ORDINANCE NO. 2007-14

AN ORDINANCE OF THE CITY OF SEASIDE, OREGON, AMENDING THE CODE OF SEASIDE CHAPTER 155 MAKING SPECIFIC MODIFICATIONS TO THE CITY OF SEASIDE SIGN ORDINANCE.

WHEREAS, the City of Seaside Planning Commission has heard a number of requests to make modifications to the City's sign ordinance in conjunction with specific requests for signage under current city ordinance; and

WHEREAS, the City of Seaside Planning Commission is the body that is responsible for hearing and determining the outcome of variance requests under the sign ordinance; and

WHEREAS, the Commission believes that making a number of modifications to the sign regulations is appropriate and referable to considering additional variance requests under the provisions of the ordinance; and

WHEREAS, the City Council is the appropriate body to review and approve amendments to the City of Seaside sign ordinance.

NOW, THEREFORE, THE CITY OF SEASIDE ORDAINS AS FOLLOWS:

SECTION 1. The definition of Electronic Readerboard in Section 155.03 shall be amended as follows:

13. <u>ELECTRONIC READERBOARD</u>: A sign on which display can be altered electronically by using patterns of lights. This sign may be changed at intervals of no less than thirty one and one half (1.5) seconds and may contain only one screen of text or graphic display. The illumination shall be by steady continuous light.

<u>SECTION 2.</u> The provisions for roof signage in Commercial and Industrial Zones in Section 155.15 (A) shall be amended to include the following:

4. Roof signs must comply with the following provisions:

- a. The signs must be attached to an exterior façade such that it appears to be an integrated part of the exterior wall of the building.
- b. The sign area may not extend more than 8 feet above the apparent roof line of the building that is visible from the street the sign faces; however, no sign may exceed the allowable height of the building within the district in which it is located.

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- 4. Roof signs must comply with the following provisions:
 - a. The signs must be attached to an exterior façade such that it appears to be an integrated part of the exterior wall of the building.
 - b. The sign area may not extend more than 8 feet above the apparent roof line of the building that is visible from the street the sign faces; however, no sign may exceed the allowable height of the building within the district in which it is located.
 - c. The sign area on the façade cannot cover more than 50% of the total façade area.

<u>SECTION 3.</u> The provisions for signage in Residential Commercial Zones in Section 155.15 (C) 2 shall be amended to read as follows:

c. The sign area on the façade cannot cover more than 50% of the total façade area.

SECTION 3. The provisions for signage in Residential Commercial Zones in Section 155.15 (C) 2 shall be amended to read as follows:

2. Residential Commercial: Non residential uses in the Residential Commercial zone which front on Holladay Drive or Roosevelt Drive are permitted 1 and 1/2 square feet of sign area for each linear foot of business building street frontage with a maximum of two hundred (200) square feet. No more than fifty (50) square feet of sign area may face streets other than Roosevelt.

SECTION 4. The Prohibited Sign prohibited in Section 155.50 (E) shall be amended to read as follows:

E. Roof signs projecting above the roof peak <u>unless specifically permitted under</u> this ordinance.

ADOPTED by the City Council of the Cithe following roll call vote:	ty of Seaside on this day of, 2007, by
YEAS: NAYS:	
ABSTAIN: ABSENT:	
SUBMITTED to and APPROVED by the	e Mayor on this day of, 2007
	DON LARSON, MAYOR
ATTEST:	
Mark J. Winstanley, City Manager	_

ADOPTED by the City Council of the City of Seaside the following roll call vote:	on this day of, 2007, by
YEAS:	
NAYS:	
ABSTAIN:	
ABSENT:	
SUBMITTED to and APPROVED by the Mayor on the	nis day of, 2007
DO	ON LARSON, MAYOR
ATTEST:	
Mark J. Winstanley, City Manager	

E. Roof signs projecting above the roof peak unless specifically permitted under

this ordinance.

CHAPTER 155: SIGN CODE

Section

General Provisions

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155.02	Purpose
155.03	Definitions
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GENERAL PROVISIONS

§ 155.01 TITLE.

This chapter shall be known and shall be cited as the *City of Seaside Sign Code*. (Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02)

§ 155.02 PURPOSE.

