

CITY OF BELLEVUE, WASHINGTON

ORDINANCE NO. 5679

AN ORDINANCE amending the Bellevue Sign Code to allow for increased signage of Entertainment/Public Assembly Uses in all Downtown Land Use Districts; amending Sections 20B.10.020, 22B.10.025, 22B.10.030, and 22B.10.160 of the Bellevue Sign Code; and establishing an effective date.

WHEREAS, certain civic, arts and entertainment uses within the Downtown, such as theaters, performing art centers, cinemas and sports arenas have a unique need regarding large-scale marketing and promotion; and

WHEREAS, the City of Bellevue seeks to enhance the vitality and dynamic nature of entertainment in the Downtown through signage reflecting these large-scale entertainment and public assembly uses; and

WHEREAS, the proposed Sign Code Amendment will better accommodate major entertainment and public assembly uses within Downtown Bellevue by allowing such uses to utilize signage appropriate for large-scale marketing, and by promoting a dynamic entertainment element and vitality within the Downtown; and

WHEREAS, the City of Bellevue has complied with the State Environmental Policy Act (SEPA), Chapter 43.21C RCW, and the City's Environmental Procedures Code, BCC 22.02; now, therefore,

THE CITY COUNCIL OF THE CITY OF BELLEVUE, WASHINGTON, DOES ORDAIN AS FOLLOWS:

Section 1. Section 22B.10.020 of the Bellevue Sign Code is hereby amended as follows:

22B.10.020 DEFINITIONS

Area or Surface Area. The greatest area of a sign, visible from any one viewpoint, enclosed within not more than three circles, rectangles or squares, or any combination of these forms which produces the smallest area, excluding sign support structure which does not form part of the sign proper or of the display. "Surface area" includes only one face of a multiple-faced sign.

Architectural blade. A roof sign or projecting sign with no exposed legs or braces, designed to look as though it could have been part of the building structure rather than something suspended from or standing on the building.

Banner. A sign intended to be temporary, made of flexible, sturdy material and affixed to a building or other structure (excludes flags).

Barricade Sign. A sign affixed to construction barricades during the construction period.

Billboard. Outdoor advertising signs containing a message, commercial or otherwise, unrelated to any use or activity on the property on which the sign is located, but not including directional signs as defined herein. Billboards do not include signs that are specifically permitted to be located in the public rights of way or off the site of the property on which the activity is located pursuant to this Chapter 22B.10.

Building Line - Boulevards for Urban Design Treatment. The building line for signs for any property outside the limits of the Downtown and abutting a street designated by the Urban Design Element of the Comprehensive Plan as a boulevard to be given urban design treatment shall be 65 feet from the centerline of the right-of-way. However, the Director of Planning and Community Development may administratively approve a modification of the required building line if the result of such modification would be consistent with the policies of the Urban Design Element of the Comprehensive Plan.

Building Line - Downtown. The building line for signs for any property within the limits of the downtown and abutting a street classified by Land Use Code Section 20.25A.115, Design Guidelines - Building/Sidewalk Relationships, shall be 25 feet from the property line. However, the Director of Community Development may administratively approve a modification of the required building line if the result of such modification would be consistent with the Urban Design policies of the Comprehensive Plan and the requirements of Land Use Code Section 20.25.A.

Building Line - General. Except as otherwise provided in this code, the building line for signs shall be the setback required for the property by Land Use Code Section 20.20.010, Dimensional Requirements Chart, Section 20.25A.020, Dimensional Requirements in Downtown Districts, Section 20.25L.030, Dimensional Requirements for OLB-OS or any other special or overlay district dimensional requirements applicable to the specific property or use. In any area of the city, except the Downtown, where the applicable line is located more than 65 feet from the centerline of the city street on which it faces, the building line shall, for purposes of limiting size or placement of signs under this code, be deemed to begin 65 feet from the centerline of the street and run parallel thereto.

Building mounted sign. A single or multiple-faced sign attached to the face of a building or marquee.

Canopy. A freestanding structure affording protection from the elements to persons or property thereunder.

Canopy sign. Any sign erected upon, against or directly above a canopy.

Construction Barricade. A structure set up to obstruct access to a construction site.

Construction Period. The time between issuance of a building permit and issuance of Certificate of Occupancy.

Construction sign. An information sign which identifies the architect, engineers, contractors and other individuals, or firms involved with the construction of a building, and/or announces the character of the building or enterprise, and which is erected during the building construction period.

