any way or is not being maintained, or is a hazard.

(B) An appeal of the Zoning Officer's decision to revoke a sign permit shall be heard by the International Code Council Board of Appeals. The appeal must be filed in writing to the Zoning Officer within seven days of the Zoning Officer's revocation of the permit. The International Code Council Board of Appeals has the authority to concur with or override the Zoning Officer's decision.

(C) The hearing shall be open to the public and shall be informal in nature. However, the appellant has the right to be represented by counsel and to present evidence and witnesses.

(‘79 Code, § 156.19) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 89-165, passed 8-7-89; Am. Ord. 97-047, passed 2-12-97; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 10-017, passed 8-4-10)

§ 155.20 NONCONFORMING SIGNS.

Any nonconforming sign lawfully in existence at the time of the adoption of this chapter and which remains nonconforming, and any sign which shall become nonconforming upon the adoption of this chapter, or any subsequent amendments hereto, may be continued in accordance with the provisions of this section.

(A) Ordinary repairs and maintenance, including removal and replacing of the outer panels shall be permitted; provided that no structural alteration or other work shall appreciably extend the normal life of the sign.

(B) No repair or alteration which increases the size of the sign shall be permitted.

(C) No sign shall be moved in whole or in part to any other location on the same or other lot unless every portion of such sign is made to conform to all of the regulations of this chapter and other applicable regulations of the city.

(D) (1) A nonconforming sign which is destroyed or damaged by fire or other casualty or act of God, to the extent that the cost of restoration to the condition in which it was before the occurrence shall exceed 50% of the cost of the replacement of the entire graphic, shall not be restored unless said sign shall conform to all of the regulations of this chapter and other applicable regulations of the city.

(2) In the event such damage or destruction is less than 50% of the cost of restoration of the sign to the condition in which it was before the occurrence of damage or destruction, no repairs or reconstruction shall be made unless such restoration is started within 30 days from the date of such damage or destruction, and provided further that completion is accomplished within three months from the date of such damage or destruction.

(3) If the restoration is not started within 30 days from the date of such damage or destruction, and diligently pursued to completion, the sign shall be removed.
(E) If the name of the business changes, the nonconforming sign shall be discontinued.

(F) If a nonconforming sign is discontinued for a continuous period of one year, it shall not be renewed, and any subsequent sign shall conform to all the requirements of this chapter and other applicable regulations of the city.

(G) No substitution, through repair or alteration, of any element of a graphic for another such element, which causes such sign to be classified as nonconforming, shall be permitted.

(79 Code, § 156.20) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 1031, passed 3-17-86; Am. Ord. 02-377, passed 1-29-03; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 11-047, passed 12-21-11) Penalty, see § 155.99

§ 155.21 REMOVAL AND MAINTENANCE OF CERTAIN SIGNS.

(A) Removal of certain signs. Any sign now or hereafter which no longer advertises an existing business being conducted on the premises shall be taken down or removed by the owner, tenant or their agent, from the wall of the building and/or freestanding structure upon which the sign may be found within ten days after receiving written notification from the city. If sign is located on the wall of the building, the entire sign structure shall be removed and the wall returned to its original condition free of holes and/or discoloration. If sign is located on a freestanding sign structure, the panel to be removed shall be replaced with a blank opaque panel (no clear panel which allows for the interior components of the sign to be visible).

(B) Maintenance. The owner, tenant or their agent, shall be jointly and severally responsible for the maintenance of all components comprising a wall sign or freestanding sign. All signage shall be maintained in good, readable condition to present a neat and orderly appearance. Illuminated signage shall be functional, and all sign structures shall be free of damage, rust or discoloration. An owner, tenant or their agent shall address any identified maintenance issue(s) within 20 days after receiving written notification from the city.

(79 Code, § 156.21) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 07-750, passed 12-12-07; Am. Ord. 15-019, passed 8-19-15) Penalty, see § 155.99

§ 155.22 SIGN FEES.

(A) The fee for a sign permit shall be based upon the value of the sign as follows:

1. $25 for a sign valued at $1,000 or less, plus
2. $5 per each additional $1,000 valuation (includes installation cost), and
3. $30 for electrical connections or wiring (if applicable).

(B) There shall be a permit fee of an amount of $25 ($10 for local church, school, and community service organization) for issuance of a temporary or special event sign pursuant to § 155.10.

(79 Code, § 156.22) (Ord. 980, passed 10-17-83; Am. Ord. 1031, passed 3-17-86; Am. Ord. 02-377, passed 1-29-03; Am. Ord. 07-750, passed 12-12-07)

§ 155.23 VARIATIONS.

(A) Generally. The International Code Council Board of Appeals (ICC), or Zoning Administrator in the case of administrative variations, may grant a variance of the sign code as authorized herein. In no case
shall a variance be granted that increases the number of signs.

(1) The Zoning Administrator shall have the ability to grant a variance in the following instances only: variance of sign dimensions (height, length, width, area) to an amount no greater than 20% of the corresponding dimension normally permitted in this chapter.