The purpose of this chapter is to provide minimum standards to safeguard life, health, property, and public welfare, including aesthetics, by regulating and controlling the size, design, construction, location, illumination and maintenance of all signs. (Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02)

§ 155.03 DEFINITIONS.

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

A-FRAME (SANDWICH BOARD). A temporary, double faced, collapsible sign, hinged at the top and open at the bottom for self support.

ALTERATION. Any change in the size, shape, method of illumination, position, location, structural feature, or supporting structure of a sign.

AREA. The area within the outer dimensions of a sign. In the case of a multiple-faced sign, the area of each face shall be included in determining sign area, except for double-faced signs placed no more than 24 inches back-to-back, only one face will be used to calculate the sign area.

AWNING: A temporary or permanent shelter supported entirely from the exterior wall of a building and composed of non-rigid materials except for the supporting framework.

BILLBOARD. A sign which advertises a business, commodity or activity which is sold, offered or conducted on premises other than those where such a sign is located.

BULLETIN BOARD, CHANGEABLE COPY SIGN, or READER BOARD. A sign of a permanent nature, but which accommodates changes in wording, indicating persons, events, products, or services offered on the premises of the sign location.

BUSINESS. A commercial or industrial enterprise.

BUSINESS FRONTAGE. The lineal front footage of a building or portion thereof devoted to a specific business or enterprise, and having an entrance/exit open to the general public.

BUSINESS PREMISES. A parcel of property or that portion thereof occupied by one tenant.

CANOPY. A non-movable roof-like structure attached to a building and does not include a reader board.

CONSTRUCTION SIGN. A sign stating the names, addresses or telephone numbers of those individuals or businesses directly associated with a construction project on the premises.

DIRECT ILLUMINATION. A source of illumination on the surface of a sign or from within a sign.

ELECTRONIC READER BOARD. A sign on which display can be altered electronically by using patterns of lights. This sign may be changed at intervals of no less than one and one-half seconds and may contain only one screen of text or graphic display. The illumination shall be by steady continuous light.

FLASHING SIGN. A sign incorporating intermittent electrical impulses to a source of illumination or revolving in a manner which creates the illusion of flashing, or which changes color or intensity of illumination. This includes, but is not limited to, all lights on or within a building or

premises or vehicle on or off the premises for the purposes of attracting attention for commercial purposes. This definition does not include time, tide, and temperature signs or electronic reader board signs.

FRONTAGE. The single wall surface of a building facing a public right-of-way.

GROUND SIGN. A sign erected on a free-standing frame, mast or pole and not attached to any building. Also known as a "free-standing sign" or "pole sign".

INCIDENTAL SIGN. A sign intended primarily for the convenience and direction of the public on the premises which does not advertise but is informational only. Includes signs which denote the hours of operation, credit cards, service station gasoline price signs, entrance and exits, and signs required by law.

INDIRECT ILLUMINATION. A source of illumination directed toward a sign so that the beam of light falls upon the exterior surface of the sign.

ILLEGAL SIGN. A sign which is erected in violation of the Seaside Sign Code.

MARQUEE. A permanent roofed structure attached to and supported by the building and projecting over public property and includes a reader board.

MARQUEE SIGN. A sign which is painted on, attached to, or supported by a marquee.

NEIGHBORHOOD IDENTIFICATION. A sign located on a wall or fence at the entry point of a single-family subdivision comprising not less than two acres, or a sign identifying a multiple-family development of ten or more dwelling units.

NON-CONFORMING SIGN. An existing sign, lawful at the time of enactment of this ordinance, which does not conform to the requirements of this code.

PARCEL or **PREMISES**. A lot or tract of land under separate ownership, as depicted upon the county assessment rolls, and having frontage abutting on a public street.

POLITICAL SIGN. Any temporary sign which supports the candidacy of any candidate for public office or urges action on any other matter on the ballot of primary, general, or special elections.

PROJECTING SIGNS. Signs, other than wall signs, which are attached to and project from a structure or building face, usually perpendicular to the building face.

REAL ESTATE SIGN. A sign indicating that the premises on which the sign is located, or any portion thereof, is for sale, lease or rent.

ROOF SIGN. Any sign, other than painted signs, erected upon, against, or directly above a roof or top of or above the parapet of a building.

