

CITY OF POMONA COUNCIL REPORT

October 6, 2025

To: Honorable Mayor and Members of the City Council

From: Anita D. Scott, City Manager

Submitted By: Betty Donavanik, Development Services Director

SUBJECT: INTRODUCTION AND FIRST READING OF ORDINANCE NO. 4360

APPROVING A SPECIFIC PLAN AMENDMENT (SPA-001401-2024)
TO ESTABLISH NEW SIGN REGULATIONS IN THE POMONA

CORRIDORS SPECIFIC PLAN

RECOMMENDATION:

It is recommended that the City Council take the following actions:

- 1) Conduct a public hearing and receive public testimony; and
- 2) Introduce, waive further, and give first reading to Ordinance No. 4360 (Attachment No. 1):

ORDINANCE NO. 4360 – AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF POMONA, CALIFORNIA, APPROVING SPECIFIC PLAN AMENDMENT (SPA-001401-2024) TO REMOVE EXISTING SECTION 2.9 "SIGNAGE REGULATIONS" IN THE POMONA CORRIDORS SPECIFIC PLAN AND REPLACE WITH SECTION .630 "SIGNS" OF THE POMONA ZONING AND DEVELOPMENT CODE

EXECUTIVE SUMMARY:

On July 9, 2025, the Planning Commission recommended approval to amend the existing sign regulations outlined in the Pomona Corridors Specific Plan during a public hearing with a 6-0-0-1 vote. The amendment requested the removal of Section 2.9 "Signage Regulations" in the Pomona Corridors Specific Plan (PCSP) and require all signs in the PCSP to comply with the sign regulations outlined in the newly adopted standards from the Pomona Zoning and Development Code Section 630. "Signs". This request excludes other specific plans that currently have sign regulations within their respective plans and is only applicable to the Pomona Corridors Specific Plan.

SB1439/GOVERNMENT CODE §84308 APPLICABILITY:

□ When this box is checked, it indicates the agenda item is subject to the Levine Act SB1439 requirements. Council members are reminded to check their campaign contributions and determine whether they have received a campaign contribution of \$500 or more that would require disclosure and/or recusal from discussing or acting on this agenda item. Campaign contributions of \$500 or more made 1) by any person or entity who is identified in the agenda report as the applicant or proposer or 2) on behalf of the applicant or participant, including a parent, subsidiary or otherwise related business entity, or 3) by any person who has a financial interest in the agenda item requires a councilmember to comply with SB1439.

FISCAL IMPACT:

No Fiscal Impact at this time.

PUBLIC NOTICING REQUIREMENTS:

A public hearing notice was published in the Inland Valley Daily Bulletin on Friday, September 5, 2025 (Attachment No. 3).

PREVIOUS RELATED ACTION:

Only July 9, 2025, the Planning Commission held a public hearing regarding a Specific Plan Amendment (SPA-001401-2024), a request to remove Section 2.9 "Signage Regulations" in the Pomona Corridor Specific Plan and replace it with newly adopted sign regulations under Section 630. "Signs" of the Pomona Zoning and Development Code (Attachment No. 4). After carefully considering all pertinent testimony and recommendation of the Planning Division staff, the Planning Commission recommended approval of Specific Plan Amendment (SPA-001401-2024) on a 6-0-0-1 vote. No modifications or revisions were requested from the Planning Commission as part of the approval vote.

DISCUSSION:

Overview

The proposed Specific Plan Amendment is a request to replace Section 2.9 "Signage Regulations" and require all signs in the Pomona Corridors Specific Plan to comply with the sign regulations outlined in the Pomona Zoning and Development Code Section 630. "Signs" (Attachment No. 2). The proposed amendment will remove language that directly conflicts with First Amendment rights pertaining to freedom of speech and establish sign regulations in the Pomona Corridors Specific Plan which are compatible with the frontage standards of the Pomona Zoning and Development Code.

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This amendment will exclude specific plans that currently have sign regulations within their respective plans, such as the: Downtown Pomona Specific Plan, Phillips Ranch Specific Plan, and Mission 71 Business Park Plan. Future efforts to include these plans will come under a separate action, subject to SB 18 (Government Code §6532.3(a)(1)), which requires local governments to contact, provide notice to, refer plans to, and to conduct meaningful consultation with California Native American tribes, if requested, prior to the adoption or any amendment of a general plan or specific plan.

Staff Analysis

Applicable Code Section

Pursuant to the PZDC Section 1150.G.(2), the City Council may by ordinance or resolution, adopt, amend, supplement, or change a specific plan; upon written recommendation from the Planning Commission.

A Specific Plan Amendment must be acted upon by the Approving Authority based upon the information provided in the submitted application, evidence presented in the Planning Division's written report, and testimony provided during the public hearing, only after considering and clearly establishing all of the below listed findings and giving supporting reasons for each finding. The application must be denied if one or more of the below-listed findings cannot be clearly established.

- 1. The proposed Specific Plan, or amendment thereto, is consistent with the goals, policies, plans and exhibits of the General Plan;
- **2.** The proposed Specific Plan, or amendment thereto, would not be detrimental to the public interest, health, safety, convenience, or general welfare of the City;
- **3.** In the case of an application affecting specific property(ies), the proposed Specific Plan, or amendment thereto, will not adversely affect the harmonious relationship with adjacent properties and land uses; and
- **4.** In the case of an application affecting specific property(ies), the subject site is physically suitable, including, but not limited to, parcel size, shape, access, and availability of utilities, for the request and anticipated development.

Proposed Specific Plan Amendment

The purpose of the Pomona Corridors Specific Plan (PCSP) is to orchestrate private and public investment activities along the Garey Avenue, Holt Avenue, Mission Boulevard, and Foothill Boulevard corridors and to support and promote the type of investment that will enhance the beauty and vitality of the City's primary commercial corridors. To accomplish this, the Specific Plan presents the community's vision for the evolution and continued growth of these corridors and establishes primary means of regulating land use and development within the specific plan area. Because of their significant potential for change, the Garey Avenue, Holt Avenue, Mission

Boulevard, and Foothill Boulevard corridors are identified as focus areas in the City of Pomona General Plan 2014 that require "specific planning and regulatory direction" to ensure the goals and policies of the General Plan are achieved. The Pomona Corridor Specific Plan is a tool which implements the vision of the General Plan along with its goals and policies via development standards, prioritized strategies, and city actions.

The proposed amendment would remove Section 2.9 "Signage Regulations" from the Pomona Corridors Specific Plan and incorporate the sign regulations outlined in the Pomona Zoning and Development Code (PZDC). Affected areas would include parcels abutting major arterial corridors, such as: Holt Avenue, Garey Avenue, Mission Boulevard, and Foothill Boulevard, as shown in Figure 1.1. "Specific Plan Area" below. This action would only apply to parcels located within the Pomona Corridors Specific Plan. Expansion zones are not included in this effort, as they have been absorbed by the Pomona Zoning and Development Code. Additionally, signage regulations for other specific plans are not included as part of this request.