Directional sign. A single or double-faced sign not exceeding six square feet in surface except as provided in BCC 22B.10.115 for major institutions, major office buildings, and major mixed use complexes and in BCC 22B.10.030 for the downtown, which is designed to guide or direct pedestrian or vehicular traffic to an area, place or convenience.

Director. The Director of the Department of Community Development or his or her designated representative.

Enterprise. An enterprise is the owner, tenant, user, or other occupant of a structure seeking signs under this Sign Code.

Entertainment/Public Assembly Use. Those uses permitted in any Downtown Land Use District classified as Indoor Public Assembly, Motion Picture or Theater by the Bellevue Land Use Code Recreation Use Chart Section 20.10.440.

Façade. The area of that continuous front, side or back surface, including doors and windows, but excluding any roof area and structures or elevators or air conditioning equipment thereon; provided, that in the case of a roof sign, the surface area or facade shall be the area of that continuous front, side or back surface immediately beneath the roof, including doors and windows, but excluding the roof area and structures for elevators or air conditioning thereon.

Freestanding sign. A single or multiple-faced sign, supported from the ground by one or more columns, uprights or braces.

Freeway Corridor. A corridor paralleling each side of the freeway, with a width of 375 feet on each side of the freeway right of way. The freeway corridor does not include land within the boundaries of the downtown, as defined in the Land Use Code.

Grade. The elevation or level of the street closest to the sign to which reference is made, as measured at the street's centerline, or the relative ground level in the immediate vicinity of the sign.

Halo Lighting. A method of sign illumination that consists of a light source external to the sign or sign elements and mounted behind the sign or sign elements. The sign elements of a sign illuminated through halo lighting shall be opaque, so that the light does not appear to emit from within or through the sign elements.

Height. The vertical distance from the grade to the highest point of a sign or any vertical projection thereof, including its supporting columns, or the vertical distance from the relative ground level in the immediate vicinity of the sign.

High Rise Building. A building with a roofline that is equal to, or exceeds, 75 feet above the average finish grade.

Hospital facility. A building or buildings designed and used for medical treatment, surgical diagnosis and housing persons under the care of doctors and nurses. Rest homes, nursing homes, convalescent homes and clinics are not included.

Illegal sign. Any sign which does not comply with the requirements of this code within the city limits as they now or hereafter exist, and which does not have a nonconforming sign permit under BCC 22B.10.200.B.2.

Incidental sign. Small signs, two square feet or less in surface area, of a noncommercial nature, intended primarily for the convenience of the public. Included are signs designating restrooms, address numbers, hours of operation, entrances to buildings, directions, help wanted, public telephone, etc. Also included in this group of signs are those designed to identify an area or place on the premises of a business building or development by means of a directory designating names and addresses only.

Institution, Major A use such as a hospital, convention center, performing arts center, college, or sports arena, or a major office building or mixed use complex containing 300,000 gross square feet or more, located in the downtown.

Lease-up/Sales Period. The time between issuance of Certificate of Occupancy (CO) or Temporary Certificate of Occupancy (TCO) and when the building becomes substantially leased up or until substantially all the units in the building are sold. For purposes of this definition, the period shall be the longer of six months from CO/TCO or 95% occupancy or sale. The Director may approve an extension if deemed necessary.

Marquee. A covering structure projecting horizontally from and attached to a building, affording protection from the elements to persons or property thereunder.

Multiple building complex. A group of structures housing more than one type of retail business, office or commercial venture and generally under one ownership and control.

Multiple occupancy building. A single structure housing more than one type of retail business office or commercial venture.

Noncommercial public service sign. Noncommercial signs devoted to religious, charitable, cultural, governmental or educational messages, including, but not limited to the advertising of events sponsored by a governmental agency, a school, church, civic or fraternal organization or other organizations engaged in activities for profit.

Office building. An office building in the PO and O land use districts as defined by the Bellevue Land Use Code.

Parapet. That portion of a building wall which extends above the roof of the building.

Penthouse. A structure on top of a building roof such as houses an elevator shaft or similar form.

Permanent Signage. Signage affixed to a building or property and intended for the life of the project.

Political sign. Signs advertising a candidate or candidates for public elective office, or a political party, or signs urging a particular vote on a public issue decided by ballot.

Portable sign. A sign which has no permanent attachment to a building or the ground, including A-frame signs, pole attachments, and mobile signs.