SIGN. Any permanent identification, symbol or device which is affixed directly or indirectly upon a building, vehicle, structure or land, that directs attention to a product, place, activity, person, institution or business, that is designed to be seen from a public street or walkway. This may include banners, flags, balloons or other devices.

SHOPPING CENTER or BUSINESS COMPLEX. Any building containing more than one business, or any group of buildings in close proximity to one another sharing parking, ownership and ingress or egress.

STREET FRONTAGE. That area of a building which fronts on a public street, road or highway.

TEMPORARY SIGN. A sign which is not permanently affixed to the ground or to a permitted structure. These include all devices such as banners, pennants, flags (not including flags of nations), searchlights, sandwich boards, sidewalk signs, curb signs, balloons or other symbols designed to attract attention.

TIME AND TEMPERATURE SIGN. A message display providing only time, tide, and/or temperature information to the public. This information can be updated at intervals of no less than one second.

WALL GRAPHICS. Any mosaic, mural or painting or graphic art technique or combination or grouping of mosaics, murals, or paintings or graphic art techniques applied, implanted or placed directly onto a wall or fence and containing no copy, advertising symbols, lettering, trademarks or other references to any product, service, goods or advertising anything sold on or off the premises.

WALL SIGN. A sign attached to or erected against or painted upon the wall of a building with the face in a parallel plane of the building wall. (Ord. 88-2, passed 3-28-88; Am. Ord. 96-18, passed 10-28-96; Am. Ord. 2002-06, passed 6-11-02; Am. Ord. 2007-14, passed 10-8-07)

§ 155.15 GENERAL PROVISIONS.

(A) Commercial and Industrial Zones.

- (1) Area: The total area of a sign for a business in a Commercial or Industrial Zone is limited to one and one-half square feet of area for each linear foot of front frontage of the business or business building. Sign area shall include all borders, trims, structures and component parts surrounding the display surface with a maximum of 200 square feet allowed.
- (2) Corner lots: Buildings on corner lots may have signs on both streets, and each street frontage will be used for computing the sign area for that side. If one sign is visible from more than one street, the area can be deducted from either frontage.
- (3) Lettering limitations: Readerboard lettering shall not extend by any means above the roof or the readerboard.
- (4) Roof signs must comply with the following provisions:

- (a) The signs must be attached to an exterior facade such that it appears to be an integrated part of the exterior wall of the building.
- (b) The sign area may not extend more than eight feet above the apparent roof line of the building that is visible from the street the sign faces; however, no sign may exceed the allowable height of the building within the district in which it is located.
- (c) The sign area on the facade cannot cover more than 50% of the total facade area.

(B) General Residential Zones.

- (1) Single-family and duplex residential uses shall be allowed a sign not exceeding two square feet.
- (2) Apartments and non-residential uses shall be allowed a sign not exceeding 20 square feet.

(C) Specific Residential Zones.

- (1) Resort residential: All provisions applicable to Commercial and Industrial Zones shall apply to the Resort Residential Zone; however, the maximum allowable signage shall be limited to 100 square feet.
- (2) Residential commercial: Non-residential uses in the Residential Commercial Zone which front on Roosevelt Drive are permitted one and one-half square feet of sign area for each linear foot of business street frontage with a maximum of 200 square feet. No more than 50 square feet of sign area may face streets other than Roosevelt.

(D) Open Space, Aquatic and EFU Zones.

- (1) Signs within the OPR zone shall not exceed 40 square feet.
- (2) Signs within Aquatic and EFU Zones shall not exceed 40 square feet and they require a public hearing and approval of a conditional use by

the Planning Commission in accordance with the provisions of Article 6 and Article 10 of the Seaside Zoning Ordinance.

(Ord. 88-2, passed 3-28-88; Am. Ord. 96-18, passed 10-28-96; Am. Ord. 2002-06, 6-11-02; Am. Ord. 2007-14, passed 10-8-07)

§ 155.16 SIGN LOCATION.