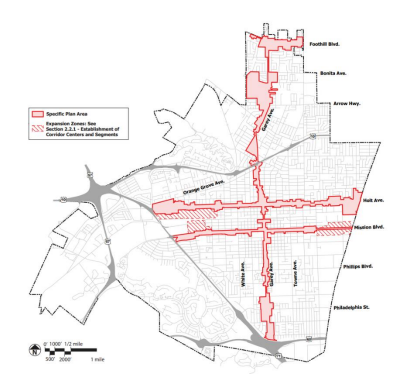


Figure 1.1. Pomona Corridors Specific Plan – Specific Plan Area

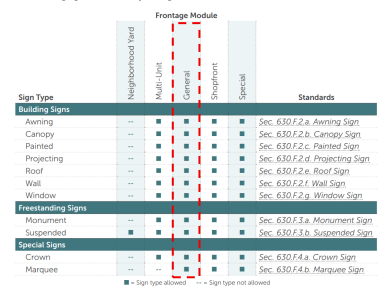
The new sign regulations can be accessed in the Site chapter of the PZDC, which is responsible for regulating site design, parking, landscape, and other site features. It consists of a combination of regulations that are appropriate to a variety of contexts, such as: transit-oriented center, special campuses, suburban neighborhoods, and open spaces. While regulations are located in the Site chapter of the Zoning and Development Code, permissions will be determined by the frontage module type assigned based on the Zoning District, as displayed in Figure 1.2. Permanent Signs – Allowed Sign Type, Frontage Module Permissions. Aligning sign types to frontage modules ensures consistency with the goals and policies of the General Plan by maintaining the desired relationship to the public-right-of way.

Figure 1.2. Permanent Signs – Allowed Sign Type

630.F. Permanent Signs

1. Frontage Module Permissions

The following signs are allowed by frontage module.



The proposed amendment request will assign the "General Frontage" module to all parcels located within the boundaries of the Pomona Corridors Specific Plan. This will only be applicable for signage regulations, since this is the scope of the action. General Frontage requires moderate to high build-to widths while allowing a wide range of modifications for pedestrian amenity spaces. This frontage module contains regulations that ensure a high-quality pedestrian environment and provides flexibility for a variety of ground story tenants. Both the Pomona Corridors Specific Plan and the General Frontage Module contemplate the same development goals for housing density and mix-use commercial development and contain similar General Plan designations. Majority of the properties within the PCSP are composed of the following General Plan designations: Urban Neighborhood District, Neighborhood Edge, Transit Oriented District, and Work Place District. In comparison, the General Frontage module is applicable for the following zoning districts: Urban Neighborhood Districts (accommodates medium-intensity multi-unit housing, office, commercial, and limited industrial uses), Activity Center Districts (intended for medium-large scale development within neighborhood centers catalyzed by a variety of residential, retail, service, and commercial buildings forms and uses in a pedestrian oriented environment and mix-use is strongly encouraged), Workplace District and Transit Oriented Districts (contains the most active and walkable districts in the city and encourages a mix of residential and commercial uses). The Zoning and Development Code's zoning districts are tailored to implement the designations and place types established in the General Plan. Consistent land use designations with both the Pomona Corridor Specific Plan and the General Frontage module will ensure that the sign regulations are consistent with the General Plan, along with being compatible with the use types for the area.

Tribal Consultation

In accordance with Senate Bill 18 (Burton 2004) (Government Code §6532.3(a)(1)) Planning Division staff contacted the California Native American Heritage Commission for a list of Tribes with ancestral lands in Pomona and offered consultation on the proposed specific plan amendment. A formal notification of the Specific Plan Amendment was sent on October 23, 2024, via certified mail. None of the California Native American Tribes requested consultation regarding the proposed amendment.

General Plan Conformance

The Land Use and Community Design chapters of the General Plan place high priority on building form; and places focus on design that supports public activity and strengthens safety. The reiterated goals and policies in the General Plan promote the efficient use of land that encourage walking, bicycling and transit use across all place types. To accomplish this, the General Plan discusses moving away from "exclusively auto-oriented shopping and toward open-air, amenity driven formats that have both daytime and nighttime activity and are clustered at major crossroads". Additionally, the Community Design chapter emphasizes the creation of more walkable and accessible street environments, strives to improve pedestrian safety, and improve the livability and cultural life of the community through physical design considerations.

To implement the vision set by the General Plan, the sign regulations in the PZDC prohibits the erection of new auto-oriented signs such as animated signs, digital signs, bunting signs, and mobile signage and incorporates new signage types such as painted signs, crown signs, and marquee signs. Additionally, the new signage regulations remove all language pertaining to signage content and safeguards life, health, property and public welfare by regulating the design, quality of materials, construction, illumination, location, and maintenance of signs. Despite prohibiting the installation or erection of new auto-oriented signs in the PZDC sign regulations, the Pomona Corridors Specific Plan still allows for drive-thrus and gas stations within certain segments with the approval of a Conditional Use Permit. While no new auto-oriented signage can be proposed with this amendment, the existing signage for auto-oriented uses (such as the gas stations and drive-thrus) will still be able to be updated and maintained, per Section 630.D.(5) "Sign Installation and Maintenance". Monument signs are still permitted under General Frontage to accommodate any new gas stations with the PCSP area.

ENVIRONMENTAL IMPACT:

The California Environmental Quality Act (CEQA) requires analysis of agency approvals of discretionary "projects." A "project," under CEQA, is defined as "the whole of an action, which has a potential for resulting in either a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment" (State CEQA Guidelines Section 15378). The proposed project is considered a "project" under CEQA.

In 2014, the City of Pomona adopted a Final Environmental Impact Report (EIR) associated with the discretionary project, which analyzed the environmental impacts of the City of Pomona's General Plan Update (GPU), Corridors Specific Plan, Active Transportation Plan, and Green Plan. In conjunction with the certification of the GPU and PCSP EIR, a Mitigation Monitoring and

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Reporting Program (MMRP) was adopted. The proposed project site was previously studied under this Certified Final EIR.

In compliance with Section 15061(b)(3), the proposed project is covered by the general rule exemption which exempts activities that can be seen with certainty to have no possibility for causing a significant effect on the environment. The project may be considered for the general rule exemption in that the proposed project only includes the amendment of text of an adopted document previously studied in the 2014 Pomona GPU Final EIR. The proposed project described above hereby meets the guidelines. Therefore, no further environmental review is required.

NEXT STEPS:

Upon approval of first reading of Ordinance No. 4360, the City Council will conduct a second reading, and 30 days thereafter, the requested specific plan amendment will become effective. Staff tentatively expects the second reading to be held on October 20, 2025, and the effective date to be November 20, 2025.

COUNCIL PRIORITIES & GOALS:

This item is consistent with the following Council priorities and goals:

GOAL G: Create Economic Strategy for City That Reflects Current Opportunities and City Values.

Prepared by: Karina Diaz Assistant Planner

ATTACHMENT(S):

Attachment No. 1 – Draft Ordinance No. 4360

Attachment No. 2 – Exhibit A: Zoning & Development Code Section 630. "Signs"

Attachment No. 3 – Public Hearing Noticing

Attachment No. 4 – Staff Report & Attachments of 07-09-25 Planning Commission Public Hearing

Attachment No. 5 – Staff Presentation

ORDINANCE NO. 4360

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF POMONA, CALIFORNIA, APPROVING SPECIFIC PLAN AMENDMENT (SPA-001401-2024) TO REMOVE EXISTING SECTION 2.9 "SIGNAGE REGULATIONS" IN THE POMONA CORRIDOR SPECIFIC PLAN AND REPLACE WITH SECTION .630 "SIGNS" OF THE POMONA ZONING AND DEVELOPMENT CODE