Primary sign or signs. All signs of a user which are not exempt (see BCC 22B.10.130), or which do not come within the category "incidental signs" (see definition in this section), or which do not come within the category "directional signs" (see definition in this section). The term "primary sign" is intended to include virtually all signs of a commercial nature.

Property line. The line denoting the limits of legal ownership of property.

Readerboard. A sign or part of a sign on which the letters are readily replaceable such that the copy can be changed from time to time at will.

Roof sign. Any sign erected upon, against or directly above a roof or on top of or above the parapet of a building, including a sign affixed to any structure erected upon a roof, including a structure housing building equipment.

Sign. Any letters, figures, design, symbol, trademark or device intended to attract attention to any activity, service, place, subject, person, firm, corporation, public performance, article, machine or merchandise whatsoever. Sources of light used primarily to illuminate a sign, or a building, or grounds surrounding the building, shall not be considered signs themselves; provided, however, that sources of light used primarily to attract attention to the light itself or as a decorative feature of the display shall be considered as part of the sign. Excluded from the definition are official traffic signs or signals, sheriff's notices, court notices or official public notices, the flags of a government or noncommercial institution, signs not visible from the street or sidewalk or way open to the public (see BCC 22B.10.130 for more detailed treatment of exempt signs), and religious symbols.

Sign Code. Chapter 22B.10 of the Bellevue City Code.

Sign Master Plan. A plan for the design and placement of all signs intended for a project site, for the life of a project.

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Single occupancy building. A commercial building or structure with one major enterprise, generally under one ownership. A building is classified as "single occupancy" only if: (a) it has only one occupant; (b) it has no wall in common with another building; and (c) it has no part of its roof in common with another building.

Street. Any automobile thoroughfare so designated by city ordinance. "Street" includes portions thereof used for parking.

Subdivision signs. Signs used to identify a land development, which is to be or was accomplished at essentially one time.

Substantial remodel. As defined in the Land Use Code.

Surface area. See "Area or Surface Area of Sign."

Temporary Event. The advertising of a grand opening, change in ownership/management, substantial remodel, or going out of business sale.

Temporary sign. A nonpermanent sign intended for use for a limited period of time. Types of temporary signs are: Construction signs, grand opening displays, real estate signs, and political signs. (See BCC 22B.10.120).

Upper-level high rise sign. A sign located on a high rise building more than 75 feet above average grade, except as provided in this chapter.

Way open to public. Any paved or unpaved exterior areas on private property open to the general public for pedestrian or vehicular ingress and egress into a site or between sites that are open to and provide services to the public.

Window sign. All signs located inside and affixed to or within three feet of windows of a building, whether temporary or permanent, lighted or unlighted, which may be viewed from the exterior of the building. The term does not include merchandise located within three feet of a window. (See BCC 22B.10.030.I).

Section 2. Section 22B.10.025 of the Bellevue Sign Code is hereby amended as follows:

22B.10.025 DESIGN REVIEW

A. **Purpose.** Design review is a discretionary administrative decision used to ensure that signs comply with the policies set forth below:

B. **Applicability.**

1. Where Design Review Applies

a. **Affected Land Use or Overlay Districts.** The provisions of this section are applicable in the following land use of overlay districts:

- i. DNTN (All Downtown districts);
- ii. CB (Community Business);
- iii. NB (Neighborhood Business);
- iv. OLB-OS (Office Limited Business --- Open Space); and
- v. Development in Transition Areas as defined in the Land Use Code.

Signs within the land use and overlay districts set forth above must also comply with all other provisions of this Chapter 22B.10 and provisions applicable to signs that are contained in the Land Use Code (Title 20 BCC).

- b. **Affected Permits, Approvals and Sign Types.** The provisions of this section also apply to the following permits, approvals and sign types irrespective of the land use district within which they are located:
 - i. Signs for any development required to have design review by ordinance (except Factoria);
 - ii. Planned Unit Developments;
 - iii. Conditional Uses; and
 - iv. Freeway Corridor Signs.

Signs requiring the permits/approvals or signs of the type set forth above must also comply with all other provisions of this Chapter 22B.10 and provisions applicable to signs that are contained in the Land Use Code (Title 20 BCC).