(2) The International Code Council Board of Appeals may grant variances from this chapter, except that no variance shall be granted that allows something that is otherwise prohibited.

(B) Applications. Applications for a variation shall be filed with the Planning and Building Department. In the case of variations granted by the ICC Board of Appeals, the Planning and Building Department shall forward without delay a copy to the Chairman of the ICC Board of Appeals. The application shall contain the following information:

1. The particular requirements of the code that prevent the proposed sign.

2. The characteristics of the property and the proposed sign.

(C) Fees.

1. Upon presentation for an administrative variation from the requirements of this chapter, the applicant shall pay a non-refundable fee of $350, plus $50 for each additional variation requested at the same time.

2. Upon presentation for a variation from this chapter administered by the International Code Council Board of Appeals, the applicant shall pay a non-refundable fee of $500, plus $50 for each additional variation requested at the same time. If an applicant is applying for the variation within 90 days of an administrative variation being denied for the same request, and all fees were paid in full for the administrative variation, then the fee charged is the cost of an International Code Council Board of Appeals variation less the fee paid for the administrative variation, provided the scope of the variation has not expanded and no additional relief is requested.

(D) Notice.

1. For administrative variations, a public hearing is not required. Notification of the variance request shall be through certified mail to all property owners within one property radius of the subject property. When a variance is requested in the Historic District, the members of the city's Heritage and Architecture Commission shall be notified of the request.

2. Variations administered by the International Code Council Board of Appeals shall be provided a public hearing.

(a) Public notice of such hearing shall be published at least once, but not less than 15 days nor more than 30 days before such hearing, in a newspaper circulated within the city.

(b) When a variance is requested in the Historic District, the members of the city's Heritage and Architecture Commission shall be notified of the request and date of the hearing.

(E) Decisions.

1. Following the public hearing, the International Code Council Board of Appeals shall either grant or deny the permit in accordance with § 112.7, Board Decision, of § 152.02 of the Building Code. After the evidence has been presented, the Board shall base its decision on whether the variation will not merely serve as a convenience to the petitioner, but is necessary to alleviate some demonstrable hardship or unusual practical difficulty, and that the granting of the variation will not in any way be inconsistent with the intent and objectives of this chapter.

2. An administrative variance shall be granted by the Zoning Administrator only when no objections to the variation have been received the Planning Department within 15 days of the required mailings being
sent, and the Zoning Administrator has determined the variation will not merely serve as a convenience to the petitioner, but is necessary to alleviate some demonstrable hardship or unusual practical difficulty, and that the granting of the variation will not in any way be inconsistent with the intent and objectives of this chapter. If an administrative variation is denied, the applicant may apply for the variation administered by the International Code Council Board of Appeals.

(F) Period of validity.

(1) No longer than 12 months. No decision granting a variation shall be valid for a period longer than 12 months from the date of the decision.

(2) Extensions of time. The International Code Council Board of Appeals, or Zoning Administrator in the case of administrative variations, may grant additional extensions of time not exceeding 180 days, upon written application made within the initial 12-month period, without further notice or hearing, but the right to extend the time shall not include the right to grant additional relief by expanding the scope of the variation.

§ 155.24 SIGNS IN THE RIGHT-OF-WAY.

(A) Traffic or other municipal street signs such as railroad crossing signs, legal notices, and such temporary emergency signs as may be authorized by the City Council.

(B) City signage permitted by the city.

(C) Emergency signs.

(D) The City Administrator or designee is authorized to immediately remove any illegal sign located in any public right-of-way.

§ 155.25 DESIGN STANDARDS FOR SIGNS.

(A) General.

(1) Parking and directional signs shall be used to effectively direct vehicles and pedestrians.

(2) Signs shall be located to not interfere with the safe and orderly ingress and egress of vehicles and pedestrians.

(3) Lighting standards are contained in § 155.06, Lighting and colors allowed.

(B) Type 1 flat signs and Type 2 dimension surface signs.

(1) Wall signs shall be made of individual letters and characters.

(2) Wall signs, designed to allow the removal of the entire surface devoted to the message area and to allow for its replacement en masse, shall be prohibited.

(3) Wall signs within a multiple-tenant building (excluding the Historic District) shall be of common vertical height, elevation and architecture.

(C) Type 5 freestanding signs.
(1) All freestanding signs shall be ground-mounted (monument style). Pole-mounted signs shall be prohibited.

(2) Monument-style signs shall have a masonry stone, brick or similar base, with at least five feet of landscaping at the base.

(3) Signs must compliment the design of the principal structure, including the use of corresponding materials.

(Ord. 08-812, passed 8-20-08)

§ 155.26 SIGNS EXEMPTED FROM THIS CHAPTER.

The following signs are exempt from this chapter: city signage located on property owned or controlled by the city including entryway signs, and public information/address signs which may include electronic message boards. Nothing in this section shall be construed as exempting these signs from the provisions of the City Building code.

(Ord. 14-026, passed 9-3-14)

§ 155.99 PENALTY.