- (A) Signs projecting into street right-of-ways: Unless otherwise provided under this chapter, signs may project over a public right-of-way from the face of the building to which they are attached to a maximum of two feet and must be located eight feet or more above grade. Signs shall not project within two feet of the curb line.
- (B) Signs projecting into alleys: No sign or sign structure shall project more than 12 inches into any public alley and must be a minimum height of 14 feet above alley grade.
- (C) Access restricted locations: No sign or sign structure shall be erected in such a manner that any portion of its surface or support will interfere in any way with the free use of any fire escape, exit or standpipe.
- (D) Code restricted locations: No sign shall obstruct any openings to such an extent that light or ventilation is reduced to a point below that required by the building code.
- (E) A-Frame or sandwich board signs: These signs are not permitted more than ten feet from the entrance of a building. They must be located entirely on the property with no more than one sign per business regardless of the permitted area allowed. The sign area is limited to no more than ten square feet per face. Only one sign is permitted per business.
- (F) Signs erected within five feet of an exterior wall in which there are openings within the area of the sign shall be constructed of noncombustible material or approved plastics.

- (G) Marquees: These structures, permitted under the building code, are not considered part of the sign area; however, any lettering area permanently placed on the face of the marquee must be deducted from the total allowed sign area.
- (H) Awning signs: Signs incorporated into the non-ridged cover of a permitted awning or signs which do not project below the face of the awning and the support frame may project more than two feet into a street right-of-way. These signs are subject to a public hearing and approval of a conditional use by the Planning Commission in accordance with the provisions of Article 6 and Article 10 of the Seaside Zoning Ordinance. All signage will be counted against the sign area prescribed in § 155.15.

 (Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06,

(Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02)

§ 155.17 SIGNS ALLOWED WITHOUT A PERMIT (EXEMPT).

The following signs are not regulated by this chapter unless otherwise stipulated:

- (A) Signs placed by the city or other informational signs placed by the Oregon State Highway Division.
- (B) Flags and insignia of national, state or local governments.
- (C) Signs of a temporary nature located completely within a commercial building.
- (D) Temporary political signs not exceeding ten square feet, provided the signs are erected no more than 30 days prior to and removed within ten days following the election for which they are intended. If the sign is not removed within the allotted time period the campaign's treasurer will be subject to penalties listed in § 155.92. (Signs must be located on private property.)
- (E) Temporary, non-illuminated real estate (no more than one per tax lot) or construction and subdivision signs not exceeding six square feet in residential zones or 32 square feet in commercial and

industrial zones. Real estate signs must be removed within 15 days from the sale, lease or rental of the property. Construction and subdivision signs must be removed within seven days of completion of the project. (Signs must be located on private property.)

- (F) Name plates indicating the name, address or profession of the occupant, not exceeding one square foot.
- (G) Temporary, off-premise, directional, open house, real estate signs, provided such signs do not exceed six square feet in size, and are located on private property, and are up only during the actual open-house hours.
- (H) Signs painted, attached, or otherwise incorporated on the vertical portion of an awning on a commercial building but not exceeding eight-inch lettering on the border.
- (I) Banners, but the square footage will be computed as part of the allowed signage.
- (J) Open signs, or parking directional signs, not exceeding one square foot in size.
- (K) Bank card signs, gas prices and similar signs not exceeding six square feet in a Commercial-Industrial Zone, limited to one sign per street frontage.
- (L) Minor maintenance and repairs to existing signs or for changes in sign copy for conforming signs.
- (M) Signs for directing traffic flow where such sign(s) are not visible from a public right-of-way or approved private road/right-of-way. Visibility must be obstructed by a permanent structure rather than vegetation.

(Ord. 88-2, passed 3-28-88; Am. Ord. 88-25, passed 12-21-88; Am. Ord. 91-16, passed 6-24-92; Am. Ord. 96-18, passed 10-28-96; Am. Ord. 2002-06, passed 6-11-02)

§ 155.18 EXCEPTIONS FOR SPECIAL SIGNS.

- (A) Allowed for conditionally permitted uses authorized by the Planning Commission exclusive of zoning. The Planning Commission may authorize additional signage for uses authorized under a conditional use permit in accordance with Article 10 of the Seaside Zoning Ordinance. Signage for these uses may be permitted in excess of the area permitted under § 155.15 of this subchapter. Although these signs are normally approved at the time the conditional use is authorized, the following provisions apply to existing conditionally permitted uses without further review by the Planning Commission:
- (1) RV and mobile home parks: In all existing RV and mobile home parks, the maximum size of a sign will be 32 square feet.
- (2) Emergency service provider: Signs identifying the name and location of emergency health care providers that provide service on the site. Such signs shall not exceed one and one-half square feet of 2005 S-6 area for each linear foot of frontage of the building or 100 square feet in sign area which ever is least. Sign area shall include all borders, trims, structures and component parts surrounding the display surface.
- (3) Schools, parks and recreational facilities.
- (B) Murals or wall graphics: No wall graphics shall be permitted without Planning Commission approval.
- (C) Temporary signs for new businesses or grand openings:
- (D) The Building Official can issue a permit for a temporary sign for new businesses or for grand openings or other special events for a period not to exceed seven days; however, the permit can be extended to a maximum of 30 days. Temporary signs beyond 30 days require Planning Commission approval.