2. When Design Review Applies

- a. Upon adoption of this Code, no sign governed by this Code shall be erected, altered or relocated in any new building(s) or project(s), or on existing building(s) or project(s) located in a design district or originally approved through PUD or conditional use processes pursuant to the Land Use Code, without design review approval as described in this Section.
- b. Signs erected, altered or relocated within an existing building(s) or project(s) outside of any design district and originally approved through any permitting process under the Land Use Code other than through a PUD or conditional use process shall not be subject

to the design review requirements of this Section, but shall comply with all other applicable provisions of this Sign Code.

- c. A property owner or his or her authorized agent may choose at any time to submit an application for design review for an existing building or project where a design review application has not previously been approved.

C. **Applicable Procedure.** A design review application is reviewed and approved by the Department of Planning and Community Development through the design review process described in LUC 20.30F. Requests to amend a previously-approved sign master plan, as well as proposals for new signage which are regulated by an existing sign master plan, require approval of a Land Use Exemption (LUX).

D. **Design Review Application Submittal Requirements.** Applications for design review shall include the following elements:

1. Location;
2. Lighting;
3. Letter size, type & style;
4. Type (i.e. blade, neon, individual letter);
5. Color(s);
6. Material(s);
7. Sign placement (relationship of all signs to one another on building and/or tenant facades); and
8. Overall signage concept for Construction Period, Initial Lease-up Period, and Permanent Signs.

The Director may waive specific submittal requirements determined to be unnecessary for review of a specific application.

E. **Design Criteria.** Applications for design review are evaluated according to the following criteria:

1. **General Requirements.**
 - a. Signs shall enhance the overall appearance, image and design character of the building and site.

- b. Signage shall be simple and clear so as not to distract moving traffic.
- c. Signs shall be architecturally integrated by relating scale, location, sign type, style and materials to the architectural style and size of the building or tenant facade.
- d. Signage is prohibited at the upper levels of high rise buildings, with exceptions for hotel/motel uses when the design is compatible with building architecture, and for enterprises occupying at least 180,000 net sq. ft. of building floor area as permitted by 22B.10.030.E.
- e. Placement of signage shall not obscure or overlap architectural elements.
- f. Signs in commercial development with multiple businesses shall be compatible.
- g. Signs shall provide information and be consistent with the character of the community.
- h. Signs shall be incorporated into commercial and public centers that make them appear and function cohesively.
- i. Perimeter areas of major commercial and public centers shall use appropriate signs to blend with surrounding development and to be compatible with surrounding residential neighborhoods.
- j. Any awning which projects less than 3 feet from the face of a building is classified as a sign. The entire awning face will be calculated as sign area.
- k. Glass buildings shall incorporate a sign band into the building design to avoid difficult and impractical application of signage to spandrel glass.
- l. Application of multiple signs to one building shall be consolidated or arranged so as not to result in a scattered appearance.
- m. Illuminated signs shall be oriented away from adjoining residential development.
- n. Signage shall be in accord with the Comprehensive Plan.
- o. Individual letter signage is preferred. Other types of signage may

be approved if the design of the sign, including the quality and durability of materials used, is determined to achieve an equivalent result.

In addition to the above, signs located within the land use districts below must also comply with the criteria set forth for such district.

2. **Community Retail Districts (CB, NB).**

- a. Signs shall be of a type face that can be made as individual letters or a letter type shall be chosen to accommodate the individual letter format. Exceptions may be made for registered trademarks or logos that cannot be manufactured as individual elements.
- b. Auto oriented signage shall have a maximum letter size of 36".
- c. When auto oriented signage is proposed, it shall be accompanied by pedestrian oriented signage.
- d. Signage shall be oriented to face the major direction of pedestrian movement in the area of the sign.

3. **Downtown Districts (All DNTN).**

- a. The primary signage for any building or business shall comply with the Design Guidelines: Building/Sidewalk Relationships now or as hereafter amended pursuant to the procedures set forth therein.
- b. Pedestrian oriented signage shall use lettering and graphics no larger than 24 inches and shall be located within the first two floor levels of the building. 24 inches may be an average size when upper and lower case lettering is used. Logos and first-letter capitals may be up to 30" if consistent with applicable design review criteria.
- c. Illumination shall be coordinated in multi-sign or multi-tenant buildings.
- d. High rise signs (other than hotel/motel uses). Signs permitted at the upper levels of high rise buildings pursuant to Section 22B.10.030 shall comply with the following requirements:
 - i. Signs shall not project above the top of the surface to which they are affixed, nor beyond the edge of any surface to which they are affixed;