(A) Fine. Any person, firm, company, or corporation, whether acting as principal, agent, employee, or otherwise, violating any provision of this chapter, or any provision under which a sign permit has been granted hereunder, shall be fined not less than $10 nor more than the maximum amount set forth in § 10.99. Such person shall be deemed guilty of a separate offense for each day during any portion of which any violation of the chapter is committed, continued, or permitted by such person, and upon conviction thereof, shall be punished as herein provided.

(B) Legal procedure. Any sign hereafter set up, erected, built, moved, or maintained contrary to the provisions of this chapter, shall be declared to be unlawful, and the City Attorney shall, upon order of the City Council, immediately commence actions for the abatement, removal, and enjoinder thereof and in the manner provided by law, and shall take such steps and shall apply to such court as may have jurisdiction, to grant such relief as will abate or remove such sign and enjoin and restrain any person from setting up, erecting, building, moving, or maintaining such sign contrary to the provisions of this chapter.

(‘79 Code, § 156.99) (Ord. 967, passed 2-21-82; Am. Ord. 980, passed 10-17-83; Am. Ord. 07-750, passed 12-12-07)

APPENDIX: LETTERING EXAMPLES
155.07 EXAMPLES OF LETTERING ALLOWED

**DELICATESSEN**

Letters take up too much of the sign area

**DELICATESSEN**

Letters occupy approx. 75% of the sign area (maximum)

Figure 1 (above): Appropriate letter spacing above. Courtesy of the City of Montezuma, Georgia. [www.montezuma-ga.org/ordinances/chapter18.htm](http://www.montezuma-ga.org/ordinances/chapter18.htm)

![Figure 2](image)

**FM**

Utilize simple serif or sans serif alphabet

**B**

Avoid corny lettering styles

**HARD TO READ**

Discourage typefaces which are hard to read

Figure 2 (above): Appropriate letter spacing above. Courtesy of the City of Montezuma, Georgia. [www.montezuma-ga.org/ordinances/chapter18.htm](http://www.montezuma-ga.org/ordinances/chapter18.htm)

![Figure 3-5](image)

**DRUGS**

**SODA**

**Confectionery**

**Restaurant**

**Metropolitan**

**Cigars**

Figure 3-5 (above and left): Examples of appropriate letter for signage, not an exclusive list. Courtesy of Wagner, Charles L.H. *Wagner’s Blue Print Text Book of Sign and Show Card Lettering*. Boston: Charles L.H. Wagner, 1926.
155.11 SPECIAL PROVISIONS FOR CERTAIN SIGNS
(N) Sidewalk Signage

Figure 6: Appropriate example of sidewalk sign.

155.13 SIZES OF SIGNS
(A) Historic District
(2) Business

Figure 7 (right): Examples of appropriate sign location for all sign types. Courtesy of City of Pasadena, Ca. www.ci.pasadena.ca.us/zoning/P-4.html
Figure 8 (above): Example of appropriate sign location for Type 1 and Type 2 signs. Courtesy of City of Montezuma, Georgia. [www.montezuma-ga.org/ordinances/chapter18.htm](http://www.montezuma-ga.org/ordinances/chapter18.htm)

Appropriate sign size

Inappropriate sign size

Figure 8 and 9 (above): Examples of appropriate and inappropriate sign size for signboard above store entrance. Courtesy of City of Newport Beach, California. [www.city.newport-beach.ca.us](http://www.city.newport-beach.ca.us)

Appropriate sign width:
located within middle
70% of front facade

Figure 10: Appropriate sign width for generic commercial storefront. Courtesy of City of Pasadena, California. [www.ci.pasadena.ca.us/zoning/P-4.html](http://www.ci.pasadena.ca.us/zoning/P-4.html)
(A) Historic District
(2) Business

(b) Type 1 flat sign

Figure 11 (above): Appropriate example of Type 1 flat sign.

Figure 12 (above): Cute sign but it obscures architectural ornament that was part of historic storefront.
(A) Historic District
(2) Business
(c) Type 2 dimensional sign

Courtesy of North East Signs. [http://www.northeastsigns.com](http://www.northeastsigns.com)
Figure 13-18 (above): Examples of appropriate Type 2 dimensional signage.
Figure 19. Inappropriate Type 2 signage because not centered on facade and within two feet of property line.

(A) Historic District
(2) Business
(d) Type 3 awning sign

Figure 20-22 (above): Examples of appropriate Type 3 awnings signs.
Figure 23 and 24: Example of inappropriate Type 3 awning with no regard to actual window openings (above) and inappropriate size, too large (right).

(A) Historic District
(2) Business
(e) Type 4 Projection Sign

Figure 25 through 30 (below): Good examples of Type 4 projection sign with focus on creativity.
(A) Historic District
   (2) Business
      (g) Type 6 window sign

Figure 31(above): Example of painted window sign
(C) Multi-Tenant Building
   (a) Type 1 or Type 2 sign

Figure 32 (above): Example of fixed multi-tenant sign

(b) Type 4 projecting sign

Figure 33 (left): Example of Type 4 projecting multi-tenant sign. Courtesy of the City of Annapolis, MD. www.ci.annapolis.md.us/info.asp?page=6701