- **WHEREAS**, the City of Pomona has duly initiated Specific Plan Amendment (SPA-001401-2024);
- **WHEREAS**, the interpretation of consistency with the 2014 General Plan shall be done through the updating of the Pomona Zoning Ordinance;
- **WHEREAS**, the Planning Commission of the City of Pomona, after giving notices thereof as required by law, held a public hearing on July 9, 2025, concerning Specific Plan Amendment (SPA-001401-2024) and, after carefully considering all pertinent testimony and the staff report offered in the case as present, approved SPA-001401-2024 and recommended City Council approval (6-0-0-1);
- **WHEREAS**, the City Council of the City of Pomona, after giving notice thereof as required by law, held a public hearing on October 6, 2025, concerning the requested Specific Plan Amendment (SPA-001401-2024);
- **WHEREAS**, the City Council of the City of Pomona, at its regularly scheduled public meeting of October 6, 2025, approved the introduction and first reading of an Ordinance for Code Amendment (SPA-001401-2024) with a (X) vote; and
- **WHEREAS**, the City Council has carefully considered all pertinent testimony and the staff report offered in the case as presented at the public hearing.
- **NOW, THEREFORE, BE IT RESOLVED** by the City Council of the City of Pomona as follows:
- **SECTION 1.** The City Council hereby finds that the foregoing recitals are true and correct and are incorporated herein as substantive findings of this Ordinance.
- **SECTION 2.** The City Council, exercising independent judgment, finds that the project will not have an adverse impact on the environment pursuant to California Environmental Quality Act (CEQA) Section 15061(b)(3) as the proposed project described above hereby meets the guidelines for the general rule exemption which exempts activities that can be seen with certainty to have no possibility for causing a significant effect on the environment.

SECTION 3. In accordance with Pomona Zoning and Development Code Section 1150.G.(2), the City Council must make the following findings in order to approve Specific Plan Amendment (SPA-0001401-2024). Based on consideration of the whole record before it, including but not limited to, the staff report, public testimony received at the public hearing on this matter, and evidence made part of the public record, the City Council hereby finds as follows:

a. The proposed Specific Plan Amendment is consistent with the goals, policies, plans and exhibits of the General Plan; and

The General Plan promotes the efficient use of land, encourages walking, bicycling, and transit use across all place types. To accomplish this, the General Plan discusses moving away from "exclusively auto-oriented shopping and toward open-air, amenity driven formats that have both daytime and nighttime activity and are clustered at major crossroads". Additionally, the community design chapter emphasizes the creation of more walkable and accessible street environments, strives to improve pedestrian safety, and improve the livability and cultural life of the community through physical design considerations.

The proposed Specific Plan Amendment would implement the vision set by the General Plan, by removing the current standards and defaulting to the sign regulations outlined in the Pomona Zoning and Development Code. The signage regulations in the Pomona Zoning and Development Code prohibit the erection of new auto-oriented signs and contain new sign types to enhance the pedestrian experience and street environment. Thus, improving the livability and cultural life of the community through physical design considerations. Furthermore, the signage regulations in the Pomona Zoning and Development Code removed all language pertaining to signage content and safeguards life, health, property and public welfare by regulating the design, quality of materials, construction, illumination, location, and maintenance of signs.

b. The proposed Specific Plan Amendment would not be detrimental to the public interest, health, safety, convenience, or general welfare of the City.

The proposed Specific Plan Amendment would not be detrimental to the public interest, health, safety, convenience, or general welfare of the City as it will enable property owners to establish signage under new standards that implement the vision set by the General Plan.

SECTION 4. Based on consideration of the whole record before it, including but not limited to, the staff report, public testimony received at the public hearing on this matter, and evidence made part of the public record, the City Council hereby finds that the proposed Specific Plan Amendment is in the public interest and in the interest of the furtherance of the public health, safety, and welfare and is, as a matter of law, consistent with the Pomona General Plan pursuant to Government Code Section 65852.2(a)(1)(c).

SECTION 5. For the reasons set forth above, the City Council of the City of Pomona hereby approves Specific Plan Amendment (SPA-001401-2024) and as an associated action,

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rescind and replace Section 2.9 "Signage Regulations" with sign regulations in Pomona Zoning and Development Code Section 630. "Signs", attached hereto as "Exhibit A".

SECTION 6. The City Clerk shall attest and certify to the passage and adoption of this Ordinance, and shall cause same to be posted as required by law and this Ordinance shall take effect thirty (30) days after its final adoption.

SECTION 7. If any section, subsection, sentence clause or phrase or word of this Ordinance is for any reason held to be invalid or unconstitutional by a decision of any court of competent jurisdiction or preempted by state legislation, such decision or legislation shall not affect the validity of the remaining portions of this Ordinance. The City Council of the City of Pomona hereby declares that it would have passed this Ordinance and each and every section, subsection, sentence clause or phrase or word not declared invalid or unconstitutional without regard to any such decision or preemptive legislation.

PASSED APPROVED AND ADOPTED THIS 6th DAY OF OCTOBER, 2025

	CITY OF POMONA	
	Tim Sandoval Mayor	
ATTEST:		
Rosalia A. Butler, MMC City Clerk		
APPROVED AS TO FORM:		
Sonia Carvalho City Attorney		

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STATE OF CALIFORNIA) COUNTY OF LOS ANGELES) ss CITY OF POMONA)

I, ROSALIA A. BUTLER, MMC, CITY CLERK of the City of Pomona do hereby certify that the foregoing Ordinance was introduced for first reading at a regular meeting of the City Council of the City of Pomona held on October 6, 2025, and was adopted at second reading at a regular meeting of the City Council of the City of Pomona held on October 20, 2025, by the following vote:

AYES: NOES: ABSTAIN:

ABSENT:

Rosalia A. Butler, MMC City Clerk

Pursuant to Resolution No. 76-258 of the City of Pomona, the time in which judicial review of this action must be sought is governed by California Code of Civil Procedure Section 1094.6.

Part 6 | Site Attachment No. 2 General

Sec. 630. **Signs**

630.A. General

1. Purpose and Intent

The regulations set forth in this Section contain the primary tools for implementing the sign policies, standards, and regulations of the City pursuant to the provisions of the State Outdoor Advertising Act (BPC Section 5200 et seq.), and other applicable state and local requirements, and prescribe standards for the type, placement, size, number, height, and illumination of signs in order to achieve the following purposes:

- a. To promote orderly display of signs to provide reasonable protection to the visual environment of the City;
- b. To enhance the City's ability to attract economic development; and
- c. To safeguard life, health, property and public welfare by regulating the design, quality of materials, construction, illumination, location, and maintenance of signs.

2. Applicability

All signs erected, installed, structurally altered, or otherwise modified after the effective date of this Code, except for signs within a specific plan, which are regulated by a specific plan. Nonconforming signs are subject to the provisions of *Sec. 11100.L.2.* (*Sign Exceptions*).

3. Sign Permits

Unless specifically exempted in <u>Sec. 630.B.</u> (<u>Signs Not Requiring a Permit</u>), a Sign Permit must be obtained prior to erection, installation, display, structural alteration, or change of any sign pursuant to <u>Sec. 1170.C.</u> (<u>Ministerial Permit</u>). Building and electrical permits must also be obtained, where required by the Uniform Building Code and National Electrical Code.

630.B. Signs Not Requiring a Permit

Signs that do not require a permit are not considered in determining the allowable number or size of signs on a lot. A permit is not required for the following types of signs, provided all applicable provisions of this Section are met.

1. Official Notices

Any sign, posting, notice or other indication used exclusively to display official notices, notices of any court or public office, or posted by a public officer in the performance of a public duty, or required by a public entity in carrying out its responsibility to protect the public health, safety or welfare, or otherwise required by law.

2. Street and Traffic Control Signs

Official street or traffic signs erected by a governmental agency, including signs required by law, directional signs, informational signs, street name signs, traffic control signs, public utility signs, railroad crossing signs, or other emergency warning signs.

