BYLAW

Sign Bylaw

No. 456, 2006

Consolidated for convenience only August 2019

This Consolidation includes the following Bylaw Amendments:

456-1, 2011
456-2, 2014
456-3, 2019

This version of this bylaw is a consolidation of amendments to the original bylaw as of the date specified. This consolidation is done for the convenience of users and accurately reflects the status of this bylaw as of the specified date but must not be construed as the original bylaw and is not admissible in Court unless specifically certified by the Corporate Officer for the District of Sechelt. Persons interested in the definitive wording of this bylaw and its amendments should view the original bylaws at the District of Sechelt.
DISTRICT OF SECHELT

Bylaw No. 456, 2006

A bylaw to govern the number, size, type, form, appearance and location of signs within the District of Sechelt

WHEREAS the Council of the District of Sechelt may under Section 908 of the Local Government Act, subject to the Motor Vehicle Act and the Transportation Act, regulate the number, size, type, form, appearance and location of any signs;

AND WHEREAS pursuant to Sections 8(4) and 65 of the Community Charter, the Council of the District of Sechelt may regulate the erection, placing, alteration, maintenance, demolition and removal of signs, sign boards, advertisements, advertising devices and structures;

AND WHEREAS the Council of the District of Sechelt wishes to:
- preserve and enhance the character of Sechelt’s aesthetic environment;
- allow for adequate and effective signs in all zones, while preventing signs from dominating the appearance of any area;
- ensure that signs are designed, constructed, installed, and maintained so that public safety and traffic safety are not compromised.

NOW THEREFORE the Council of the District of Sechelt in open meeting assembled enacts as follows:

TITLE

This bylaw may be cited as "District of Sechelt Sign Bylaw No. 456, 2006"

DEFINITIONS

1. In this Bylaw:

"Address Sign" means a permanent sign not exceeding 0.3 square metres (3.2 square feet) displaying in letters and/or numbers the civic address of, and/or the name of the owner or occupant, of any land, building, structure, business, or establishment located on the same site as the sign.

“Alarm Company Sign” means a sign with a sign area not exceeding 0.10 square metres (1.1 square feet) identifying the name of an alarm company and indicating the existence of some form of security alarm protection on the building or parcel on which it is located.
"Animated sign" means a sign which has movement produced (either mechanically or electronically) giving the visual impression of movement with the exception of displays of time or temperature.

"Awning" means a roof-like frame or canopy that is covered or sealed by a fabric or sheet material or retractable tarp, which projects over a window, door or porch and is used or intended as a shelter.

"Backlit" means illuminated from an internal lightsource.

“Balloon Sign” means any balloon that is used as a sign.

"Billboard Sign" means an exterior structure panel, board, or object designed exclusively to support text or advertising material that is posted, fastened, painted or otherwise affixed thereto by means permitting its ready removal or replacement, which customarily does not directly apply to the premises or uses where it is displayed.

"Building" means a roofed structure supporting, enclosing or protecting persons or property but does not include a motor vehicle.

"Canopy" means a roof construction or cantilevered roof, free of enclosing walls, attached to a building above the windows or entrances of a building or other structure such as a fuel pump station.

"Canopy/Awning Sign" means a sign painted, stamped, perforated or stitched or otherwise applied to an awning or canopy.

“Construction Contracting Sign” means a temporary sign identifying general contractors, individual contractors or sub-contractors who are performing work on the property including but not limited to construction, renovation, landscaping, maintenance, painting or demolition occurring on a parcel.

"Community Notice Board" means a permanent sign used to display educational material, promoting the health and welfare of the community, and non-profit community events or notices.

"Communications Dish or Antenna" means an antenna or dish antenna whose purpose is to receive communication or other signals from orbiting satellites and other transmitting sources.

“Development Identification Sign” shall mean a permanent identification feature identifying by name the development of a group of 4 or more lots created by subdivision or a multi-family residential development that is displayed directly on the ground or on a designed base.

