

Sec. 114-1037 SANDWICH BOARDS

One sandwich board type sign per business, regardless of corner lot or interior lot status, may be displayed in the sidewalk area adjacent to the business and shall not require review by a special design review body exercising jurisdiction in a specific area, subject to the following:

- (1) The sign shall be submitted to the chief building inspector for review and approval.
- (2) The sign shall advertise only goods and services offered by the business whose frontage the sign occupies.
- (3) The sign message shall be intended for viewing by pedestrian traffic only.
- (4) The sign shall have no moving parts.
- (5) The sign shall not be artificially illuminated.
- (6) The sign may have no more than two sides.
- (7) The sign and supporting structure's overall dimensions shall not exceed a height of four feet or a width of three feet, and the sign's advertising space shall not exceed eight square feet.
- (8) The sign shall not block pedestrian or vehicular traffic.
- (9) The sign shall not hinder the ability of persons to exit or enter vehicles parked along the curb and shall not hinder exit from or entry to a building.
- (10) The sign shall be constructed of finished all-weather materials.
- (11) The sign shall not be secured, tethered, or installed on traffic devices, utility equipment, street trees, street furniture, street lights, parking meters, or any other public fixture.
- (12) The sign may be on display only while the business is open to the public.
- (13) The sign shall be well maintained.
- (14) Applicant shall execute a hold harmless agreement with the city.
- (15) All appropriate approvals and permits shall be obtained.
- (16) Sandwich board type signs permitted by this section are not to be considered when determining other signage allowed by article X of this chapter.

(Ord. No. 10-03, pt. 1, 5-6-03)