Signs Not Requiring a Permit Part 6 | Site

3. Signs Not Visible

Any sign internal to a site not visible from the public right-of-way or neighboring property. This does not include signs for drive-through facilities, as defined in <u>Sec. 11100.K.1.b.</u>

4. Flags

Any loose fabric or membrane secured to a pole or rod, which flutters and moves with air or wind movement. Freestanding flag poles are not regulated under this Section, and require a building permit.

Flags must meet the following standards:

- a. A maximum of 3 flags are permitted per lot; and
- b. The flag area cannot exceed 1.5 times the height of the pole, or at least a 15 square foot flag, whichever is greater. For example, a 40-foot tall flag pole yields a maximum 60 square foot flag.

5. Sidewalk Signs

Any sign placed on a sidewalk that is movable, wholly independent of a building for support, and not permanently secured or attached to the ground. Includes a-frame signs, sandwich board signs, and signs on wheels.

Sidewalk signs must meet the following standards:

- a. The sign cannot exceed 6 square feet in area, 3 feet in height and 2 feet width;
- b. The sign must be placed along a building facade with an entrance to a tenant space;
- c. The sign cannot be placed more than 12 feet from the building facade;
- d. One sidewalk sign is permitted for each street facing entrance, and no more than one may be placed per business on the same street face;
- e. The sign cannot be illuminated;
- f. The sign must be removed and placed indoors at the close of each business day; and
- g. The sign must not impair the ability of pedestrians to use the sidewalk, with a minimum of 6 feet of clear distance of sidewalk at all times.

6. Small Signs

Any sign with a sign area of 6 square feet or less.

Small signs must meet the following standards in order to be considered exempt:

- a. Maximum individual sign area of 6 square feet.
- b. Maximum number of small signs on a lot is unrestricted.
- c. Cannot be internally or externally illuminated.

Part 6 | Site Prohibited Signs

7. Historic Building Plaque

A commemorative or identification plaque to identify designated historic properties (local, state, or national level) which are constructed of bronze or other nonflammable material.

8. Search Lights and Laser Displays

a. Special Frontage Modules

In a zoning district with a Special Frontage Module, search lights and laser displays are allowed and must meet the following standards.

- 1. Such devices must be focused away from ground level areas, residential areas, pedestrian areas, and vehicular traffic areas.
- 2. The level of illumination must not cause any unnecessary direct or reflected glare onto surrounding neighborhoods.

b. All Other Frontage Modules

In a zoning district without a Special Frontage Module, search lights and laser displays are not allowed.

630.C. Prohibited Signs

The following signs and devices are prohibited. Any sign type not listed in this <u>Sec. 630. (Signs)</u> is considered prohibited.

1. Abandoned Signs

Any sign remaining in place or not maintained for a period of 90 days which no longer advertises or identifies an ongoing business, product or service available on the business premise where the sign is located.

2. Aerial Roof Signs

Any sign that is mounted, attached, affixed, or painted on the surface of a roof that is visible from the air or an elevation vantage point higher than the roof.

3. Aerial Signs

Any sign or device that is either floating or flying in the air but is secured to a building or to the ground by strings or cables. A blimp is considered an aerial sign.

4. Animated Signs

Any sign which uses movement or changes of lighting to depict action or create a special effect or scene.

5. **Balloons**

Any inflatable airtight bag that, when in multiple numbers can be strung together and displayed to attract attention to a business location. A balloon is not considered an inflatable sign.

Prohibited Signs Part 6 | Site

6. Bunting

Any decoration made out of fabric, synthetic material, sheet metal, or any thin pliable material that is securely attached to at least two ends of a rigid frame attached to a pole or projecting from a building.

7. Can Signs (Box Signs)

Any sign on the outside face of a metal box with or without internal illumination.

8. Digital Signs

Any electronic sign that displays video or multimedia content or text.

9. Fence Signs

Any sign attached to or painted onto a freestanding fence.

A sign attached to or painted onto a freestanding wall is considered a monument sign and is subject to the standards of *Sec.* 630.F.10. (Monument Sign).

10. Inflatable Signs

Any form of inflatable device that is displayed, printed or painted on the surface of an inflatable background. A balloon is not considered an inflatable sign.

11. Mobile Signs

Any sign mounted, attached, affixed, or painted upon any surface of a motor vehicle, trailer, or similar conveyance parked on public or private property. This includes mobile signs that are digital or animated.

12. Off-Site Advertising Signs (Billboards)

Any sign structure or billboard, whether freestanding or mounted on an existing building, built for the purpose of advertising an establishment, product or service which is not available on the property upon which the sign is located at the time the sign structure was erected.

a. Proposition "L"

As approved in a special municipal election held on November 2, 1993 (Proposition "L"), and which cannot be modified without a vote of the people:

- 1. No new or structurally altered off-site billboards will be permitted within the City of Pomona. In technical words conveying the same meaning, off-site advertising signs must not be constructed, relocated, or structurally altered in any zoning district.
- 2. Noncommercial advertising by the property owner or by another with their consent is permitted on any advertising sign for on-site advertising, whether the message concerns activity at the property or not.

Part 6 | Site General Signs Requirements

13. Pennants

Any device made of flexible materials, such as cloth, paper or plastic, which may or may not contain copy, and designed to be attached securely to a pole or post.

14. Pole Signs

Any freestanding sign that is wholly independent of a building for support, permanently affixed to the ground using one or more poles or posts.

15. Unofficial Traffic Signs

Any sign which simulates in color, size or design, any traffic control sign or signal, or which make use of words, symbols or characters in such a manner as to interfere with, mislead, or confuse pedestrian or vehicular traffic.

16. Snipe Signs

Any sign or poster that is installed within public or private property on structures such as lampposts, traffic signs, street signs, building walls, fences, and similar structures.

630.D. General Signs Requirements

1. Building and Electrical Code Compliance

The structural components of a sign (including, without limitation, lighting fixtures) must be constructed, installed and maintained in accordance with the requirements of the current Uniform Building Code and National Electrical Code.

2. Setbacks and Encroachments

- a. Building setback requirements, as defined in <u>Sec. 370.C. (Building Setbacks)</u>, do not apply to signs.
- b. Any awning, canopy, marquee, and projecting signs may encroach (subject to an encroachment permit) up to 42 inches over a public right-of-way provided that:
 - 1. The sign does not encroach within a vertical plane measured 2 feet from the back of the curb; and
 - 2. The bottom edge of the sign maintains a clearance of at least 8 feet from the finish grade level below the sign.

3. Illumination

- a. Where exposed lamps are used to illuminate signs, gooseneck reflectors and lights must be provided with proper lenses and guards to concentrate illumination on the area of the sign to prevent glare on the street or adjacent property.
- b. Neon lighting must not exceed 30 milliamps. All other types of sign illumination are subject to the standards of *Sec. 640.A.* (*Outdoor Lighting*).

General Signs Requirements Part 6 | Site

4. Display of Noncommercial Message

Any sign authorized in this Section may display a noncommercial message in lieu of other text.

5. Sign Installation and Maintenance

All signs must be installed and maintained in proper working order at all times and meet the following provisions for maintenance.