- ii. Signs shall use logos and lettering no larger than 8 feet in height;
- iii. Cabinet and box signs are prohibited;
- iv. Signs shall be mounted to the building with a mounting system that is not visible beyond the edges of the sign elements;
- v. Signs shall be designed and located to preserve the integrity of the building roof form; and
- vi. Sign illumination shall be limited to halo lighting with a white light source; provided that signs may be internally illuminated when the surface on which the sign is mounted is made of glass or other highly reflective material that would interfere with the appearance of the sign if halo-lit. Internal illumination is limited to only those letters or sign elements that will appear white when lit. Any illumination shall be designed to ensure no exposed lighting source or raceway. The light source shall be no brighter than the equivalent of 30 milliamp neon tubing behind a diffuser panel. The applicant shall provide a signed certification from the sign manufacturer declaring that the illumination meets the limits of this subsection.

4. **Downtown - Old Bellevue (DNTN-OB)**. The Downtown requirements above apply to the DNTN-OB except as modified herein, provided that the following criteria shall not apply to signs for an Entertainment/Public Assembly Use within the DNTN-OB district:

- a. Sign letters shall not exceed 18", provided that logos and first-letter capitals may be up to 24" if consistent with applicable design review criteria.
- b. Awnings shall be opaque or a deep, rich color, and shall be scaled to the development.
- c. Signs shall generally not be placed above the first floor level.
- d. Auto oriented signs are not permitted except as directional signage to vehicular entries.
- e. Cabinet, box and freestanding signs are prohibited.

5. **Freeway Corridors.** In addition to criteria applicable in the underlying land use district, signs within freeway corridors are subject to the following design criteria:

- a. Letter height shall generally not exceed 42", provided that logos and first-letter capitals may exceed this limit if consistent with applicable design review criteria.
- b. Sign length shall not exceed 1/3 of the building facade. When multiple signs are to be placed on a building face this ratio will include all signs.

Additional variation in size may be considered by the Director pursuant to the decision criteria of this section.

Section 3. Section 22B.10.030 of the Bellevue Sign Code is hereby amended as follows:

22B.10.030 BUSINESS, COMMERCIAL, MANUFACTURING AND INSTITUTIONAL DISTRICT SIGNS - ZONES OLB, OLB-OS, CB, DOWNTOWN-O-1, DOWNTOWN-O-2, DOWNTOWN-MU, DOWNTOWN-R, DOWNTOWN-OB, DOWNTOWN-OLB, GC, LI, AND I

A. **General** - The following provisions govern signs in the OLB, OLB-OS, CB, all Downtown, GC, LI and I districts, and may be modified through design review as described in Section 22B.10.025.

1. **Sign Scale.** Signs shall be scaled to the building to which the sign is related.
2. **Sign Allocation – Single Occupancy Buildings.** Any single occupancy building in the above districts shall be permitted the number of primary signs described in subsection C of this section. No more than one of the allowed primary signs may be a freestanding sign unless the single occupancy building faces on more than one street. If the single occupancy building faces on more than one street, see subsection D of this section to determine the number of allowed freestanding signs.
3. **Sign Allocation – Multiple Occupancy Buildings:** Each enterprise with an exterior entrance in a multiple occupancy building in the above districts shall be permitted the number of primary signs described in subsection C of this section. No more than one freestanding sign is permitted per multiple occupancy building facing on only one street. If the multiple occupancy building faces on more than one street, see subsection D of this section to determine the number of allowed freestanding signs.

4. **Address Number.** Each enterprise shall display and maintain on premises street address number identification. Such identification shall not be included in the number of primary signs.
5. **Multiple Buildings on 15 Acres or More:** A multiple building complex encompassing at least 15 acres may display one complex identification sign along each right-of-way which provides direct access to the complex. Each sign shall not exceed 75 square feet in area and 15 feet in height.

B. Dimensional Limitations. Except as otherwise specifically allowed herein, all signs shall conform with the setback, area, and height limitations set forth in this section.

1. **Setback Limitations: Freestanding Signs.** Except as otherwise provided in this section, the size of any freestanding sign shall not exceed the following limits, based on the setback of the sign from the property line:

Setback	Maximum Area
Between property line and building line	25 sq. ft.
On building line, or behind it	75 sq. ft.