"Directory Sign" means a sign that identifies a number of businesses or other establishments located in the same building or on the same site.
“Display Box Sign” means a sign that is enclosed within a case allowing the viewing of menus, recreational or entertainment events with a maximum sign area of 1.0 square metre (10.8 square feet).

“District” means the Corporation of the District of Sechelt.

“Exposed Neon Tube Sign” means a sign composed of exposed illuminated neon tubes with a sign area not exceeding 0.6 square metres (6.5 square feet).

"Facade" means the entire outer side of a building that is exposed to public view.

"Flashing Sign" means a directly or indirectly illuminated sign on or in which artificial light is not maintained stationary or constant in intensity and colour at all times.

"Freestanding Sign" means a sign wholly or partially supported in the ground by a permanently fixed structural member that is independent of any building or other structure.

"Front-Lighting" means illumination by an external light source.

“Garage Sale Sign” means a temporary sign used by the occupier of a residential property to display a message indicating the sale of the occupier’s personal belongings from the residential property on a date set out on the sign;

"Governmental Sign" means a sign authorized, required by, or placed under the provisions of any Federal or Provincial statute, Order-in-Council, or bylaw or resolution of the District, and includes traffic signs and signals, pavement markings, street name signs and directory signs.

"Grade" means the average level of the floor, stair, pavement, or the ground adjacent to a sign or sign area.

"Hanging Sign" means a sign that suspended entirely underneath an awning, canopy, or other similar structure.

“Height” means the vertical distance measured from the grade to the highest point of a sign, except in the case of the measurement of the script or characters within a sign.

“Highway” means the area of every public right of way lying between two property lines where title is vested in the District or the Province and which is designated or intended for or used by the general public for the passage of vehicles or persons.

“Home Occupation Sign” means a sign not exceeding 0.3 square metres (3.2 square feet) indicating the name and address of a home occupation.

"Holiday Decoration" means a temporary sign in the nature of decorations, customarily incidental to or commonly associated with any national, local or religious season or holiday.
“Hours of Operation Sign” means a sign that does not exceed 0.6 squares metres (6.5 sq.ft.) that displays the times and days that a business is in operation and states if it is ‘open’ or ‘closed’.

"Interpretive Sign" means a sign that is part of an interpretive display, or that signifies the heritage or environmental value of a building, structure or public amenity.

"Legible" means capable of being read by a person with normal, unaided vision.

“Off-Site Real Estate Development Marketing Sign” means a sign, belonging to and managed by the District, advertising the development proposed, or in progress, and located at strategic locations on District road right of wats, and intended to direct traffic to the development.

“On-Site Real Estate Development Marketing Sign” means a temporary sign, including its supporting structure and foundations, advertising a subdivision or development on the property where the sign is located, and which may contain the name, nature and particulars of the development project, the names and contact information of the developer, sales agent, and logo identifying the development.

"Political Sign" means a temporary sign announcing, supporting or drawing attention to a political candidate or party or issues pertaining to any local, provincial or federal election.

“Portable Sign” means a temporary sign which may be self-supporting, is easily moved and not permanently attached to the ground, and includes a sandwich board sign, signs attached to or painted on vehicles parked and visible from a public highway that do not relate to the customary use of the vehicle.

"Premises" means the land and the space within a building or structure occupied by an establishment, and when an establishment is not the sole occupier a building or structure, is deemed to extend to the centrelines of walls, partitions, floors and ceilings that separate the space occupied by such establishment from that of any other occupant.

“Projecting Sign” means a sign where its outside edge projects by more than 0.2m (0.8 ft.) from the wall of a building.

"Real Estate Sign" means a temporary sign advertising a property to be ‘for sale’, ‘for lease’, ‘for rent’, or ‘sold’.

"Roof Sign" means a sign that is erected upon or above a roof or parapet of a building, and includes any sign fixed vertically to the top of a canopy, awning, or similar feature.

