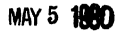
ORDINANCE NO. O-15256 (New Series)

0.80-171 REV.2

AN ORDINANCE AMENDING CHAPTER IX, ARTICLE 5, DIVISION 1 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTIONS 95.0118 AND 95.0122, RELATING TO SIGNS.



BE IT ORDAINED, by the Council of The City of San Diego, as follows:

Section 1. That Chapter IX, Article 5, Division 1 of the San Diego Municipal Code be and it is hereby amended by amending Sections 95.0118 and 95.0122, to read as follows:

SEC. 95.0118 EXISTING SIGNS

A Maintenance Certification Sticker shall be obtained for every sign in existence on April 5, 1973. Such sticker shall be obtained within 30 days of receipt of a written notice that such a sticker is required. Signs in existence on April 5, 1973, which do not conform to the provisions of this Code, but which were constructed, erected, affixed, or maintained in compliance with all previous regulations, shall be regarded as nonconforming signs which may be continued until March 1, 1981, before conformance or removal, except for temporary signs and devices, the duration of which may not exceed the times specified by Section 101.1120. Temporary signs and devices shall be controlled by the provisions of Section 101.1120, regardless of the date of original installation. No right to continue the use of temporary signs and devices is conferred by this section.

Any sign owner, whether a sign user or a sign lessor or lessee, may seek relief from this provision by appealing to the Sign Code Board of Appeals in accordance with the provisions set forth in Sections 95.0122 through Section 95.0125 for a longer use period.

Any sign erected under the provisions of Chapter X, Article 1, Division 11, and Chapter IX, Article 5, Division 1, of this Code and subsequent to the effective date of Ordinance No. 11000 (New Series), need not be removed or brought into conformance due to regulatory revisions to Chapter X, Article 1, Division 11, unless said sign is relocated or altered to the extent that a building permit is required.

SEC. 95.0122 POWERS AND DUTIES OF THE SIGN CODE BOARD OF APPEALS

The Sign Code Board of Appeals is empowered to:

(1) Recommend reasonable interpretations of the provisions of this Division upon appeal by a sign owner, user or other concerned party as to the application of said provisions; and (2) Grant extensions of time not to exceed two (2) years beyond the termination period specified under Section 95.0118 as to nonconforming signs.

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Section 2. This ordinance shall take effect and be in force on the thirtieth day from and after its passage.

APPROVED: JOHN W. WITT, City Attorney

FCC:clh 11/15/79 3/17/80 REV. 4/11/80

Or.Dept. Bldg. Inspec.

Frederick C. Conrad

Chief Deputy City Attorney

0-15256

NEW LANGUAGE - Unde lined OLD LANGUAGE - Crossed Out

SEC. 95.0118 EXISTING SIGNS

A Maintenance Certification Sticker shall be obtained for every sign in existence on April 5, 1973. Such sticker shall be obtained within 30 days of receipt of a written notice that such a sticker is required. Signs in existence on April 5, 1973, which do not conform to the provisions of this Code, but which were constructed, erected, affixed, or maintained in compliance with all previous regulations, shall be regarded as nonconforming signs which may be

continued until March 1, 1981, before conformance or removal, except for temporary signs and devices, the duration of which may may not exceed the times specified by Section 101.1120. Temporary signs and devices shall be controlled by the provisions of Section 101.1120, regardless of the date of original installation. No right to continue the use of temporary signs and devices is conferred by this Section.

Any sign owner, whether a sign user or a sign lessor or lessee, may seek relief from this provision by appealing to the Sign Code Board of Appeals in accordance with the provisions set forth in Sections 95.0122 through Section 95.0125 for a longer use period.

Any sign erected under the provisions of Chapter X, Article 1, Division 11, and Chapter IX, Article 5, Division 1, of this Code and subsequent to the effective date of Ordinance No. 11000 (New Series), need not be removed or brought into conformance due to regulatory revisions to Chapter X, Article 1, Division 11, unless said sign is relocated or altered to the extent that a building permit is required.