(Ord. 88-2, passed 2-38-88; Ord. 96-18, passed 10-28-96; Am. Ord. 2002-06, passed 6-11-02)

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§ 155.40 [RESERVED.]

§ 155.50 PROHIBITED SIGNS.

The following signs are prohibited:

- (A) Flashing signs.
- (B) Unofficial signs which purport to be, are an imitation of, or resembles an unofficial traffic sign or signal, and which attempt to direct the movement of traffic or hide from view any official traffic sign or signal.
- (C) Signs or portion thereof obstructing any fire escape, stairway or standpipe; interferes with human exit through any window of any room located above the first floor of any building; obstructs any door or required exit from any building; or obstructs any required light or ventilation.
- (D) A sign or portion thereof extending beyond any property line of the premises on which such sign is located unless specifically permitted under this chapter.
- (E) Roof signs projecting above the roof peak unless specifically permitted under this chapter.
 - (F) Signs painted directly upon the roof surface.
- (G) Signs placed in any zone that would block vehicular vision clearance as defined in the Zoning Ordinance of Seaside unless the top of the sign does not extend more than two and one-half feet above the curb line or street center line if no curb exists. (Ord. 88-2, passed 3-28-88; Am. Ord. 88-25, passed 12-21-88; Am. Ord. 96-18, passed 10-28-96; Am. Ord. 2002-06, passed 6-11-02; Am. Ord. 2007-14, passed 10-8-07)

§ 155.60 ESTABLISHMENT OF SIGN PERMITS.

A sign permit is required in each of the following instances.

- (A) Upon the erection of any new sign except exempted signs.
 - (B) To alter an existing sign.
- (C) To erect a temporary sign for a new business or grand opening subject to § 155.18 but no fee will be required.
 (Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02)

§ 155.70 REQUIRED INFORMATION FOR A SIGN PERMIT.

For the purposes of review by the Building Official, a drawing to scale shall be submitted which indicates the location of all signs and sign structures (plot plan), material, color, texture, dimensions, shape, relation and attachment to building and other structures, structural elements of the proposed sign,

and the size and dimensions of any other signs located on the applicant's building or property.

(Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02)

§ 155.80 REQUIRED CONFORMANCE FOR NON-CONFORMING SIGNS.

All existing A-frame or sandwich board signs shall conform to this chapter within one year of the effective date of Ordinance 2002-06. Failure to comply within the stated time period will be justification for the City of Seaside to order the sign removed. If the sign owner fails to bring the sign into compliance or remove it, the city shall remove the sign, and all costs incurred, not paid within 30 days of billing, shall be collected from the business owner in any manner prescribed by law.

(Am. Ord. 2002-06, passed 6-11-02)

§ 155.90 UNSAFE OR ILLEGAL SIGNS.

If the Building Official finds that a sign has been erected without permit or is unsafe, or a sign permit has been issued in violation of this chapter, he shall cause the sign to be removed as follows:

- (A) If in the opinion of the Building Official, a sign is determined to cause an immediate danger to life, limb, or property, the Building Official must first attempt to find the person responsible for the sign and require its immediate removal or repair. If the responsible person(s) are unable to be located, the Building Official shall cause the sign to be removed or repaired and charge all costs to the responsible parties in addition to the penalties prescribed in § 155.92.
- (B) The Building Official shall be given written notice to the permitee or owner of any sign erected or established under a sign permit but carried out in violation of the permit or this sign ordinance, that the sign must be removed or altered within seven days. Failure to remove or alter said signs as directed shall subject the permitee or owner to the penalties prescribed in this title.

(Am. Ord. 2002-06, passed 6-11-02)

§ 155.91 SIGN PERMIT FEES.