2. **Sign Height: Freestanding Signs.** Except as otherwise provided in this section, the height of any freestanding sign shall not exceed the following limits, based on the setback of the sign:

Setback	Maximum Height
Between property line and building line	5 ft.
On building line, or behind it	15 ft.

3. **Sign Area Limitations: Building mounted, upper-level high rise, roof or canopy-mounted signs.** Unless otherwise provided in this section, the surface area of any building-mounted, upper-level high rise, roof or canopy-mounted signage shall not exceed the figures derived from the following schedule.

Relevant Surface Area or Facade Area As Determined Pursuant to Subsection 22B.10.020	Maximum Sign Surface Area for that Facade
Below 100 sq. ft.	26 sq. ft.
100 - 199 sq. ft.	26 sq. ft. + 11% of facade area over 100 sq. ft.

Relevant Surface Area or Facade Area As Determined Pursuant to Subsection 22B.10.020	Maximum Sign Surface Area for that Facade
200 - 499 sq. ft.	38 sq. ft. + 12% of facade area over 200 sq. ft.
500 - 999 sq. ft.	75 sq. ft. + 11% of facade area over 500 sq. ft.
1,000 - 1,499 sq. ft.	131 sq. ft. + 7.5% of facade area over 1,000 sq. ft.
1,500 - 2,999 sq. ft.	169 sq. ft. + 2.5% of facade area over 1,500 sq. ft.
Over 3,000 sq. ft.	206 sq. ft. + 1.5% of facade area over 3,000 sq. ft. to a maximum of 300 sq. ft.

For other than upper-level high rise signs and signs for an Entertainment/Public Assembly Use, in multiple occupancy buildings the facade area for each enterprise is derived by measuring only the surface area of the exterior facade of the premises actually used by the enterprise, and the sign displayed by the enterprise must be located on the facade used to determine the size of the sign, except as provided in this section.

For upper-level high rise signs, sign size may be up to 300 square feet, regardless of facade size. For Entertainment/Public Assembly Use signs, the Director may approve through design review sign area not to exceed a maximum of 400 square feet per sign, provided that the total sign area of building-mounted signs on Entertainment/Public Assembly Uses shall not exceed 35 percent of the surface area of the enterprise's facade on which the signs are located.

Unused sign surface area for a facade may be used by any enterprise within the same multiple occupancy building, or by any enterprise within the same multiple building complex located within a Downtown Land Use District, if:

- a. The applicant files with the City a written statement signed by the enterprise that earned the sign area under this code permitting the applicant to utilize the unused sign surface area.
- b. The display of a sign on that facade by the applicant will not create a significant adverse impact on other users of that facade.
- c. The display of the applicant's sign is necessary to reasonably identify the enterprise, and the provisions of this code do not provide the enterprise with adequate sign display options.
- d. In no event may sign surface area transferred under this provision be used for an upper-level high rise sign. Unused upper-level high

rise sign or Entertainment/Public Assembly Use sign surface area may not be transferred for use for any other sign, regardless of enterprise or location.

4. **Sign Height: Building-mounted Signs.** No building-mounted sign shall be placed on the upper levels of a high rise building, installed on the rooftop or extend above the height of the building to which it is attached, provided that hotels and motels may have signs at upper levels of a high rise building, rooftop mounted signs, and signs extending above the height of the building, and further provided that signs complying with Section 22B.10.030.E may be placed at the upper levels of high rise buildings.

C. Number of Primary Signs.

1. General. The permissible number of signs for each single occupancy building is dependent upon the surface area of the largest single facade of the building. The permissible number of signs for each enterprise in a multiple occupancy building is dependent upon the surface area of the largest single façade of the portion of the building occupied by the enterprise applying for the sign permit. An enterprise in a multiple occupancy building must have an exterior entrance to be allowed primary signage pursuant to this section C, except as provided in subsections 2 and 3. The permitted number of signs is as follows:

Surface Area of Largest Facade	Maximum Number of Signs
Less than 999 sq. ft.	2
1,000 - 2,999 sq. ft.	3
3,000 sq. ft. and over	4

Buildings or enterprises with more than 3,000 square feet on any face, with several clearly differentiated departments, each with separate exterior entrances, are permitted one sign for each different department with a separate exterior entrance, in addition to the four allotted.