“Sandwich Board” means a portable sign consisting of two panels not permanently attached to a building or the ground.

"Sign" means any device, object, structure, figure, writing, symbol, logo, emblem, picture, painting or the text or an illustration within a mural depicting or advertising a business, service or product, illustration, or any combination thereof, which is affixed to or
represented directly or indirectly upon a building, structure or land, and which identifies, advertises or directs attention to any object, person, place, activity, condition, organization, establishment or business in such a manner as to be visible to the public from any public area, including a highway, or the ocean.

"Sign Area" means the total surface area within the outer edge of a sign frame or border, or where no frame or border exists, the area within the smallest rectangle that could be drawn around the letters, symbols or objects composing the sign, but only includes only one side of a double-sided sign.

"Sign Structure" means any wall, pole, framework, or other structural method used to provide support for a sign, and includes the material comprising or providing a surface for the sign.

"Site" means a parcel or a group of contiguous parcels of land.

"Special Event Banner" means a temporary sign advertising or notifying the public of a non-profit community event, and is located on or over public or private property.

"Temporary Sign" means any sign displayed for a limited period of time, as specified by this Bylaw.

"Third Party Sign" means any sign that advertises goods, products, services, or facilities at or on a parcel or premises other than the parcel or premises on which the sign is located, and includes any a sign located within a highway or attached to a utility pole within a highway.

“Wall Sign” means a sign which is painted on or attached generally parallel to a building façade providing its front does not extend outward more than 0.20 metres (0.66 feet) from the wall, and does not extend beyond the horizontal width of any elevation of the building nor above the roofline of the building.

"Window Sign" means a sign that is attached in any manner to a window pane or glass or is located within 0.9 metres (3.0 feet) of the inside of a window pane or glass and which is visible from any public highway or thoroughfare.

**REGULATION OF SIGNS**

2. Signs are regulated under this bylaw as follows:

   a) Unless permitted or exempted under this Bylaw, or any Provincial or Federal statute, no person, nor any owner, tenant, lessee of a premises or parcel, nor contractor shall erect, alter or relocate a sign within the District until a valid sign permit to do has been issued under this bylaw.

   b) If a sign is permitted to be located within the Highway 101 highway right of way under this bylaw, the owner of the sign shall require a permit to be issued by the Ministry of Transportation.
c) An application for a sign permit shall be made in writing accompanied by plans, specifications and fees in accordance with Schedules “A” and “B” of this bylaw.

d) The Director of Planning, the Building Inspector or Bylaw Enforcement Officer are authorized to enforce this Bylaw, and the Director of Planning or Building Inspector may issue sign permits with or without conditions or reject such applications and to collect fees in accordance with the provisions of this Bylaw.

e) Any person may make an application for a Development Variance Permit to be considered by the Council of the District to vary or relax applicable provisions of this bylaw.

**PROVISIONS**

**General Regulations**

3. No person shall place, construct or erect any sign within the District contrary to this bylaw, and as summarized in the following Tables 1, 2, 3 and 4:
Table 1

**SIGNS THAT REQUIRE A PERMIT:**

<table>
<thead>
<tr>
<th>• Canopy/Awning sign</th>
<th>• Directory sign</th>
<th>• Exposed neon tube sign</th>
<th>• Wall signs</th>
</tr>
</thead>
<tbody>
<tr>
<td><img src="image1" alt="Canopy/Awning sign" /></td>
<td><img src="image2" alt="Directory sign" /></td>
<td><img src="image3" alt="Exposed neon tube sign" /></td>
<td><img src="image4" alt="Wall signs" /></td>
</tr>
<tr>
<td>• Projecting sign</td>
<td>• Hanging sign</td>
<td>• Free-standing sign</td>
<td></td>
</tr>
<tr>
<td><img src="image5" alt="Projecting sign" /></td>
<td><img src="image6" alt="Hanging sign" /></td>
<td><img src="image7" alt="Free-standing sign" /></td>
<td></td>
</tr>
</tbody>
</table>
Table 2
SIGNs BELOW DO NOT REQUIRE A PERMIT, BUT ARE REGULATED AS TO SIZE AND LOCATION:

- **Address sign**
- **Alarm company sign**
- **Any sign under Section 9 regulating parking and loading or private roads**
- **Flags**
- **Community notice board sign**
- **Construction contracting sign**
- **Hours of operation sign**
- **Interpretive sign**
- **Display box sign**
- **Portable signs on private property**
- **Window sign**
- **Garage sale sign on private property**
- **Home occupation sign**
- **Political signs**
- **Real Estate signs**
- **Community notice board sign**
- **Construction contracting sign**
- **Hours of operation sign**
- **Interpretive sign**
- **Display box sign**
- **Portable signs on private property**
- **Window sign**
- **Garage sale sign on private property**
- **Home occupation sign**
- **Political signs**
- **Real Estate signs**
<table>
<thead>
<tr>
<th>Table 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Following Signs Do Not Require A Permit, And Are Not Regulated As</td>
</tr>
<tr>
<td>To Size And/Or Location</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>• Governmental sign</td>
</tr>
<tr>
<td><img src="image1.png" alt="Governmental sign" /></td>
</tr>
<tr>
<td>• Special event banner</td>
</tr>
<tr>
<td><img src="image2.png" alt="Special event banner" /></td>
</tr>
<tr>
<td>• Temporary holiday decoration</td>
</tr>
<tr>
<td><img src="image3.png" alt="Temporary holiday decoration" /></td>
</tr>
<tr>
<td>• Signs inside a building or structure not visible from the exterior.</td>
</tr>
<tr>
<td><img src="image4.png" alt="Signs inside a building or structure not visible from the exterior." /></td>
</tr>
</tbody>
</table>
Table 4

| Signs Permitted Under Tables 1 To 3 Shall Not Include The Following Types Of Prohibited Signs: |
|---|---|---|---|
| • The types of **Backlit signs** or **exposed neon tube signs** prohibited in Section 12 | • **Flashing sign** | • **Roof sign** | • Any **Third Party sign** except as permitted under this bylaw, including any sign on public property not expressly permitted |
| • **Balloon sign** | • **Freestanding sign** with a height exceeding 7.5 metres outside of the Downtown / Village Plan area that has lesser heights of 4 m and 6 m as specified by Section 9(c) | • **Rotating sign** | • **Obscene or profane signs** |
| • **Animated and/or Billboard signs** |  |

4. All **signs** together with their supporting structures and any electrical equipment, shall be maintained by the owner, renter or lessee of the parcel or premises on which they are situated, in a safe, clean condition in good order, and not in an unsightly condition.

5. Any **sign area** that poses an immediate safety risk or hazard to persons or property, as determined by a Building Inspector, shall be removed by its owner within 24 hours of receiving written notice of a Building Inspector or the Bylaw Enforcement Officer.

6. All **signs** shall comply with the applicable provisions of the British Columbia Building Code, including Part IV (Structural Design) and Appendix C (Climatic Information), and the **British Columbia Electrical Code**, and shall be maintained in good structural condition, and in compliance with these codes at all times.
Signs Not Requiring Permits

7. The following signs do not require a sign permit, but must conform to all other provisions of this Bylaw:

   a) Signs within a building or structure and that are not visible from a highway, public area or the ocean.

   b) Address signs, hours of operation sign, alarm company signs, governmental signs and home occupation signs.

   c) Garage sale signs provided that they are removed within 2 days after end of the garage sale that they are advertising.

   d) Special event banners provided that they are removed within 7 days after the last day of the event.

   e) Governmental signs, including ones erected by a land owner as required by the District.

   f) Interpretive signs with a sign area of not more than 1.0 square metre (10.8 square feet) on a parcel or premises.

