

Sign Enforcement

Commercial On Premise Sign Enforcement Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the application to insure that it meets code. If the sign is not built to code, a letter should be issued requiring a 90 day timeframe for removal or repair. If the issues are not repaired within the 120 day time period a fine of \$1000 per month thereafter shall be assessed.

Residential On Premise Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the application to insure that it meets code. If the sign is not built to code, a letter should be issued requiring a 90 day timeframe for removal or repair. If the issues are not repaired within the 120 day time period a fine of \$250 per month thereafter shall be assessed.

Commercial On Premise Building Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the application to insure that it meets code. If the sign is not built to code, a letter should be issued requiring a 90 day timeframe for removal or repair. If the issues are not repaired within the 120 day time period a fine of \$1000 per month thereafter shall be assessed.

Residential On Premise Building Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the application to insure that it meets code. If the sign is not built to code, a letter should be issued requiring a 90 day timeframe for removal or repair. If the issues are not repaired within the 120 day time period a fine of \$250 per month thereafter shall be assessed.

Commercial Development Complex Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the application to insure that it meets code. If the sign is not built to code, a letter should be issued requiring a 90 day timeframe for removal or repair. If the issues are not repaired within the 120 day time period a fine of \$1000 per month thereafter shall be assessed.

Residential Development Complex Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the application to insure that it meets code. If the sign is not built to code, a letter should be issued requiring a 90 day timeframe for removal or repair. If the issues are not repaired within the 120 day time period a fine of \$250 per month thereafter shall be assessed.

Commercial On Premise Directional Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county

employees), The PC will investigate the application to insure that it meets code. If the sign is not built to code, a letter should be issued requiring a 90 day timeframe for removal or repair. If the issues are not repaired within the 120 day time period a fine of \$1000 per month thereafter shall be assessed.

Residential On Premise Directional Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the application to insure that it meets code. If the sign is not built to code, a letter should be issued requiring a 90 day timeframe for removal or repair. If the issues are not repaired within the 120 day time period a fine of \$250 per month thereafter shall be assessed.

Residential Off Premise Directional Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the application to insure that it meets code. If the sign is not built to code, a letter should be issued requiring a 90 day timeframe for removal or repair. If the issues are not repaired within the 120 day time period a fine of \$250 per month thereafter shall be assessed.

Temporary Signs

Freestanding Yard Signs Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the complaint to insure that the sign meets code. If the sign is not erected to code, a letter should be issued to the property owner and the advertising entity assessing a \$100 fine each and requiring a 30 day timeframe for removal or repair. If the issues are not repaired within the 30 day time period a fine of \$50 per month thereafter shall be assessed.

Commercial Flag/Banner/Blade Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the complaint to insure that the sign meets code. If the sign is not erected to code, a letter should be issued to the property owner assessing a \$100 fine and requiring a 10 day timeframe for removal or repair. If the issues are not repaired within the 10 day time period a fine of \$250 per month thereafter shall be assessed.

Residential Flag/Banner/Blade Sign Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the complaint to insure that the sign meets code. If the sign is not erected to code, a letter should be issued to the property owner assessing a \$100 fine and requiring a 10 day timeframe for removal or repair. If the issues are not repaired within the 10 day time period a fine of \$50 per month thereafter shall be assessed.

Commercial Pole Signs Enforcement - Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the complaint to insure that the sign meets code. If the sign is not erected to code, a letter should be issued to the property owner assessing a \$100 fine and requiring a 10 day timeframe for removal or repair. If the issues are not repaired within the 10 day time period a fine of \$250 per month thereafter shall be assessed.

Residential Pole Signs Enforcement- Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the complaint to insure that the sign meets code. If the sign is not erected to code, a letter should be issued to the property owner assessing a \$100 fine and requiring a 10 day timeframe for removal or repair. If the issues are not repaired within the 10 day time period a fine of \$50 per month thereafter shall be assessed.

Sidewalk Signs Enforcement- Upon public complaint by one neighbor within 1000 feet of the sign or two community members at large (not county employees), The PC will investigate the complaint to insure that the sign meets code. If the sign is not erected to code, a letter should be issued to the property owner assessing a \$100 fine and requiring a 10 day timeframe for removal or repair. If the issues are not repaired within the 10 day time period a fine of \$50 per month thereafter shall be assessed.

All Signs placed illegally in Rights of Way or on property without the permission of the owners - Upon public complaint by one community member at large (not a county employee), The PC will investigate the complaint to determine if the sign is placed illegally. If the sign is not erected to code, a letter should be issued to the advertising entity assessing a \$250 fine and requiring a 5 day timeframe for removal or repair. If the issues are not repaired within the 5 day time period or the same sign reappears within the next year a fine of \$250 per daily occurrence thereafter shall be assessed.