- a. The display surfaces of all signs must be kept clean and legible at all times.
- b. All non-functioning bulbs or damaged sign faces or panels must be replaced or repaired within 30 days.
- c. All sign copy must be maintained securely on the sign face or panel and all missing copy must be replaced within 30 days.
- d. Sign structures, frameworks, and poles must be structurally sound.
- e. The rear of any sign face or cabinet visible to the public must be provided with a flat-surfaced cover to obscure structural elements from public view.
- f. Following the removal of any signage and/or prior to the installation of any signage, all visual trace of the previous sign must be removed, including any residue. Where discoloration occurs upon removal or exists prior to installation, all surfaces must be painted to match the existing color of the structure.

6. Sign Removal

- a. The following signs will be removed immediately by the property owner:
 - 1. Nonconforming signs changed or altered in any way beyond maintenance and repair other than change of copy as defined in *Sec. 11100.X. (Nonconforming Signs)*.
 - 2. Prohibited signs as defined in Sec. 630.C. (Prohibited Signs).
- b. Where a sign is removed, all visual trace of the previous sign must be removed, including any residue. Where discoloration occurs upon removal all surfaces must be painted to match the existing color of the structure.

Part 6 | Site Large Temporary Signs

630.E. Large Temporary Signs

Any sign with an area greater than 10 square feet which is not designed or intended to be placed permanently.

Large temporary signs must meet the following standards.

- 1. Large temporary signs must be rectangular in shape.
- 2. Large temporary signs are not permitted in zoning districts with a Neighborhood Yard frontage module, except for an assembly use or with a RX1 use module.
- 3. Large temporary signs must not exceed 45 square feet.
- 4. One large temporary sign is permitted per building and/or tenant street frontage at any time.
- 5. Large temporary signs may be used for a period not exceeding 30 consecutive days, up to 2 times per any 12-month period. Additional posting time may be allowed by the Zoning Administrator, provided a temporary activity on the site is continuing or an emergency circumstance warrants the additional sign duration for a public purpose.
- 6. Materials used for temporary signs must be durable and capable of withstanding the weather.
- 7. Temporary signs must be attached to a building or structure.

Permanent Signs Part 6 | Site

630.F. **Permanent Signs**

1. Frontage Module Permissions

The following signs are allowed by frontage module.

Frontage Module						
Sign Type	Neighborhood Yard	Multi-Unit	General	Shopfront	Special	Standards
Building Signs						
Awning						Sec. 630.F.2.a. Awning Sign
Canopy						Sec. 630.F.2.b. Canopy Sign
Painted						Sec. 630.F.2.c. Painted Sign
Projecting						Sec. 630.F.2.d. Projecting Sign
Roof						Sec. 630.F.2.e. Roof Sign
Wall						Sec. 630.F.2.f. Wall Sign
Window						Sec. 630.F.2.g. Window Sign
Freestanding Signs						
Monument						Sec. 630.F.3.a. Monument Sign
Suspended						Sec. 630.F.3.b. Suspended Sign
Special Signs						
Crown						Sec. 630.F.4.a. Crown Sign
Marquee						Sec. 630.F.4.b. Marquee Sign

^{■ =} Sign type allowed -- = Sign type not allowed

Part 6 | Site Permanent Signs

2. Building Signs

Any permanent on-site sign attached to or painted on a primary or accessory building or structure. Building signs include awning, canopy, painted, projecting, roof, wall, and window sign types.

For the purposes of this Code, crown and marquee signs are considered special signs as defined in *Sec. 630.F.2.C.* (*Special Signs*).

Permanent Signs Part 6 | Site

a. Awning Sign



1. DEFINITION

A building sign where graphics or symbols are painted, printed, sewn, or otherwise adhered to the material of an awning as an integrated part of the awning itself.

2. GENERAL STANDARDS

- Any awning containing a sign must be located over ground-story doors or windows.
- ii. Any awning containing a sign must not extend above the height of the bottom sill of any second story window of the building facade to which it is attached.
- iii. Any awning containing a sign must not be internally illuminated.
- iv. Any awning containing a sign may be externally illuminated pursuant to <u>Sec. 630.D.3. (Illumination)</u>.

3. NUMBER OF SIGNS

Maximum of 1 per awning.

4. TOTAL SIGN AREA

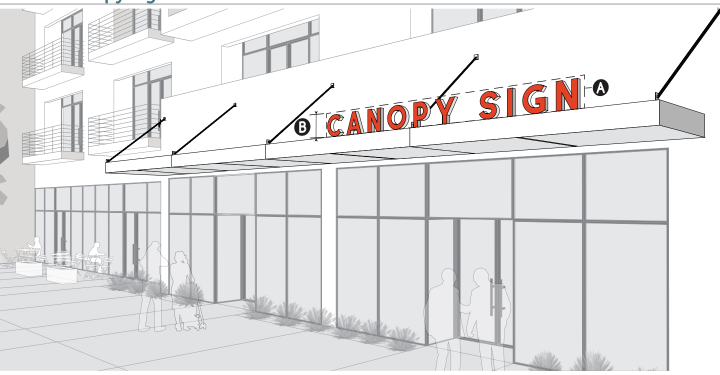
Combined area of all building signs (max)

1.5 SF per linear foot of building frontage or at least 32 SF, whichever is greater

5.	INDIVIDUAL SIGN DIMENSIO	ONS
A	Area (max)	20 SF
B	Sign display height (max)	1'
G	Width (max)	60% of the awning

Part 6 | Site Permanent Signs

b. Canopy Sign



1. DEFINITION

A building sign attached to a canopy with a display surface parallel to the plane of the building facade.

2. GENERAL STANDARDS

- i. Any canopy containing a sign must be located over ground-story doors or windows.
- ii. Any canopy containing a sign must not extend above the height of the bottom sill of any second story window of the building facade to which it is attached.
- iii. Any canopy sign may be externally or internally illuminated in accordance with <u>Sec. 630.D.3.</u> (Illumination).

3. NUMBER OF SIGNS

Maximum of 1 per canopy.

4. TOTAL SIGN AREA

Combined area of all building signs (max)

1 SF per linear foot of building frontage or at least 32 SF, whichever is greater

5. INDIVIDUAL SIGN DIMENSIONS

A Area (max)	1 SF per linear foot of canopy, or at least 20 SF, whichever is greater
B Height (max)	3'
Clear height above parking area or dri (min)	e veway 14'

Permanent Signs Part 6 | Site

c. Painted Sign



1. DEFINITION

A building sign painted on the exterior wall of a building or structure.

2. GENERAL STANDARDS

- i. Any painted sign must be professionally executed by a licensed commercial sign painter.
- ii. Any painted signs located within a mural that is located on public property, within a public easement, or which received funding from the City must be approved by the Cultural Arts Commission.
- iii. If a painted sign is located within a mural, only areas including text count toward the sign area.
- iv. Any painted sign may be externally illuminated in accordance with *Sec. 630.D.3.* (*Illumination*).

3. NUMBER OF SIGNS

Maximum of 1 per lot or 30' of building frontage, whichever is greater.

4. TOTAL SIGN AREA

Combined area of all building signs (max)	1.5 SF per linear foot of building frontage or at least 32 SF, whichever
3 3 , , ,	is greater

5. INDIVIDUAL SIGN DIMENSIONS		
A Area (max)		
Ground story	50 SF	
Upper story	100 SF	

Part 6 | Site Permanent Signs

d. Projecting Sign



1. DEFINITION

A building sign attached approximately perpendicular to the exterior wall of a building or structure, typically extending 12 inches or more from the wall.

2. GENERAL STANDARDS

- i. A projecting sign must be at least 15 feet from any other projecting sign.
- ii. A projecting sign must not extend above the top of the building roof line or parapet.
- iii. Any projecting sign may be externally or internally illuminated in accordance with <u>Sec. 630.D.3.</u> (<u>Illumination</u>).