   g) Community notice board signs, and special event banners located upon or over public property with the written permission of the District.

   h) One community notice board sign, with a sign area not exceeding 2.0 square metres (21.6 square feet), on any site containing a school, library, church, post office, or any other public building.

   i) Signs located more than 0.9 metres (3 feet) from the inside face of a window.

   j) Window signs with a sign area comprising less than twenty-five (25) percent of the area of the window in which they are contained, up to a maximum of five (5) percent of a building façade on which the window is located.

   k) One Construction Contracting Sign per parcel with the following conditions:

      (i). A Construction Contracting Sign shall be located on the property that is being developed;

      (ii). A Construction Contracting Sign can be erected after a building permit is issued, subdivision preliminary layout approval has been issued, or on work commenced, and is removed not more than 14 days after issuance of an occupancy permit for the building or final approval of the subdivision or at substantial completion of the work performed;
(iii). For worksites with one (1) contractor, the Construction Contracting Sign shall not exceed a sign area of 1.0 sq.m., nor exceeding 2.0 m in height.

(iv). For worksites with more than one (1) contractor, one (1) shared Construction Contracting Sign is permitted and the area of the Construction Contracting Sign shall not exceed:

i. 2.3 m² in area and 2.5 m in height, in all agricultural, rural residential and residential zones; and

ii. 3.4 m² in area and 3.7 m in height, in all other zones.

(v). There is no more than one sign per frontage or flanking street; and

(vi). The display of such signs shall be limited to a period not to exceed the duration of the construction, sales, and/or demolition project.

l) Up to two real estate signs, each with a sign area of not more than 0.75 square metres (8.1 square feet), on a parcel or premises provided that:

a. the sign(s) is (are) removed not more than 14 days after the new owner, lessee or renter obtains possession of the premises or parcel; and

b. if more than one sign on a parcel each sign must identify a different real estate agent.

m) Political signs in relation to federal, provincial, local government and school district elections and referenda provided that such signs:

(i). do not have a sign area exceeding 1 square metre (10.8 square feet),

(ii). do not have a height exceeding 1.8 metres (6.0) feet and are not illuminated; and

(iii). such signs are removed within seven (7) days after general voting day.

n) International, national, municipal or provincial flags.

o) Signs that indicate or mark an entrance or exit to parking or loading spaces, parking regulations or a private highway, provided that they do not exceed 2 metres (6.6 feet) in height nor have a sign area exceeding 0.5 square metres (5.4 square feet).

Prohibited Signs

8. Signs that are not specifically permitted in this Bylaw are prohibited, including the following signs that are prohibited outright:

a) Third-party signs, except for a governmental sign, community notice board, interpretive sign, special event banner or a real estate sign following the regulations under Section 12.

b) Balloon signs, roof signs, billboard signs or animated signs.
c) Signs located on or are attached to a communications dish or antenna.

d) Rotating signs.

e) Any sign which contains indecent or obscene pictures, drawings, or words.

f) Any sign that obscures (see illustration) more than 50% of the sign area of another legally installed sign that is legible when viewed from viewpoints that are 20 metres (66 feet) in either direction from a line extended perpendicularly from the said legal sign to the edge of pavement of the highway adjacent to the said legal sign.
Signs Requiring Permits

9. Up to a total of two of the following types of signs are allowed on a premises with a valid sign permit issued under Section 2:

a) Canopy/Awning signs in all commercial and industrial zones under the current District zoning bylaw, with a maximum sign area of 2 square metres (21.5 square feet), maximum length of 5 metres (16.5 feet), and maximum character height of 0.60 metres (2.0 feet).

b) Wall signs in all commercial and industrial zones under the current District zoning bylaw with a maximum sign area of 3 square metres (32.3 sq. ft.), maximum length of 6 metres (20.0 feet), and maximum character height of 0.6 metres (2 feet), provided that they shall not extend beyond the facade of the building on which they are installed.

