Certified copy of portion of proceedings, Meeting of "October 7, 2025"

SIGNS ORDINANCE – COASTAL. AMENDING SECTION 313-87.3 OF THE HUMBOLDT COUNTY CODE TO PROVIDE A UNIFORM SET OF STANDARDS FOR THE DEVELOPMENT, SITING, SIZE, MAINTENANCE, AND INSTALLATION OF SIGNS WITHIN THE UNINCORPORATED COASTAL AREAS OF HUMBOLDT COUNTY

ORDINANCE NO. 2771

NOW, THEREFORE, the Board of Supervisors of the County of Humboldt ordains as follows:

SECTION 1. PURPOSE OF AMENDMENTS TO THE ZONING REGULATIONS

Title III, Division 1, Chapter 3 of the Zoning Regulations is hereby amended to allow the installation of Signs while protecting the public health, safety, and welfare of the residents of the coastal unincorporated areas of Humboldt County, protecting neighborhood quality, supporting tourism and economic development, and balancing the needs of property owners. This ordinance amends Section 313-87.3 of Chapter 3 of Division 1 of Title III of the County Code; relating to Signs and Nameplates.

SECTION 2. SIGNS

Subdivision 313-87.3 regarding Signs and Nameplates in Title III, Division 1, Chapter 3 of the Humboldt County Code is hereby amended by 313-87.3 as follows (modifications are shown as underlined text and deletions are shown as strikethrough):

87.3 SIGNS AND NAMEPLATES

87.3.1 Purpose. and Applicability The purpose of these regulations is to ensure: (1) ensure that signs within Humboldt County will not impair the public health, safety, and welfare by being excessively intrusive, and, promote public health, safety, and welfare, (2) that any permitted signs will maintain visual quality and will be compatible with nearby development. These regulations shall apply to the placement of any sign within the unincorporated area of Humboldt County. promote the use of signs that are of appropriate scale and compatible with nearby development and landscape, (3) promote the free flow of traffic and protect pedestrians, cyclists and motorists from injury and property damage caused by distracting signs, and (4) support business serving county residents, workers and visitors.

87.3.2 **Applicability.** These regulations shall be applicable to all signs in all zoning districts.

87.3.2.1 **No Permit Required.** No permit shall be required in the following circumstances.

87.3.2.1.1 Changes to legal existing sign faces.

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87.3.2.1.2 Installation of historic plagues.

87.3.2 Permitted Signs. Signs may be permitted in conformity with the following regulations:

87.3.2.1 Nameplates.

87.3.2.1.1 Shall be limited to a statement of the name, address and location of the occupant.

87.3.2.1.2 One (1) nameplate, not illuminated and not exceeding two square feet (2sf), appurtenant to any permitted use, shall be permitted in any residential zone.

87.3.2.1.3 One (1) nameplate, not illuminated and not exceeding twenty square feet (20sf), appurtenant to any permitted use, shall be permitted only in AE, TPZ and TC zones.

87.3.2.2 Property Sale Signs.

87.3.2.2.1 Two (2) signs, not illuminated, to advertise the sale of property on which it is displayed, and not exceeding six square feet (6sf) each, shall be permitted in any zone. Two such signs, not exceeding fifteen square feet (15sf), shall be permitted in any Commercial Zone. Two such signs, not exceeding twenty square feet (20sf), shall be permitted in any Industrial Zone. The Director may approve a Special Permit for additional signs if the applicant demonstrates a need, based upon site-specific physical conditions. (Former Section CZ#A314-33(B)(2)(a))

87.3.2.2.2 Signs, not illuminated and not exceeding one hundred square feet (100sf) in the aggregate, to advertise the sale of lots in the subdivision in which they are displayed shall be permitted with a Use Permit in any zone. (Former Section CZ#A314-33(B)(2)(b))

87.3.2.3 Appurtenant Signs. Signs appurtenant to any permitted use which are not illuminated, are not over seventy five square feet (75sf) in the aggregate, and not divided into more than three (3) single-faced or double-faced signs shall be permitted with a Special Use Permit in any zone except Residential Zones, in which such signs are not permitted. (Former Section CZ#A314-33(B)(3))

