

ARTICLE 6. Section 10.76 shall be amended to read as follows:

10.76 DESIGN REQUIREMENTS.

~~(1) Illumination of signs must be designed so that the lighting element is shielded from view from any adjacent residence and from vehicular traffic. Neon and fiber optic lighting and electronic signs are exempt from this regulation.~~

(a) Light Number and Direction. Signs that are illuminated from an external source shall have a maximum of 4 external lights directed at only the copy area from a downward angle attached to the top of the sign or sign structure.

(b) Glare. Light sources shall be effectively shielded to prevent beams or rays of light from being directed at any portion of a road that are of such intensity or brilliance as to cause glare or impair the vision of the driver of a motor vehicle, or that otherwise interfere with any driver's operation of a motor vehicle.

(c) No sign shall use flashing, moving, reflecting, or changing light sources.

(2) No sign shall use any word, phrase, symbol, shape, form or character in such manner as to interfere with moving traffic, including signs which incorporate typical street-type or traffic control-type sign designs and colors. No sign may be installed at any location where by reason of its position, wording, illumination, size, shape or color it may obstruct, impair, obscure, interfere with the view of, or be confused with, any official traffic control sign, signal or device.

(3) Electronic message sign design.

(a) On-premises ground and pylon signs shall be the only type of sign that may incorporate electronic message components to the sign's copy area.

(b) The electronic message shall not be changed more than once every 6 seconds.

(c) Malfunction. In the event of a malfunction in any portion of the electronic message sign, the sign shall be turned off upon notification until the malfunction is corrected.

(d) Nits. Electronic message sign copy areas shall not exceed a maximum illumination of 5000 nits during daylight hours and 500 nits between dusk to dawn as measured from the sign's face at maximum brightness.

ARTICLE 7. Section 10.77 shall be amended and renumbered to read as follows:

10.77 LOCATIONAL AND SETBACK REGULATIONS.

(1) All signs shall be located a minimum of 5 feet from a public right-of-way or permanent highway easement.

(2) All signs shall be located a minimum of 5 feet from a side property line.

(3) All signs shall be located a minimum of 5 feet from a rear property line.

~~(14)~~ Billboards may not be located within 300 feet of existing on-premise advertising signs.

~~(25)~~ Off-premise signs may not be installed within the limits of any curve.

~~(36)~~ Crop signs shall be located within 50' of the crop identified.

~~(47)~~ Directory signs may not be located within 300 feet of existing on-premise advertising signs.

~~(58)~~ No sign may block or interfere with the visibility for ingress or egress of a driveway. All signs, except auxiliary signs, that are adjacent to driveway ingress

94 or egress, shall provide a minimum of 6 feet of clearance between ground level
95 and the bottom edge of the sign.

96 **(69)** No sign may be located within a permanently protected green space area.

97 ~~**(10)** No sign may be located in a visibility triangle.~~

98 ~~**(711)** Home occupation signs shall be mounted on the residence in which the~~
99 ~~occupation is located.~~

100 ~~**(8)** Limited family business signs shall be mounted on the building in which the~~
101 ~~business is located.~~

102 **(912)** Each primary building housing a separate unaffiliated business on a parcel
103 is allowed to have the total related signs as permitted by this ordinance, e. g.,
104 each building in a condominium plat and each leased or rented building in a
105 complex shall be entitled to the total number of signs. Businesses located in one
106 building must share the total signs allocated to the building.

107 **(103)** Projecting signs may not be located directly over a public or private street,
108 drive or parking area.

109 **(114)** Ground and pylon signs may not be located less than 5 feet from a rear lot
110 line.

111 **(125)** No sign shall be located within a road right-of-way.

112 **(136)** No sign shall be installed on a roof.

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114 ARTICLE 8. Section 10.83 is repealed.

115 ~~**10.83 SET BACK REGULATIONS. (1)** All signs shall be located a minimum of~~
116 ~~5 feet from the road right-of-way except as otherwise provided by this ordinance.~~

117 ~~**(2)** A ground sign located on the premises of an existing business and whose~~
118 ~~bottom edge is less than 6 feet above ground level shall be set back the greater~~
119 ~~of the centerline distance or the right-of-way distance as specified in the following~~
120 ~~schedule:~~

121 ~~TYPE FEET FROM FEET FROM~~
122 ~~OF ROAD CENTERLINE RIGHT-OF-WAY~~

123 Class A	100	42
124 Class B	75	42
125 Class C	63	30
126 Class D	not applicable	20
127 Class E	not applicable	30

128 ~~**(3)** Ground and pylon signs shall be located a minimum of 5 feet from a side lot~~
129 ~~line.~~

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131 *[EXPLANATION: This amendment revises the provisions for electronic signs and*
132 *allows ground signs to be located 5 feet from the street (highway) right-of-way.*
133 *While the original amendment would have permitted electronic signs in the A-1*
134 *Exclusive Agriculture District, this substitute amendment would not allow*
135 *electronic signs in A-1 Exclusive; it only affects electronic sign provisions and the*
136 *location of ground signs in proximity to the right-of-way.]*
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