3. NUMBER OF SIGNS

Maximum of 1 per building entrance.

4. TOTAL SIGN AREA

Combined area of all building signs (max)

1.5 SF per linear foot of building frontage or at least 32 SF, whichever is greater

5.	INDIVIDUAL SIGN DIMENSION	ONS
A	Area (max)	30 SF
B	Projection width (max)	3.5
G	Clear height above parking area or driveway	14'

Permanent Signs Part 6 | Site

e. Roof Sign



1. DEFINITION

A building sign erected on a roof of a building consisting of channel letters, graphic segments, open lighting elements, or other open forms affixed to a non-solid panel sign support structure.

2. GENERAL STANDARDS

- i. Any roof sign must be located on the roof of a building.
- ii. Any roof sign must be at least 15 feet from any other roof sign.
- iii. The plane of the roof sign face must be approximately parallel to the face of the building.
- iv. The roof sign must consist of open channel lettering or graphic segments. Box and cabinet signs are not allowed.
- v. Any roof sign may be externally illuminated in accordance with <u>Sec. 630.D.3. (Illumination)</u>.

3. TOTAL SIGN AREA	
Combined area of all building signs (max)	1.5 SF per linear foot of building frontage or at least 32 SF, whichever is greater
4. INDIVIDUAL SIGN DIMENSION	ONS
A Area (max)	80 SF
Height (max)	3'

Part 6 | Site Permanent Signs

f. Wall Sign



1. DEFINITION

A building sign attached flat and parallel to the exterior wall of a building or structure, extending no more than 12 inches from the wall.

2. GENERAL STANDARDS

- Any wall sign must not extend above the top of the building roof line or parapet.
- ii. Any wall sign must be located below the window sills of the second story on a multi-story building.
- iii. Any wall sign must only be located on facades that include a customer entrance or display window.
- iv. Any wall sign must not cover, cross, or hide any building balcony, column, belt course, or other decorative architectural feature.
- v. Any wall sign may be externally or internally illuminated in accordance with <u>Sec. 630.D.3.</u> (Illumination).

3. NUMBER OF SIGNS

Maximum of 1 per lot or 30' of building frontage, whichever is greater.

4. TOTAL SIGN AREA

Combined area of all
building signs (max)

1.5 SF per linear foot of building frontage or at least 32 SF, whichever is greater

5.	INDIVIDUAL SIGN DIMENSIO	ONS
A	Area (max)	50 SF
B	Projection width (max)	1'

Permanent Signs Part 6 | Site

g. Window Sign



1. DEFINITION

A building sign which is painted on, applied to, attached to, or projected upon the glass area of a building facade, including doors, or located within 12 inches of the interior of a window.

2. GENERAL STANDARDS

- Any window sign must only be displayed in ground floor windows.
- ii. No combination of temporary and permanent window signs may cover more than 50% of any window panel.

3. NUMBER OF SIGNS

Maximum of 2 per lot or per 30' of building frontage, whichever is greater.

4. TOTAL SIGN AREA

	1.5 SF per linear foot of
Combined area of all	building frontage or at
building signs (max)	least 32 SF, whichever
	is greater

5.	INDIVIDUAL SIGN DIMENSION	ONS
A	Area per sign with an opaque background (max)	10 SF
	Area per sign with no background (max)	None
	Area per internally illuminated or exposed neon sign (max)	4 SF

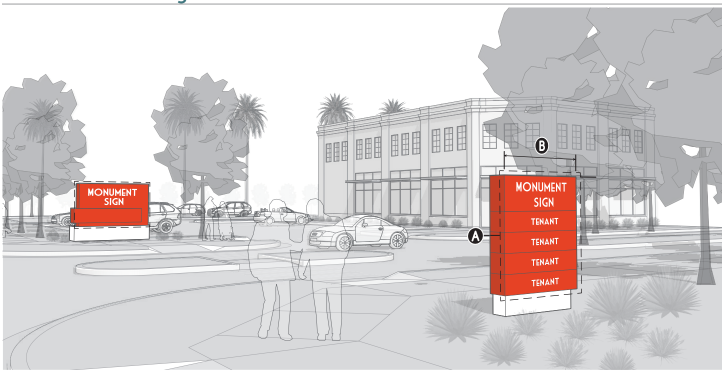
Part 6 | Site Permanent Signs

3. Freestanding Signs

Any permanent on-site sign placed on a site but is not attached to or painted onto a primary or accessory building or structure. Freestanding signs include monument and suspended sign types.

Permanent Signs Part 6 | Site

a. Monument Sign



1. DEFINITION

A freestanding sign which has a solid base and is attached to the ground along its entire length.

2. GENERAL STANDARDS

- i. Any monument sign structure must be incidental to the size of the monument sign itself.
- ii. Any monument sign must not encroach upon any public right-of-way or sidewalk.
- iii. Any monument sign must be set back a minimum of 3 feet from the public right-of-way.
- iv. Any monument sign must be set back a minimum of 10 feet from a driveway entrance.
- v. Any monument sign must not be placed within 10 feet of a common lot line.
- vi. Any monument sign must be at least 100 feet from any other monument sign.
- vii. All letters included in any monument sign must have a minimum height of 9 inches.
- viii. Any monument sign may be illuminated with a shielded spotlight located at the base of the sign in accordance with <u>Sec. 630.D.3. (Illumination)</u>.

3. NUMBER OF SIGNS				
Number of monument signs (max)	1 per lot			
Combined number of freestanding signs (max)	1 per street frontage			
4. INDIVIDUAL SIGN DIMENSIONS				
A Area (max)	32 SF			
B Width (max)	6'			

Part 6 | Site Permanent Signs

b. Suspended Sign



1. DEFINITION

A freestanding sign comprised of a vertical pole, a horizontal decorative sign support, and a suspended sign face.

2. GENERAL STANDARDS

- Any suspended sign must not encroach upon any public right-of-way or sidewalk.
- ii. Any suspended sign may be illuminated with a shielded spotlight located at the base of the sign in accordance with <u>Sec. 630.D.3. (Illumination)</u>.

3. NUMBER OF SIGNS			
Combined number of freestanding signs (max) 1 per street frontage			
4. INDIVIDUAL SIGN DIMENSIONS			
A Area (max)	12 SF		
Height (max)	8'		

Permanent Signs Part 6 | Site

4. Special Signs

Special signs include crown and marquee sign types.

Part 6 | Site Permanent Signs

a. Crown Sign



1. DEFINITION

A building sign painted on, or attached flat and parallel to, the exterior wall of a building or structure that is located at the top of a building facade. The display surface of which does not extend more than 2 feet from the outside wall of the building or structure.

2. GENERAL STANDARDS

- i. Any crown sign must be located on the upper-most story of a building with at least 3 stories.
- Any crown sign must be hand-painted, consist of channel letters, or have lettering and details which extend no more than 2 inches from the surface of the building facade.
- Any crown sign may be externally or internally illuminated in accordance with <u>Sec. 630.D.3.</u> (<u>Illumination</u>).

3. NUMBER OF SIGNS

Maximum of 2 per lot and 1 per building facade

4. INDIVIDUAL SIGN DIMENSIONS

A Area (max)	
3-4 stories	200 SF
5+ stories	350 SF

Permanent Signs Part 6 | Site

b. Marquee Sign



1. DEFINITION

Adopted July 1, 2024

A building sign attached to a marquee, including a reader-board.

