

# Draft Electronic Sign Code Amendment Redlines

## Chapter 2 (Zoning and Land Use)

### 1. Section 10-2.1814 Public zone and City-owned property requirements.

*In all "P" public and institutional zones and City-owned properties, any new sign or change to existing sign, other than a change of copy, that exceeds 30 square feet in area shall be subject to Planning Commission Design Review (Section 10-5.2502). Any new sign or change to existing sign, other than a change of copy, that is 30 square feet or less in area shall be subject to Administrative Design Review (Section 10-2.2500). Any electronic message display sign, regardless of sign area, shall be subject to Planning Commission Design Review.*

*(a) Electronic message displays. Electronic message displays may be permitted, subject to Planning Commission Design Review (Section 10-2.2502), and provided all of the following standards are met. The Community Development Director may approve electronic message display signs installed by the City, on any City-owned property through Administrative Design Review subject to standards (3)(4)(5)(7)(8)(10)(11)(12) and (13).*

### 2. Section 10-2.1818 Prohibited Signs

*(f) Animated signs, except barber poles and time-temperature signs, and electric message display signs permitted pursuant to Section 10-5.1814, unless installed by the City, on any City-owned property, pursuant to the standards included in Section 10-2.1814, unless installed by the City, on any City-owned property, pursuant to the standards included in Section 10-2.1814.*

## Chapter 5 (Coastal Land Use Plan Implementing Ordinance)

### 1. Section 10-5.1814 Public zone and City-owned property requirements.

*In all "P" public and institutional zones and City-owned properties, any new sign or change to existing sign, other than a change of copy, that exceeds 30 square feet in area shall be subject to Planning Commission Design Review (Section 10-5.2502). Any new sign or change to existing sign, other than a change of copy, that is 30 square feet or less in area shall be subject to Administrative Design Review (Section 10-5.2500).*

*(a) Electronic message displays. Electronic message displays may be permitted, subject to Planning Commission Design Review (Section 10-5.2502), and provided all of the following standards are met. The Community Development Director may approve electronic message display signs installed by the City, on any City-owned property through Administrative Design Review subject to standards (3)(4)(5)(7)(8)(10)(11)(12) and (13).*

### 2. Section 10-5.1818 Prohibited Signs

(f) *Animated signs, except barber poles and time-temperature signs, and electric message display signs permitted pursuant to Section 10-5.1814, unless installed by the City, on any City-owned property, pursuant to the standards included in Section 10-5.1814.*

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