87.3.2.4 Signs in Commercial or Industrial Zones.

87.3.2.4.1 Signs, appurtenant to any permitted use, which do not exceed three square feet (3sf) per linear foot of the front lot line, shall be permitted in any commercial or industrial zone, subject to the limitations of this paragraph. Any lawfully existing lot shall be permitted to have a sign of at least fifty square feet (50sf) in size. The permitted sign(s) shall not exceed 300 square feet in the aggregate, and shall not be divided into more than six (6) single-faced or double-faced signs. (Former Section CZ#A314-33(B)(4)(a))

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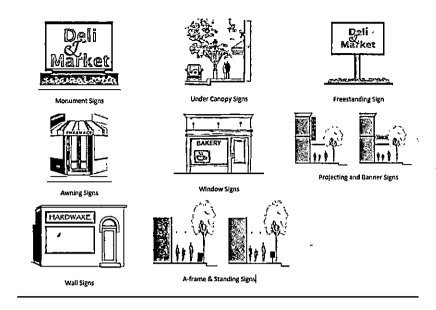
- 87.3.2.4.2 Signs, whether appurtenant to a permitted use or not, and not limited as to size or number, may be permitted with a Special Permit in any commercial or industrial zone. (Former Section CZ#A314-33(B)(4)(b))
- 87.3.3 General Prohibitions on Signs. The following signs shall be prohibited in all zones except as provided in this Section. (Former Section CZ#A314-33(C))
 - 87.3.3.1 No sign shall endanger the public health and safety by causing distractions to operators of motor vehicles on public rights of way, such as shall be caused by signs employing motion, sound, mechanical devices, blinkers, flashing lights, animation or unusual lighting. (Former Section CZ#A314-33(C)(1))
 - 87.3.3.2 No sign shall be erected adjacent to any right-of-way in such a manner as toobstruct free and clear vision of operators of motor vehicles, or at any locations where,
 by reason of position, shape or color, such sign shall interfere with, obstruct the vision
 of, or be confused with any authorized traffic sign, signal or device, or which makes use
 of the words "stop," "danger," or any other word, phrase, symbol, or character in such
 manner as to interfere with, mislead or confuse motor vehicle operators. (FormerSection CZ#A314-33(C)(2))
 - 87.3.3.3 No red, green or amber lights or illuminated signs shall be placed in such a position that they could be confused with any authorized traffic sign, signal or device. (Former Section CZ#A314-33(C)(3))
 - 87.3.3.4 No sign shall be erected in such a manner as to obstruct free and clear vision of pedestrian traffic on rights of way or to otherwise endanger pedestrians. (Former Section CZ#A314-33(C)(4))
- 87.3.3 Permitted Signs. Signs shall be permitted with a Coastal Development Permit in conformity with the following regulations, unless otherwise exempted under the California Public Resources Code Section 30610:
 - 87.3.3.1 Nameplates. Nameplates are limited to a statement of the name, address and occupational designation of the occupant, and are not illuminated. Nameplates shall be principally permitted on existing structures appurtenant to any permitted use when conforming with all the following requirements:
 - 87.3.3.1.1 In AE, TPZ and TC zones, one (1) nameplate not exceeding twenty square feet (20sf).
 - 87.3.3.1.2 In any residential zone, one (1) nameplate, not exceeding two square feet (2sf).
 - 87.3.3.1.3 In all other zones, one (1) nameplate not exceeding two square feet (20sf).
 - 87.3.3.2 Temporary Signs. Temporary signs displayed for a limited period of time which do not exceed thirty-two (32) square feet in size shall be principally permitted in any zone when conforming with all the following requirements:

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- 87.3.3.2.1 Strings or individual banners, streamers, pennants and similar devices for business openings, temporary sales and events which are placed up to thirty (30) days prior and removed within ten (10) days after the opening.
- 87.3.3.2.2 Political signs pertaining to a scheduled election which are placed up to ninety (90) days prior to the scheduled election and removed within ten (10) days after election day.
- 87.3.3.2.3 Temporary signs advertising a special event being held by a public agency or non-profit organization which are placed up to thirty (30) days prior and removed within ten (10) days after the event.
- 87.3.3.3 Property Sale Signs. Signs, not illuminated, to advertise the sale of property on which it is displayed shall be permitted when conforming with all the following regulations and removed within fifteen (15) days of the sale or lease of the property:
 - 87.3.3.3.1 In any zone, one (1) sign not exceeding six (6) square feet shall be principally permitted.
 - 87.3.3.3.2 In any Commercial Zoning District, two (2) signs, not exceeding fifteen square feet (15sf) each shall be principally permitted.
 - 87.3.3.4 In any Industrial Zoning District, two (2) signs, not exceeding twenty square feet (20sf) each shall be principally permitted.
 - 87.3.3.5 Signs advertising the sale of lots in a subdivision shall be permitted with a Coastal Development Permit in any zone when not exceeding one hundred (100) square feet in the aggregate.
- 87.3.3.4 Appurtenant Signs. Signs, appurtenant to any permitted use to identify or advertise a place of business or a product when conforming to the following requirements and the standards in Section 87.3.3.4.5:
 - 87.3.3.4.1 In Residential Zoning Districts, signs shall be prohibited unless otherwise allowed with a Use Permit.
 - 87.3.3.4.2 In Commercial or Industrial Zoning Districts, when accompanied by a Commercial General or Industrial General Land Use Designation, signs shall be principally permitted.
 - 87.3.3.4.3 In all other zones, up to three (3) single sided signs, or one (1) double sided and one (1) single sided sign not over seventy-five (75) square feet in the aggregate shall be permitted with a Special Permit, except when the site utilizes a Master Sign Plan consistent with Section 87.3.3.4.5.
 - 87.3.3.4.4 Signs not consistent with Section 87.3.3.4.5 shall be permitted with a Conditional Use Permit.

Appurtenant Sign Types

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87.3.3.4.5 Appurtenant Sign Table

Sign Type		Sign Requirements
Monument	Quantity:	One (1) per frontage
	Area:	Thirty-six (36) square feet
	Width:	Twelve (12) feet maximum
	Height:	Seven (7) feet maximum
	Depth / Projection:	Two (2) feet maximum
	Clearance:	Not applicable
Projecting and	Quantity:	One (1) per facade
<u>Banner</u>	Area:	Twenty-five (25) square feet
	Width:	Eight (8) feet maximum
	Height:	Eight (8) feet maximum
	Depth / Projection:	Four (4) feet maximum
	Clearance:	Eight (8) feet minimum
	<u>Distance to Curb:</u>	Two (2) feet minimum
Awning	Quantity:	One (1) per window
	Area:	Not applicable
	Width:	Width of facade
	<u>Height:</u>	Not applicable
	Depth / Projection:	Four (4) feet maximum
	Clearance:	Eight (8) feet minimum
	Valance Height:	Twelve (12) inches maximum
	<u>Distance to Curb:</u>	Two (2) feet minimum
Wall	Quantity:	Not Specified
	Area:	Two (2) square foot per linear foot of Façade (not exceeding one hundred (100) square feet per facade)
	Width:	Ninety (90) percent of the width of Façade
	Height:	Roof line or parapet of the structure
	Depth / Projection:	Eighteen (18) inches maximum
	Clearance:	Seven (7) feet to sign edge minimum
Window	Quantity:	Not applicable

Sign Type	Sign Requirements				
	Area: Not more than twenty-five (25) percent of glass per façade, not including seasonal displays or decorations				
	Width: Not applicable				
	Height: Not applicable				
	Depth / Projection: Not applicable				
	Clearance: Four (4) feet				
	Illumination: Design features may consist of neon or other small diameter tubing illuminated by fluorescing gas				
A-frame, Standing, & Feather Banners	A-Frame & Standing	Feather Banners			
	Quantity: Two (2) per business	Included in quantity limit			
	Area: Eight (8) square feet	Thirty (30) square feet			
	Width: Two (2) feet maximum	Three (3) feet maximum			
	Height: Four (4) feet maximum	Twelve (12) feet maximum			
·	Depth / Projection: Cannot be placed within county right-of- way or obstruct ADA access	Cannot be placed within county right-of-way or obstruct ADA access Not Applicable			
	Clearance: Not applicable	мос Аррисавіс			
Fuel Price	Quantity: Two (2) per busine	<u>255</u>			
<u>Signs</u>	Area: Sixty-four (64) square feet				
	Width: Eight (8) feet				
	Height: Eighteen (18) feet				
	Depth/Projection: not applicable				
	Clearance: Eight (8) feet				
	<u>Display:</u> Fuel pricing displays may consist of changeable <u>LED numbers</u>				
Freestanding	Quantity: One (1) per busine	<u>SS</u>			
<u> </u>	Area: Sixty-four (64) square feet				
	Width: Eight (8) feet				
	Height: Eighteen (18) feet	-			
	Depth / Projection: Not applicable				