Fees to be paid prior to the erection, alteration, or structural repair (excluding minor maintenance) of a sign.

0 - 25 square feet	90 X	800	•	.85	٠	•	٠	af.	•	\$50
26 square feet and	over									\$100

The fee for any sign which is erected without a sign permit shall be double the regular sign fee.

Plan check fee, equal to 65% of the sign permit fee, shall be required.

(Ord. 88-2, passed 3-28-88; Am. Ord. 93-32, passed

(Ord. 88-2, passed 3-28-88; Am. Ord. 93-32, passed 9-13-93; Am. Ord. 96-13, passed 4-22-96; Am. Ord. 2002-06, passed 6-11-02)

§ 155.92 ENFORCEMENT.

The Building Official is hereby authorized and directed to enforce all the provisions of this code. For such purpose he shall have the powers of a law enforcement officer.

A person violating a provision of this chapter shall, upon conviction, be punished by a fine of not more than \$150. A violation of this chapter shall be considered a separate offense for each day the violation continues.

(Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02)

§ 155.93 ABATEMENT OF SIGNS.

- (A) Abandoned signs. All signs pertaining to businesses or occupants whose products or services have ceased to be offered to the public on the premises shall be removed within 30 days.
- (B) Abatement of nuisance signs. The following signs are hereby declared a public nuisance and shall be removed or the nuisance abated within 30 days.
- (1) Illegal signs. (Am. Ord. 2002-06, passed 6-11-02)

§ 155.94 BOARD OF APPEALS AND VARIANCES.

To provide for reasonable interpretation of this chapter, and in certain instances where this chapter will produce hardship, a variance may be granted. The sign owner shall demonstrate that the situation is unique and that by complying with the ordinance he will suffer substantial hardship. The owner cannot be granted any special privilege which would result in advantages over his neighbors.

The Planning Commission shall hear all appeals and requests for variances, and a variance from the terms of this chapter shall not be granted by the Planning Commission unless and until all of the following conditions are met:

- (1) A public hearing is held in the manner proscribed in the Seaside Zoning Code.
- (2) The sign owner must demonstrate by written application that all of the following circumstances exist.
- (a) That exception or extraordinary circumstances apply to the property or business which do not apply generally to other properties or businesses in the vicinity.
- (b) That literal interpretation of the provisions of this chapter would deprive the applicant of rights commonly enjoyed by other properties or businesses in the same district under the terms of this chapter.
- (c) That the variance requested is the minimum variance which will make possible the reasonable use of the property and still meet the intent of the ordinance.
- (d) An application for a sign variance shall be accompanied by a filing fee of \$50.

NOTE: Off-premises signs visible from Roosevelt/Highway 101 need a state permit. (Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02)

- (2) The sign owner must demonstrate by written application that all of the following circumstances exist.
- (a) That exception or extraordinary circumstances apply to the property or business which do not apply generally to other properties or businesses in the vicinity.
- (b) That literal interpretation of the provisions of this chapter would deprive the applicant of rights commonly enjoyed by other properties or businesses in the same district under the terms of this chapter.
- (c) That the variance requested is the minimum variance which will make possible the reasonable use of the property and still meet the intent of this chapter.
- (d) An application for a sign variance shall be accompanied by a filing fee of \$50.

NOTE: Off-premises signs visible from Roosevelt/Highway 101 need a state permit. (Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02)

§ 155.39 ENFORCEMENT

The Building Official is hereby authorized and directed to enforce all the provisions of this code. For such purpose he shall have the powers of a law enforcement officer.

(Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02) Penalty, see § 155.99

§ 155.40 ABATEMENT OF SIGNS.

(A) Abandoned signs. All signs pertaining to businesses or occupants whose products or services have ceased to be offered to the public on the premises shall be removed within 30 days.

(B) Abatement of nuisance signs. The following signs are hereby declared a public nuisance and shall be removed or the nuisance abated within 30 days: Illegal signs.

(Am. Ord. 2002-06, passed 6-11-02) Penalty, see § 155.99

§ 155.99 PENALTY.

A person violating a provision of this chapter shall, upon conviction, be punished by a fine of not more than \$150. A violation of this chapter shall be considered a separate offense for each day the violation continues.

(Ord. 88-2, passed 3-28-88; Am. Ord. 2002-06, passed 6-11-02)