2. GENERAL STANDARDS

- Any marquee sign must not extend above or below the marquee.
- Any marquee sign must not be attached to any portion of the marquee except on the periphery.
- iii. Any marquee sign may be internally illuminated in accordance with <u>Sec. 630.D.3. (Illumination)</u>.

3. TOTAL SIGN AREA			
Combined area of all special signs (max)	1.5 SF per linear foot of building frontage or at least 32 SF, whichever is greater		
4. INDIVIDUAL SIGN DIMENSIONS			

60 SF

5'

Area, all faces (max)

marquee (max)

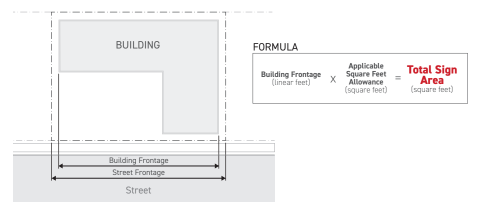
Height above bottom of

Part 6 | Site Measurement

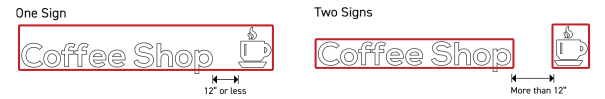
630.G. Measurement

1. Sign Area

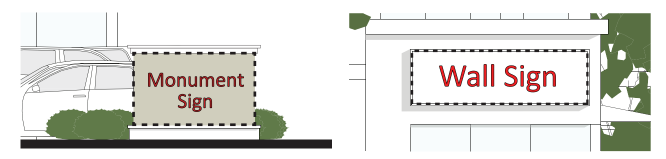
a. Per linear foot of building frontage is calculated by measuring the total linear feet of all street-facing building facades. For the measurement of street-facing building facade, see <u>Sec. 1200.D.2.</u> (Street Lot Line-Facing Facades).



b. For building signs consisting of freestanding letters or logos, sign area is calculated as the total area of the rectangle, circle or square that fully encloses the letters or images as shown below. Images, logos or text greater than 12 inches apart are calculated as separate signs for the purposes of calculating individual sign area.



c. For signs on a background, the entire area of the background is calculated as sign area, including any material or color forming the sign face and the background used to differentiate the sign from the structure on which it is mounted. Includes the face of the structure that the message is affixed to, not including any supports, bracing or street number.



d. For a sign that is 2-sided, back-to-back or V-type, only the area of the largest sign face is calculated as part of the sign area. If the sign face angle on a V-type sign is more than a 60 degrees, sign area is calculated by adding together the area of all sign faces.

Relief Part 6 | Site

2. Sign Height

The height of a freestanding sign is measured from the highest point of the sign or supporting structure to the top of the nearest sidewalk or crown of the road when no sidewalk exists.



630.H. Relief

A deviation from a sign standard may be allowed as a variance in accordance with <u>Sec. 1160.F. Variance</u>.

Public Hearing Notice: The City of Pomona is noticing for a public hearing regarding request to amend Pomona Corridor Specific Plan (PCSP) Section 2.9 "Sign Regulations" to require all signs in the PCSP area to comply with the sign regulations outlined in the Pomona Zoning and Development Code Section .630. "Signs". The Applicant is the City of Pomona. The City case file is SPA-001401-2024. The public hearing will take place at the regular meeting for City Council on Monday, October 6, 2025, at 7:00 p.m., In-person at the City Council Chambers locate 6, 2025, at 7:00 p.m., In-person at the City Council Chambers locate 6, 2025, at 7:00 p.m., In-person at the City Council Chambers locate 6, 2025, at 7:00 p.m., In-person at the City Council Chambers locate 6, 2025, at 7:00 p.m., In-person at the City Council Chambers locate 6, 2025, at 7:00 p.m., In-person at the City Council Chambers locate 6, 2025, at 7:00 p.m., In-person at the City Council Chambers locate 6, 2025, at 7:00 p.m., In-person at the City Council Environmental Quality Act (CEQA). Pursuant to the provisions of CEQA (Public Resources Code, Section 21084 et. sea.), the guidelines include a list of classes of projects which have been determined not to have a significant effect on the environment and which shall, therefore, be exempt from the provisions of CEQA. The City Council will consider adopting a Categorical Exemption in compilance with Section 15061 (b) (3) General Rule Exemption which exempts activities that can be seen with certainty to have no possibility for causing a significant effect on the environment. The project may be considered for the general rule exemption in that the proposed project only includes the amendment of text of an adopted document to incorporate new sign regulations, previously studied in the 2014 Pomona GPU Final EIR. The proposed project described above hereby meets the guidelines. Therefore, no further environmental review is required. You may view the agenda for the meeting related to this public hearing at hitps://p



Attachment No. 5

SPECIFIC PLAN AMENDMENT (SPA-001401-2024)

Pomona Corridors Specific Plan – Section 2.9 "Signage Regulations"



REQUEST

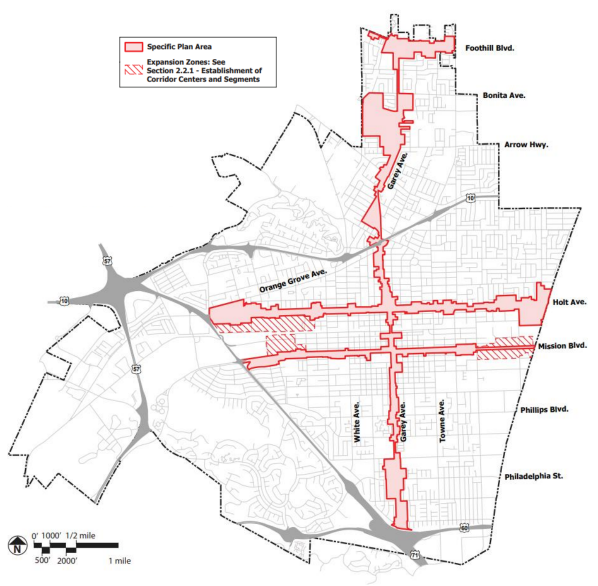
• Amend the Pomona Corridors Specific Plan (PCSP) Section 2.9 "Signage Regulations" to remove this section and require all signs in the PCSP to comply with the sign regulations outlined in the Pomona Zoning and Development Code Section 630. "Signs".



LOCATION

- Applicability:
 - Amendment applies to all parcels within the Pomona Corridors Specific Plan Area
- Excludes:
 - Downtown Pomona Specific Plan
 - Phillips Ranch Specific Plan
 - Mission 71 Business Park

^{*} All parcels within the Expansion Zone are currently a part of the base code.





PREVIOUS ACTION

Phase I: July 1, 2024



 Updated Pomona Zoning and Developmen t Code adopted Phase II: May 7, 2025



- Zoning Code Signs Amendment Adopted
- Implemente d new Sign Regulation s (Section .630)
- Specific Plans Excluded (separate action)

Specific Plan: July 9, 2025



- Specific Plan Amendment taken to PC
- Planning Commission approved request with a 6-0-1 vote.
- No revisions from PC

Specific Plan: October 6 2025 Intro

• Introducti on and First Reading of Ordinance No. 4360 SPA to CC



 Request to remove the existing sign regulations in the PCSP under Section 2.9 "Signage Regulations" and require signs to comply with Section .630 of the Pomona Zoning and Development Code

2.9 SIGNAGE REGULATIONS

This Section contains standards and guidelines for signage to ensure that signs installed in the Plan Area are consistent with the overall quality and character of new development anticipated for the corridors. Regulations include permitted sign types as well as sign size, number, location, materials, illumination, color, and design.