Sign Type	Sign Requirements		
	Clearance:	Eight (8) feet minimum	
	<u>Valance Height:</u>	Not applicable	
	Distance to Curb:	Not applicable	

- 87.3.3.5 Master Sign Plan. A plan to strategically coordinate signs appurtenant to any permitted use to identify or advertise multiple places of businesses for large sites, buildings, non-residential multi-tenant developments, or adjacent or adjoining properties or parcels.
 - 87.3.3.5.1 Sites greater than one (1) acre, or with tenant spaces above the first floor, or any non-residential development, building, or property with four or more tenants must submit a Master Sign Plan;
 - 87.3.3.5.2 The Master Sign Plan shall provide a coordinated approach to signage that indicates where signage is proposed and is consistent with the purpose of Section 87.3;
 - 87.3.3.5.3 A Master Sign Plan shall be principally permitted if in accordance with Section 87.3.3.4.5;
 - <u>87.3.3.5.4 A Special Permit shall be required if the Master Sign Plan proposes signage that is not in accordance with Section 87.3.3.4.5, which would allow:</u>
 - 87.3.3.5.4.1 Transfers of maximum sign areas between tenants on a site to allow the collective total sign area permitted for the entire site to be pooled and re-allocated between tenants;
 - 87.3.3.5.4.2 Deviation from the total number of each type of sign allowed; and
 - 87.3.3.5.4.3 Deviation from the maximum size of signs permitted.
- 87.3.3.6 Murals. Murals, decorations, and design elements on the exterior of a building that do not advertise a product, business, or service shall be principally permitted and are not subject to the requirements of this section. Advertisement includes text displaying the name of a business, text displaying the name of a product, text publicizing a service, business-specific logos, and product-specific logos.
- 87.3.3.7 **Creative Signs.** Signs with no more than forty percent of the total sign area digitally printed and of unique design, thoughtfulness, imagination, inventiveness, and spirit, which deviate from the standards in this section while minimizing adverse impacts.
 - 87.3.3.7.1 Review. Creative Signs shall be reviewed and approved by the Zoning Administrator and may require modifications to the proposed Creative Sign including limits on allowed sign types, area, dimensions, placement, materials, and other sign design features.
 - 87.3.3.7.2 Permit Requirements. Creative Signs shall be permitted with a Special Permit.
 - 87.3,3.7.3 Design Standards. Creative Signs shall meet all of the General Design Standards and incorporate three or more of the Sign Features, Materials, and Contextual Criteria provided below.

87.3.3.7.3.1 General Design.

- 87.3.3.7.3.1.1 The sign constitutes a substantial aesthetic improvement to the site and has a positive visual impact on the surrounding area; and
- 87.3.3.7.3.1.2 The sign is of unique design, and exhibits a high degree of thoughtfulness, imagination, inventiveness, and spirit; and
- 87.3.3.7.3.1.3 The sign is of a higher creative, artistic, and/or sculptural nature than the average sign typically found in Humboldt County; and
- 87.3.3.7.3.1.4 The sign provides strong graphic character through the imaginative use of graphics, color, texture, quality materials, scale, and proportion.

