

- 1 Page 5 - (D) at top of Page - *Insert the word Background into # 1*
(1) Lighted electronic information signs whose only movement is the periodic changing of information against a solid **background** shall be considered a changeable copy sign for the purpose of this Article.
- 2 Page 8 - (14.32.11.7.9) In the previous draft the square footage for a sign in a residential district as part of a home occupation was **(4)** and is now **(2)**. We do not recall making this change.
- 3 Pages 10 & 11
(Ground Mounted signs in C-4 or CR1) & (Freestanding Signs in C-1, C-2, C-3, I-1, I-2, PD-B, PD-I or Pd-M)
(SEE ATTACHED SUGGESTED REVISIONS)
- 4 Page 11 & 12 - in both commercial zones under “Secondary Advertising Display Signs” we need to exempt Drive-Thru signs that are not meant to be read from the roadway from regulations in #2.
(2) A maximum of two (2) Secondary advertising display signs are permitted on each property per street frontage provide they are 24 square feet or smaller in sign area and they are spaced no closer than 150’ from another Secondary Advertising Display sign. **Drive-Thru signs that are not meant to be read from the roadway shall be exempt from these requirements.**
- 5 Page 13 - High Rise Signs - #2 - We thought **75’** maximum height was agreed on at our last meeting.
- 6 Page 20 - Loss of Legal Nonconforming Status - (D)
It was discussed that there was no reason for an owner of a building to lose a good signs structure, because the business went out of business. This should be handled as an abandoned sign and the faces be changed out accordingly.