c) Freestanding signs within the Downtown Centre neighbourhood, as defined by the District Official Community Plan, to a maximum height of 4 metres, are permitted provided that there is not more than one sign located adjacent to each highway frontage of a site, and the sign area does not exceed 4 square metres.

d) Freestanding signs within the remainder of the District outside of the area described in subsection c) above, provided that there is not more than one such sign located adjacent to each highway frontage to a site, having a height not exceeding 7.5 metres (24.6 ft.), and a maximum sign area of 4 square metres (43.1 square feet).

e) Projecting and hanging signs in commercial and industrial zones under the current District zoning bylaw are permitted provided that such signs shall not have a sign area exceeding 1 square metre (10.8 square feet); and a clearance of not less than 2.2 metres (7.2 feet) above grade over the land within a parcel or
sidewalk, but have a clearance of not less than 4.2 metres (14.0 feet) above the grade of any other portion of a highway.

f) **On-Site Real Estate Development Marketing Signs** are permitted provided that:

(i). Such signs are located on the same property as the development;

(ii). The display of **On-Site Real Estate Development Marketing Signs** does not commence before the associated rezoning bylaw has obtained third reading, the Development Permit application is submitted, or the subdivision has received preliminary layout review;

(iii). The display of the signs is limited to a period of three years after a Development Permit is issued or three years after a Subdivision is approved. During that period:

   a. should the project not continue to actively proceed for a period of one year or more, the signs shall be removed.

   b. the signs shall be removed within one (1) month of the final occupancy permit being issued for any type of development (examples: for the last single family dwelling in a subdivision development; for the last multifamily dwelling unit in a multifamily building or a mixed use development; for the last commercial or industrial unit or building).

(iv). No sign face has dimensions in excess of 1.3m wide x 2.5m high;

(v). No sign supporting frame or structure has dimensions in excess of 1.6m wide x 3.4m high;

(vi). The overall height of a sign does not exceed 3.4m from grade to top including the frame;

(vii). The sign location is on the property and no less than 4.5m set back from the intersection point of the boundaries of the intersecting highway or road;

(viii). The sign does not restrict sightlines of vehicle drivers, bicycle riders and pedestrians in the vicinity;

(ix). The back of the sign facing any residential zone is finished and painted in a neutral colour.

g) **Off-Site Real Estate Development Marketing Signs** are permitted provided that:

a) The location of off-site development marketing signs will be determined by the District in collaboration with the developer;

b) No more than two (2) Off Site Real Estate Marketing Signs are installed;

c) The **Off Site Real Estate Development Marketing Sign** is permitted on a road boulevard of a road right of way with the following conditions:
a. Signs located along a highway or road may require a Highway Use Permit as set out in any District Bylaw pertaining to the use of highways, the BC Highways Transportation Act or any other applicable act or bylaw;

b. No sign face has dimensions in excess of 1.3m wide x 2.5m high;

c. No sign supporting frame or structure has dimensions in excess of 1.6m wide x 3.4m high;

d. The overall height of a sign does not exceed 3.4m from grade to top including the frame;

e. The back of the sign facing any residential zone is finished and painted in a neutral colour;

f. The sign is freestanding only;

g. The sign location is no less than 4.5m set back from the intersection point of the boundaries of the intersecting highway or road;

h. The sign does not restrict sightline of vehicle drivers, bicycle riders and pedestrians in the vicinity;

i. Not more than one (1) sign is located on a road intersection corner;

j. All the developers participating in an Off-Site Real Estate Development Marketing Sign shall cost share the construction, installation and maintenance of the sign, at no cost to the District;

k. The display of an Off-Site Real Estate Development Marketing Sign is limited to a period of three years after a Development Permit is issued or three years after the subdivision is approved by the District. During that period:

   i. should the project not continue to actively proceed for a period of one year or more, the signs shall be removed;

   ii. the signs shall be removed within one (1) month of the final occupancy permit being issued for any type of development (examples: for the last single family dwelling in a subdivision development; for the last multifamily dwelling unit in a multifamily building or a mixed use development; for the last commercial or industrial unit or building)

h) Development Identification Signs intended to display the permanent name of the development, are allowed at subdivision entrances or driveway entrances to multifamily residential, mixed use, commercial or industrial developments provided that:

   (i). The sign area does not exceed 4.0m²;

   (ii). The sign width does not exceed 3m in overall width;

   (iii). The sign height does not exceed 2m above grade;

   (iv). The Development Identification Sign is located on a property and is set back a minimum of 1.0m from any property line;
(v). The Development Identification Sign is located in a landscaped area at least twice as large as the permitted sign area.

**Directory Signage on Commercial and Industrial Premises**

10. In addition to the two signs permitted under Section 9 per premises, one Directory Sign with a maximum sign area of 0.3 square metres for each business identified, to a maximum overall sign area of 3 square metres and a maximum height of 5 metres, is allowed on a property zoned for commercial or industrial uses, subject to the issuance of a sign permit.

**Portable Signs**

11. Portable signs are permitted under the following conditions:

   a) Portable signs are located on a premises on which the business or activity is being undertaken provided that the sign shall not exceed 0.75 metres (2.5 feet) in width nor exceed 1 metre (3.3 feet) in height.

   b) Portable signs shall not be placed in a public accessible area in such a manner as to result in an impediment to pedestrians by leaving an open passable area of sidewalk not less than 1.5 metres (5 feet) in width.

**Design Requirements**

12. The design of signs shall be consistent with the following provisions:

   a) Wall signs, hanging signs, projecting signs and freestanding signs that are not backlit shall incorporate relief in the form of recessed or raised letters, numbers.

   b) Signs shall not have individual letters, numbers or punctuation over 0.60 metres (2.0 feet) in height.

   c) Signs shall not have a length extending more than 60 percent of the premises’ front façade, nor more than 30 percent of the combined length of two facades of the premises, nor more than 20 percent of the combined length of three facades of the premises.

   d) Portable signs, projecting signs, canopy/awning signs and special event banners shall not be illuminated from within, and shall only be front lit.

   e) Front-lighting shall have a light source concealed from direct view.

   f) Neon tube signs within a sign area not exceeding 0.6 square metres (6.5 sq. ft.), are permitted, but shall not be located on canopy or awning, or within a portable sign.
g) Light fixtures and all wiring, conduits and light sources shall be installed within building walls, located underground, or otherwise concealed from view.

h) _Temporary signs_ shall not be illuminated.

i) _Signs_ shall not include changeable text, except for a _directory sign, community notice board or sign_ located on a service station premises.

j) _Signs_ shall not be attached to or given support by a handrail, fence, tree, utility or light pole.

k) _Signs_ shall not include a holographic, video medium or television.

l) _Signs_ shall not be constructed of fibreglass, styrofoam, or particle board, unless these materials are painted or treated in a manner that provides a finish that does not appear as the said materials and provides weather resistance.

m) _Signs_ shall not be covered by "Day-Glo", fluorescent, luminous or reflective paint or similar products.

   (i). Notwithstanding Section 12(m), this provision does not apply to residential Address Signs, providing the signage and copy is limited to the house number and does not exceed 0.3 square metres.

n) _Development Identification Signs_ shall be mounted on a stone or exposed aggregate foundation or on 100mm x 100mm timber posts such that the lower part of the sign is no more than 1 meter above grade. If the back of the sign faces a residential zone then the back of the sign facing that zone must be painted in a neutral colour.

**Design Guidelines**

13. The design of _signs_ shall be consistent be with the Development Permit Area design guidelines, in the current _District_ Official Community Plan (OCP) and its associated Neighbourhood Plans.