2. Upper-level high rise signs. One enterprise occupying at least 180,000 net square feet in a single high-rise building within the downtown may earn two upper-level high rise signs for placement on the building in which such enterprise is located, regardless of whether such enterprise has an exterior entrance. Such signs must comply with section 22B.10.030.E.2. Such signs are in addition to other signs allowed under this section 22B.10.030. Both signs must be used by the same enterprise.
3. Transfer of Unused Allotment. In multiple occupancy buildings, or multiple building complexes located within any Downtown Land Use District, unused primary sign allotment for one enterprise may be used by any enterprise within the same multiple occupancy building, or by any

enterprise within the same multiple building complex located within a Downtown Land Use District, if:

- a. The applicant files with the City a written statement signed by the enterprise that earned the primary sign under this code permitting the applicant to utilize the unused primary sign allotment.
- b. The display of a sign by the applicant will not create a significant adverse impact on the primary signs of other enterprises in the building.
- c. The display of the applicant's sign is necessary to reasonably identify the enterprise, and the provisions of this code do not provide the enterprise with adequate sign display options.
- d. In no event may unused primary sign allotment transferred under this provision be used for an upper-level high rise sign. Unused upper-level high rise or Entertainment/Public Assembly Use sign allotment may not be transferred for use for any other sign, regardless of enterprise or location.

D. **Buildings on More than One Street.** Buildings facing on more than one street are entitled to a bonus in the number of primary signs, as follows:

1. **Buildings on Intersecting Streets.** When a building is located on intersecting streets, two freestanding signs are permitted if they are located on two different streets and are separated more than 100 feet measured in a straight line between signs. Otherwise, only one freestanding sign is permitted. The second freestanding sign is in addition to the primary signs allowed under subsection C of this section.
2. **Buildings Facing on Two Parallel Streets.** Single occupancy buildings facing on two parallel streets, or enterprises within multiple occupancy buildings whose premises extend through a block to face on two parallel streets with customer entrances on each street, are permitted the number of primary signs under subsection C for each end of the building or premises facing on a street.

E. **Types of Placement of Primary Signs.** The permissible types of primary signs, their placement and other limitations are as follows:

1. **Freestanding Signs.**
 - a. Freestanding signs shall be wholly located within the center two-thirds of the frontage of the property on the street or 15 feet from the adjacent property line, whichever provides the longer distance from the closest part of the sign to the adjacent property line; provided, however, that a freestanding sign may be located within

five feet of the property line with the written consent of the title holder of the adjacent property. If such consent is obtained, the consenting party or his or her successors or assigns may not place a freestanding sign on his or her property within 20 feet of the first freestanding sign.

- b. A freestanding sign located at the property line shall be wholly behind the property line, and a freestanding sign located at the building line shall be wholly behind the building line..
- c. Any freestanding sign must be integrated. That is, all supports or sign elements shall be an integral part of the design. Auxiliary projections or attachments not a part of a single design are prohibited, unless approved through Design Review..
- d. Landscaping shall be provided at the base of all freestanding signs, as required by BCC 22B.10.140.F..

2. Building-mounted Signs.

- a. Signs shall not project more than five feet from the face of the building to which the sign is attached. However, an exception may be made for the main building sign or tenant sign if it meets the following criteria:
 - 1. The sign must be of a scale and orientation designed to address pedestrian or vehicular traffic; and
 - 2. The sign must not pose a traffic safety hazard; and
 - 3. The bottom of the sign must measure at least 8.5 feet from finish grade.
 - 4. For all signs, structural supports shall be compatible with the design or concealed from view.
- b. Building-mounted signs shall only identify the building and the name of the firm, or the major enterprise, and principal product and/or service information.
- c. For other than upper-level high rise signs, building-mounted signs displayed by an enterprise shall be located on a façade attached to a portion of the building occupied by the enterprise, except as provided in sections 22B.10.030(B) and 22B.10.030(C).
- d. No portion of a sign for an Entertainment/Public Assembly Use shall be located more than 85 feet above average finished grade.

Signs for an Entertainment/Public Assembly Use located more than 75 above average finished grade shall not be considered upper-level high rise signs.

- e. Upper-level high rise signs. Building mounted signs may be located at the upper levels of high-rise buildings if they meet the following criteria, in addition to other applicable provisions of this Code:
 - 1. The sign is for a hotel/motel use and otherwise complies with all applicable provisions of this Code; or
 - 2. Two upper-level high rise signs may be placed on any high-rise building within the downtown, provided:
 - i. Only a single enterprise that occupies at least 180,000 net sq. ft. of building floor area within the building on which the signs are mounted may place an upper-level high rise sign;
 - ii. Signs shall be limited to the name and/or logo of the enterprise placing the sign;
 - iii. In no event may the sign area of each sign exceed 300 square feet;
 - iv. The signs shall be located on the two facades of the building most oriented to I-405, with no more than one upper-level sign on any façade; and
 - v. The sign shall comply with the requirements of Section 22B.10.025.