SEC. 95.0122 POWERS AND DUTIES OF THE SIGN CODE BOARD OF APPEALS

The Sign Code Board of Appeals is empowered to:

(1) Recommend reasonable interpretations of the provisions of this Division upon appeal by a sign owner, user or other concerned party as to the application of said provisions; and (2) Grant extensions of time not to exceed three-(3) two (2) years beyond the termination period specified under Section 95.0118 as to nonconforming signs.

by the following vote:	The City of San Diego on		MAY 5 1880	
Councilmen Bill Mitchell Bill Cleator Bill Lowery Leon L. Williams Fred Schnaubelt Mike Gotch Larry Stirling Lucy Killea Mayor Pete Wilson	Yeas	Nays	Not Present	Ineligible
AUTHENTICATED BY:	PETE WILSON Mayor of The City of San Diego, California.			
(Seal) I HERERY CERTIFY that the fore	By	City Clerk	CHARLES G of The City of Bon Bon	ABDELNOUR San Diego, California.
I HEREBY CERTIFY that the fore elapsed between the day of its introduce	-			,
APR 21 1980	and on	MAY 5	4000	
والمراجعة والمراج والمراج والمراجعة	ordinance was re			essage
I FURTHER CERTIFY that the release than a majority of the members ele	cted to the Coun	cil, and that	there was avai	
said ordinance.		CH	IADTES G. A	סטבי אוטו וס
	ъ	City Cler	IARLES G. A. k of The City of	San Diego, California.

GC-1288-A (REV. 11-79)

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CERTIFICATE OF PUBLICATION

San Diego, City of 12th floor, City Admin. Bldg. 202 C St., San Diego, CA Ellen Bovard

IN THE MATTER OF

AN ORDINANCE AMENDING CHAPTER IX, ARTICLE 5, DIVISION 1 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SEC-TIONS 95.0122, RELATING TO SIGNS.

NO.

CRONANCE NO. 0-16256

And the same appropriate to the street throughout the contract of the contract

(New Series)

AN ORDINANCE AMENDING CHAPTER IX. ARTICLE 5. DIVINOR 1. OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTIONS 95.018 AND 95.0122, RELATING TO SIGNS.

BE IT ORDAINED, by the Council of The City of San Diego, 48

n 1. That Chapter IX, Article 5, Division 1 of the Sa Dipm Code be and it is hereby amended by amending Sections Sand 95.0122, to read as follows:

56.95.018 EXISTING SIGNS

incipes Code be and it is hereby amended by amending Sections (11s and 95.0122, to read as follows:

35C. 95.0118 EXISTING SIGNS

A Maintenance Centification Sticker shall be obtained for every sign in existence of him in 5, 1973. Such sticker shall be seried for every sign in existence of him in 5, 1973. Such sticker shall be specially of a written notice that such a sticker is required. Signally existence on April 5, 1973, which do not conform to the provisionary trips Code, but which were constituted, secrete, attissed of instituted in compliance with all previous regulations grait be regarded as nonconforming signs which may be continued until starch 1, 1981, before conformance of section may not exceed the times specified by Section 101, 1120, Temporary signs and devices, the duration of section provisions of Section 101, 1120, regardless of the date of original institution. No right to continue the use of temporary signs and devices is conferred by this section.

Any sign owner, whether a sign user or a sign lessor or lesse, may seek relief from this provision by appealing to the Sign Code Board of Appeals in accordance with the provisions set forth in Sections 6,0122 through Section 95,0125 for a longer use period.

Any sign eracted under the provisions of Chapter X, Article 1, Division 1, and Chapter IX, Article 5, Division 1, a period of the provisions of the conformance with the regulatory revisions to Chapter X, Article 1, Division 11, unless said sign is relocated or altered to the extent that a building permit is required.

SEC, 95,0122 POWERS AND DUTIES OF THE SIGN CODE BOARD OF APPEALS

The Sign Code Board of Appeals is empowered to: (1) Recommend reasonable interpretations of the provisions of this party as to the application of said provisions; and (2) Grant externions of time not to exceed two (2) years beyond the termination period specified under Section 95,018 as to nonconforming signs.

Section 2. This ordinance shall take effect and be in force on the

introduced on April 21, 1980.

Passed and adopted by the Council of The City of San Diego on

Passed and adopted by the Council of The Cil May 5, 1980.
AUTHENTICATED BY:
PETE WILSON,
Mayor of The City of San Diego, California.
CHARLES G. ABDELNOUR.
City Clerk of The City of San Diego, California.
(SEAL)
By SLLEN BOVARD; Deputy.
Publish May 19, 1980

Camille Simpson

am a citizen

of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above-entitled matter. I am the principal clerk of the San Diego Daily Transcript, a newspaper of general circulation, printed and published daily, except Saturdays and Sundays, in the City of San Diego, County of San Diego, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of San Diego, State of California, under the date of January 23, 1909. Decree No. 14894; and the

ORDINANCE NO. 0-15256 (New Series)

is a true and correct copy of which the annexed is a printed copy and was published in said newspaper on the following date(s), to wit:

May 19, 1980

I certify under penalty of perjury that the foregoing is true and correct.

19th day of_ Dated at San Diego, California this_

(Signature)