87.3.3.7.3.2 Sign Features, Materials, and Contextual Criteria.

- 87.3.3.7.3.2.1 Materials of a higher quality than typically used for signs in Eureka (e.g., stone, sculptural steel, sandblasted wood, gold leaf, hand-painted content with an artistic mural-like component).
- 87.3.3.7.3.2.2 Projecting, recessed, or cut-out text (e.g., push-through illuminated acrylic letters, routed letters, routed metal).
- 87.3.3.7.3.2.3 Use of natural features to creatively display a business name (e.g., trimmed hedges, etched rock features, botanical arrangements).
- 87.3.3.7.3.2.4 Creative and unique use of clearly visible high-quality landscaping with an area greater than the minimum required for the sign or site, whichever is more.
- 87.3.3.7.3.2.5 Clearly visible three-dimensionality where a notable proportion of the structure or form of the sign includes multiple deviations from a parallel plane (e.g., a sphere, a half-sphere, sculptural elements, a fully three-dimensional beer mug).
- 87.3.3.7.3.2.6 Sign design successfully emulates the architecture of the building (e.g., a sign with roof-like covering that matches the general design of the roof of the building it serves).
- 87.3.3.7.3.2.7 Highly irregular multi-dimensional sign shape (e.g., a sign that has at least five or more straight sides, a sign that has a few straight sides and multiple variable rounded sides, a sign with an unusually disproportionate height-to-width ratio).
- 87.3.3.7.3.2.8 At least 50 percent of the sign area includes custom artistic illustrations.
- 87.3.3.7.3.2.9 Sign shape includes inventive representation of the use, name, or logo of the structure or business (e.g., a fish-shaped sign for a fishing store).
- 87.3.3.8 **Existing Billboards.** It is the objective of this section to provide regulations to implement provisions to regulate Billboards consistent with the certified Land Use Plan Area Plans.

- 87.3.3.8.1 Existing Billboard, an advertising display affixed to any post within 660 feet of a state highway, freeway, or historic highway or freeway that was lawfully erected in compliance with state laws and local ordinances in effect at the time of its erection;
- 87.3.3.8.2 Failure to provide the Planning and Building Department an active and compliant Outdoor Advertising Display Permit when such permit is required by state law is evidence that the structure does not qualify as an existing billboard which may require removal of the structure consistent with the Outdoor Advertising Act;
- 87.3.3.8.3 Placement shall not be permitted unless otherwise allowable:
 - 87.3.3.8.3.1 Placement includes, but is not limited to, the following activities:
 - 87.3.3.8.3.1.1 Raising the height of the Display from ground level.
 - 87.3.3.8.3.1.2 Alteration of existing size dimensions of approved physical configuration.
 - 87.3.3.8.3.1.3 Relocating all or a portion of a Display.
 - 87.3.3.8.3.1.4 Adding a back-up Facing to a single Facing Display.
 - 87.3.3.8.3.1.5 Turning the direction of a Facing.
 - 87.3.3.8.3.1.6 Addition of an electrical box.
 - 87.3.3.8.3.1.7 Adding illumination or a changeable message, with the exception of light boxes.
 - 87.3.3.8.3.1.8 Increasing any dimension of a Facing except when adding an extension to an outside dimension of a Display as incident to the copy for a temporary period up to three years.
 - 87.3.3.8.3.1.9 Re-erection of a destroyed advertising display where it meets the requirements in section 87.3.3.8.3.2.
 - 87.3.3.8.3.1.10 The maintaining and the erecting, constructing, posting, painting, printing, tacking, nailing, gluing, sticking, carving or otherwise fastening, affixing or making visible any advertising display on or to the ground of any tree, bush, rock, fence, post, wall, building, structure or thing when not performed incident to the change of an advertising message or customary maintenance, as defined below, of the advertising display.
 - 87.3.3.8.3.1.10.1 "Customary maintenance" means any activity performed on a Display for the purpose of actively maintaining the Display in its existing approved physical configuration and size dimensions at the specific location approved on the application for State Outdoor Advertising Permit, or at the specific location officially recorded in the records of the Department for a legally placed Display, for the duration of its normal life. Customary maintenance includes the following activities: (1) Changing the advertising message; (2) Adding an extension to an outside dimension of a Display as incident to the copy for a temporary period up to three years; (3) The sale, lease, or transfer of the Display or Permit; and (4) Adding a light box. Customary maintenance that constitutes "development" under Public