Upper level high rise signs shall be removed within 90 days after the enterprise ceases to occupy at least 180,000 net square feet in the high-rise building on which the sign is located.

3. Roof and Canopy Signs.

- a. All such signs must be manufactured in such a way that they appear as an architectural blade or penthouse and are finished in such a manner that the visual appearance from all sides is such that they appear to be a part of the building itself
- b. All roof and canopy signs shall be installed or erected in such a manner that there shall be no visible angle iron support structure.

- F. **Incidental Signs.** Incidental signs, as defined in Section 22B.10.020, are permitted and are not included in the number of primary signs.
- G. **Directional Signs.** Directional signs shall not exceed six square feet in sign surface area and may be located only on the premises to which the sign is intended to guide or direct pedestrian or vehicular traffic, except that off-premises directional signs may be approved by the Director subject to the same standards required for granting of a variance as set forth in BCC 22B.10.180, where the applicant has demonstrated that his or her premises are so located that on-premises directional signs are inadequate to reasonably apprise the public of the location of the premises. Directional signs shall not be included in determining the number of primary signs.
- H. **Window Signs.** The total surface area of all window signs shall not exceed 15 square feet, or 10 percent of the window area. Such signs shall not be included in determining the number of primary signs, nor in determining the permissible sign area for each façade; provided, that such signs shall not exceed an area total to 15 square feet, or 10 percent of the window area.
- I. **Signs for Legally Nonconforming Buildings.** All provisions of this section apply to signs on nonconforming buildings in the districts governed by this section, except that building-mounted signs may project over the building or property line, but shall not extend closer than five feet to the back of the curb. Such signs shall extend no more than five feet from the face of the building to which they are attached and shall have a maximum clearance over the sidewalk below of eight feet, six inches. The total sign surface area for signing of individual legal nonconforming buildings shall not exceed 40 square feet.

Section 4. Section 22B.10.160.D of the Bellevue Sign Code is hereby amended as follows:

- D. **Permit Exceptions.** The following signs and sign alterations do not require a permit, but shall comply with all other applicable requirements of this code:
1. Signs having six square feet or less of surface area; provided, that this exemption shall not apply to subdivision directional signs (BCC 22B.120.C.6);
 2. Signs which have permits and which conform with the requirements of this code on the day of its adoption unless and until the sign is altered or relocated;
 3. Signs which, on the date of adoption of this code, have permits but do not conform with this code's requirements and are determined by the Director to be nonconforming signs and for which a nonconforming sign permit is issued pursuant to BCC 22B.10.200.B.4;

4. Repainting, cleaning or other normal maintenance or repair of a sign or sign structure for which a permit has previously been issued, so long as the sign structure or content is not modified in any way;
5. Changing of advertising copy or message on an approved reader board, LED reader board, theater marquee, or sign for an Entertainment/Public Assembly Use. When the sign is a nonconforming sign subject to amortization, this exception shall apply only during the period of amortization;
6. Temporary political signs;
7. Real Estate signs meeting the standards set forth in BCC 22B.10.120C;
8. On-Site signs erected by utility providers to indicate the utility's intended use of the site for future major utility facilities. Such signs shall be limited to twenty square feet in area and not exceed eight feet in height; and
9. Commercial estate sale signs meeting the standards set forth in BCC 22B.10.120.G.

Section 5. This ordinance shall take effect and be in force five (5) days after adoption and legal publication.

ORIGINAL

0872-ORD
07/10/06

PASSED by the City Council this 10th day of July, 2006, and
signed in authentication of its passage this 10th day of July, 2006.

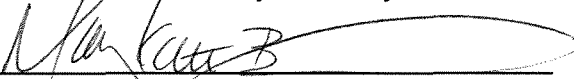
(SEAL)



Grant S. Degginger, Mayor

Approved as to form:

Lori M. Riordan, City Attorney



Mary Kate Berens, Deputy City Attorney

Attest:



Myrna L. Basich, City Clerk

Published July 14, 2006