2.9.1 NUMBER OF SIGNS

A. Definition

- Number of signs is how many signs are permitted for each property, building, and/or business establishment/tenant.
- Street Frontage is the length of the back-of-sidewalk line along a street. (see figure 2.9.1 Street Frontage)

B. Regulation

The number of each sign type permitted shall be as follows:

1. Auto Oriented Signs

- a. One (1) Pole or Pylon Sign along each street frontage of at least three hundred (300) feet or two (2) Pole or Pylon Signs along each street frontage of at least six hundred (600) feet located a minimum of two hundred (200) feet apart.
- b. One (1) Monument or Ground Sign along each street frontage of at least two hundred (200) feet or two (2) Monument or Ground Signs along each street frontage of at least six hundred (600) feet located a minimum of one hundred (100) feet apart.

c. Exceptions

- Assembly and their accessory uses: Only one (1) Monument, Ground, or Wall Sign per assembly use.
- Fast Food locations: One (1) Monument, Ground, or Wall Sign per drivethru lane as a menu board sign in addition to the Monument or Ground Sign per above.

Special Signs

Signage Regulations

0

- a. One (1) Grand Projecting or Marquee Sign per establishment.
- Two (2) Building Identification Signs on buildings at least three (3) stories tall.
- Number of Grand Wall Signs permitted shall be determined by the Community Development Director on a case by case basis.

5. Wall Signs

There are no limits on the I
 Wall Sign Area Per Tenant

2.9.2 WALL SIGN AREA PER TEN

A. Definition

- Wall Sign Area Per Tenant is the for each business establishmer
- Tenant Frontage is the length of Tenant Frontage)

B. Regulation

- Wall Signs are permitted for a floor (or second floor) entrance
- The total wall sign area permit one and one-half (1 ½) square
- Each tenant and façade shall t for one establishment or façad facade.
- A tenant's total sign area on all sign area on all street facing fa
- All wall signs shall count tov noted below.

Exceptions

- Assembly and their accestotal sign area shall be allowed building, up to a maximum
- b. Wall-mounted Directory S
- Menu, Menu Case, and Dr toward Total Sign Area.

6-8



- The sign regulations are located in the SITE chapter of the Zoning & Development Code.
- Responsible for regulating site design, including the location and characteristics of access, parking, landscape, and other site features.
- Consists of regulations that are appropriate to a variety of contexts such as transit-oriented centers, special campuses, suburban neighborhoods, and open spaces.

SUBPART 6B. **SITE RULES**

Sec 610 Parking and Access

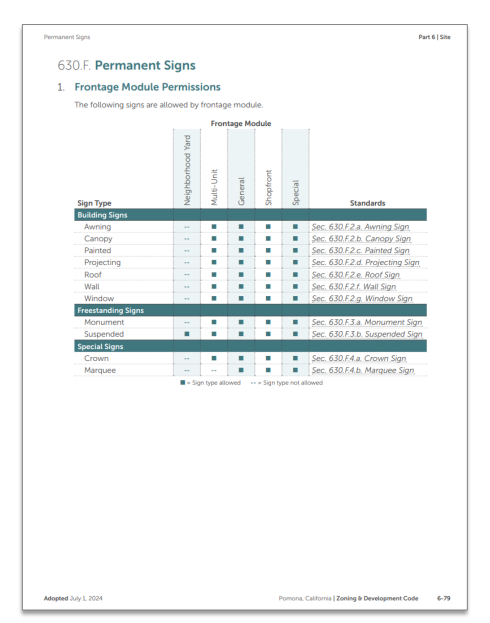
Sec. 010. Falking and Access		 	
610.A. Vehicle Access		 	6-8
610.B. Pedestrian Access		 	6-15
610.C. Automobile Parking		 	6-24
610.D. Motor Vehicle Use Areas		 * *** * * * **	6-35
610.E. Bicycle Parking		 	6-38
Sec. 620. Landscaping and Screening		 	6-42
620.A. Parking Lot Landscaping			
620.B. Transition Buffers		 	6-44
620.C. Frontage Screens		 	6-51
620.D. Structural Screens			
620.E. Fence and Wall Standards		 	6-61
620.F. Planting Standards		 	6-65
620.G. Retaining walls		 	6-70
Sec. 630. Signs		 	6-72
Sec. 040. Environmental Protection	,	 	6-72
640.A. Outdoor Lighting			
640.B. Recycling and Solid Waste Disposal .			
640.C. Floodplains		 	6-78
640.D. Operational Performance Standards.			

Adopted July 1, 2024

Pomona, California | Zoning & Development Code



- Sign permissions are determined by the FRONTAGE module type assigned to each Zoning District.
- Aligning sign types to frontage modules assures consistency with the goals & policies of the General Plan by maintaining the desired relationship to the public right-of-way.





- FRONTAGE regulates portions of a lot and building facades that impact the public realm and ensure that projects respond appropriately.
- These modules range from flexible standards for open space frontages with limited buildings to more robust standards for shopfront frontages where buildings need to support an active and high-quality public realm with strong associations with uses inside buildings.





APPLICABLE MODULE

 Parcels located within the PCSP will be assigned to the "General Frontage Module" for sign permissions. Permanent Signs Part 6 | Site

630.F. Permanent Signs

1. Frontage Module Permissions

The following signs are allowed by frontage module.

		Fron	tage Mo	dule		_
Sign Type	Neighborhood Yard	Multi-Unit	General	Shopfront	Special	Standards
Building Signs						
Awning			•			Sec. 630.F.2.a. Awning Sign
Canopy			•			Sec. 630.F.2.b. Canopy Sign
Painted			•			Sec. 630.F.2.c. Painted Sign
Projecting			•			Sec. 630.F.2.d. Projecting Sign
Roof			•			Sec. 630.F.2.e. Roof Sign
Wall			•			Sec. 630.F.2.f. Wall Sign
Window			•			Sec. 630.F.2.g. Window Sign
Freestanding Signs						
Monument			•		•	Sec. 630.F.3.a. Monument Sign
Suspended	-		•			Sec. 630.F.3.b. Suspended Sign
Special Signs						
Crown			•			Sec. 630.F.4.a. Crown Sign
Marquee			•			Sec. 630.F.4.b. Marquee Sign



APPLICABLE MODULE

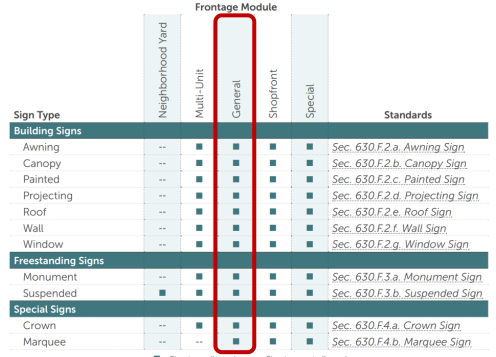
- PCSP and General Frontage Module contain similar General Plan Designations, such as:
 - Urban Neighborhood
 - Transit Oriented Development
- PCSP and General Frontage both contemplate the same development goals for housing density and mix-use development

Permanent Signs Part 6 | Site

630.F. Permanent Signs

1. Frontage Module Permissions

The following signs are allowed by frontage module.





PUBLIC NOTICING

- A public hearing notice was published in the Inland Valley Daily Bulletin on Friday, September 5, 2025.
- All notification for the processing of the Specific Plan Amendment was completed as required by law.
- No comments were received.



STAFF RECOMMENDATION

- 1) Conduct a public hearing and receive public testimony; and
- 2) Introduce, waive further, and give first reading to Ordinance No. 4360.



NEXT STEPS