- Resources Code section 30106 requires a Coastal Development Permit unless otherwise exempted under the California Public Resources Code Section 30610.
- 87.3.3.8.3.1.11 Maintenance using materials other than those materials and dimension of supporting members found on the existing sign.
- 87.3.3.8.3.2 Placement of a destroyed advertising display shall be allowable if the following conditions are met:
 - 87.3.3.8.3.2.1 An advertising display has been destroyed by a disaster, as defined in section 30610(g)(2)(A) of the Coastal Act, to the extent it loses functionality so as to be rendered useless and needs to be re-erected; and
 - 87.3.3.8.3.2.2 The destroyed advertising display shall conform to applicable existing zoning requirements and, in addition, shall not be located on public land, public easements on Natural Resource zoned properties, within bodies of water, flood hazard areas, riparian corridors, sensitive habitats, scenic resources or wetlands; and
 - 87.3.3.8.3.2.3 A Conditional Use Permit with a term limit of 15 years has been approved; and
 - 87.3.3.8.3.2.4 A building permit has been issued.
- 87.3.3.8.4 Unauthorized placement activities will be declared a public nuisance as defined by Section 351-3 and considered a Category 4 Violation as defined by Section 352-3(h) and Section 352-6.
- 87.3.3.8.5 The County may declare its intent to require removal of an existing billboard by providing the existing billboard owner notice of such intent a minimum of seven (7) years prior to actual removal of the sign. Upon the expiration of the designated time period, the County may require removal in accordance with the requirements of the Outdoor Advertising Act. The removal of the billboard structure and restoration of the site to its original condition shall be completed within 30 days of compensation. If the permit holder and property owner fail to remove the billboard structure and restore the site within the designated time period, the billboard shall be declared a public nuisance as defined by Section 351-3 and considered a Category 4 Violation as defined by Section 352-3(h) and Section 352-6.

87.3.3.9 Directional Signs.

- 87.3.3.9.1 Signs Permitted. Directional signs and/or guide signs shall be located in any zone to indicate directions to public recreational areas, visitor serving facilities, and any other facilities for which the Director has determined that such a sign is necessary for the public convenience and/or safety.
- 87.3.3.9.2 **Location.** Signs shall be located only along arterial roadways and higher order streets.

87.3.3.9.3 Design Criteria.

87.3.3.9.3.1 Directional signs shall contain only the name of the use(s), a directional arrow or a directional statement, and the approximate distance to the use(s).

- 87.3.3.9.3.2 Where feasible, directional signs shall be designed to accommodate more than one use.
- 87.3.3.9.3.3 The display surface of any such sign shall not exceed twenty-four by twenty-four inches (24"x24") for each use, with a maximum aggregate area of display surface not to exceed 100 square feet.
- 87.3.3.9.4 Permit Required. A Special Permit is required for placement of a directional sign in any zone.

87.3.3.10 Design Standards.

87.3.3.10.1 Illumination.

- 87.3.3.10.1.1 Signs in non-residential zoning districts may be internally or externally illuminated except where specifically prohibited.
- 87.3.3.10.1.2 Signs in Residential Zoning Districts shall only be externally illuminated and must be located at least fifty (50) feet from any residence.
- 87.3.3.10.1.3 Light sources must be steady, stationary, and static in color and shall utilize full-cutoff lighting, downward casting, shielding, visors etc.
- 87.3.3.10.1.4 Lighting shall be limited as follows:
 - a) During hours between sunset and sunrise, luminance is limited to 100 candela per square meter.
 - b) Each sign must either be designed to achieve this standard or have a light sensing device that will automatically adjust the brightness of the display as the natural ambient light conditions change.
- 87.3.3.10.1.5 The light source for externally illuminated signs must be shielded and positioned so that light is only directed at the face of the sign and does not spill beyond where it is needed.
- 87.3.3.10.1.6 Lighting shall use the lowest light level necessary to be visible from the property line.
- 87.3.3.10.1.7 Lighting shall only be operated between sunrise and sunset or 30 minutes before opening and after closing.
- 87.3.3.10.1.8 Exposed bulbs are not permitted except as part of a Creative Sign Permit.
- 87.3.3.10.1.9 Design features consisting of neon or other small diameter tubing illuminated by fluorescing gas is not allowed as part of any type of sign, except as allowed as window signage in Section 87.3.3.4.5.
- 87.3.3.10.2 Protection of Public Views. Any permitted sign shall be (a) sited and designed to protect views to and along the ocean and scenic coastal areas, (b) visually compatible with the character of surrounding areas, (c) subordinate to the character of its setting in Coastal Scenic Areas, and (d) found consistent with applicable Coastal View Area standards required under the coastal land use plan for the sign location.
 - 87.3.3.11 Prohibited Signs. The following signs and sign materials are prohibited:

- 87.3.3.11.1 Digital, Animated or Changeable Copy Signs. Signs that include any part that appears to rotate, flash, blink, move, change color, emit sound, or change intensity, except for approved fuel price signs, standard barber poles, time and temperature signs that are located in commercial and industrial zones. This includes but is not limited to electronic message boards, large television or projector screens, etc. Except when placed on such property by the public agency having jurisdiction or expressly authorized by such public agency.
- 87.3.3.11.2 New Billboards. A structure with a flat surface upon which an advertisement is placed or affixed to any post within 660 feet of a state highway or freeway, except as described by Section 87.3.3.8.3.2.
- 87.3.3.11.3 Off-Premise Signs. Signs that are not appurtenant to a use associated with the property in which the sign is located.
- 87.3.3.11.4 Decorative Signs. Banner signs, yard signs, and inflatable signs, except when used as a temporary sign consistent with Section 87.3.3.2 (Temporary Signs).
- 87.3.3.11.5 Hazardous Signs. Signs adversely affecting traffic control or safety. Any sign that creates a traffic safety hazard by interfering with a individual's sight distance, including signs visible from any public road, street or right of way containing colors or reflective paint that blinds the vision of drivers, or signs which simulate or imitate the appearance of any traffic sign or signal, or which makes use of the works "STOP," "GO," "SLOW," "TURN HERE," "DANGER," or contain other words, phrases symbols or characters otherwise likely to interfere with, mislead or confuse drivers.
- 87.3.3.11.6 Obsolete Signs. Any appurtenant sign face identifying a use or activity that has not occupied the site for more than six months. Any off-premise sign face advertising an activity that has not taken place for more than six months. Any sign frame that has not been utilized within five years.
- 87.3.3.11.7 Signs on Public Roads. Signs, including Digital, Animated or Changeable Copy
 Signs are not permitted on any public road or public road right of way, except as permitted
 by the Department of Public Works and Caltrans. This includes, but is not limited to,
 permanent signs, portable signs, trailer mounted signs, and vehicle mounted signs.
- 87.3.3.11.8 Signs on Public Property. Signs, including Digital, Animated or Changeable Copy Signs are not permitted on any public property; except as permitted by the public agency having jurisdiction or expressly authorized by such public agency that has obtained all other necessary permits for placement of such signage.
- 87.3.3.11.9 Signs on Natural Features and Other Structures. Signs affixed to or painted on trees, rocks, or other natural features, or on utility poles, street sign poles, traffic signal equipment and poles, or garbage receptacles.
- 87.3.3.11.10 Roof Signs. Any sign erected, constructed and placed on or over the roof of a building or of any architectural feature to which it is affixed.
- 87.3.3.11.11 Dilapidated Signs. Signs that have been declared a nuisance as defined by Section 351-3 and must be removed due to inadequate maintenance, dilapidation, or abandonment.

87.3.3.11.12 Signs Blocking Public Access. Signs that interfere with public access inconsistent with the public access policies of the Coastal Act or the County's certified Local Coastal Program.

SECTION 3. EFFECTIVE DATE.

This ordinance shall take effect upon the Coastal Commission Executive Director's determination that the County's acceptance is consistent with the Commission's action, and the Executive Director reports the determination to the Commission at the next regularly scheduled meeting.

PASSED, APPROVED AND ADOPTED this 7th day October 2025 on the following vote, to wit:

AYES:

Supervisors: -- Arroyo, Madrone, and Wilson

NOES:

Supervisors: -- Bohn and Bushnell

ABSENT:

Supervisors: -- None

Michelle Bushnell, Chair

Board of Supervisors of the County of

Humboldt, State of California

(SEAL) ATTEST:

Tracy Damico, Clerk of the Board of Supervisors of the County of Humboldt, State of California

By: __

Kaleigh Maffei, Deputy Clerk