**Location Of Signs**

14. Those _signs_ allowed, with or without permits under this bylaw, shall be located subject to the following provisions:

   a) _Canopy/awning signs, hanging signs and projecting signs_ shall have a clearance of 2.2 metres (7.2 ft.) above the _grade_.

   b) A _freestanding sign_ shall be set back a minimum of 0.3 m (1 ft.) from any property line from an adjacent lot or public _highway_.

   c) _Window signs_ shall be installed in either the bottom or top one-third (1/3) of the window in which they are located.
d) **Display box signs** shall be installed on the same floor and same frontage as the business to which they relate.

e) **Canopy/awning signs, wall signs, hanging signs, and projecting signs** shall be installed within the middle two-third (2/3) of a business frontage.

f) Where more than one **sign per frontage** is permitted under this bylaw, a minimum separation of 0.3 m (1 ft.) shall be provided between **signs**.

g) **Wall signs and window signs** shall be located either on the ground floor or the lower one-half (1/2) of the second floor, but not more than 7.5 m (24.6 ft.) above **grade**.

h) Any **sign** shall be located a minimum of 3.0 metres (10 ft.) from energized power conductors or wires.

i) No sign shall be located upon or over any public right-of-way, street, sidewalk or public property, except as permitted by this bylaw.

**ENFORCEMENT, OFFENCES AND PENALTIES**

15. The Director of Development Services, Building Inspector or Bylaw Enforcement Officer may enter any property at all reasonable times to inspect the installation of any sign thereon to ascertain whether the provisions of this bylaw are being observed.

16. No person shall interfere with or obstruct any person authorized under Section 15 seeking entry into or onto any property for the purpose of enforcing this bylaw.

17. The **District**, by its employees or agents, may remove, impound or detain any **sign** that is unlawfully occupying a portion of a **highway** or public place.

18. Any **sign** removed, impounded or detained under this bylaw will be held until payment of the applicable **sign** permit application is made, and permit issued in accordance with this bylaw and a penalty fee of two times the normal fee set out in Schedule “B” is paid.

19. The Director of Development Services, Building Inspector or Bylaw Enforcement Officer may order any person:

   a) to discontinue or refrain from proceeding with any work that is in contravention of this bylaw;

   b) to carry out any work or do anything to bring a sign or sign area into conformity with this bylaw; or

   c) to repair, alter or remove any sign or sign area that is in contravention of this bylaw.
20. The Director of Development Services, Building Inspector or Bylaw Enforcement Officer may revoke a sign permit:

a) where there is a violation of any condition under which the sign permit was issued; or

b) where there is a violation of any provision of this bylaw or any other applicable law or enactment, development permit or development variance permit issued by the District; or

c) if it is determined that the sign permit was issued by reason of incorrect, false, or misleading information furnished by the applicant, sign manufacturer or sign installation contractor; or

d) if, in the case of a sign over any highway or public property where the sign interferes with or may interfere with the placement or use of equipment installed by the District or a utility company; or the use of the highway by vehicles or pedestrians or public property.

21. Any person who contravenes any provision of this bylaw commits an offence punishable upon summary conviction and is liable to a fine not exceeding $1,000.00, or a fine as set out under the District’s current ticketing bylaw.

22. If an offence is a continuing offence, and after 30 days of being notified in writing by the District of the offence, each day that the offence is continued after that period constitutes a separate and distinct offence.

SEVERABILITY

23. If any section, subsection, clause or phrase of this bylaw is, for any reason, held to be invalid by a court of competent jurisdiction, it will be deemed to be severed and the remainder of the bylaw will remain valid and enforceable in accordance with its terms.

READ A FIRST TIME THIS 20th DAY OF September 2006
READ A SECOND TIME THIS 20th DAY OF September 2006
READ A THIRD TIME THIS 6th DAY OF December 2006
ADOPTED THIS 20th DAY OF December 2006

original signed by
Mayor

original signed by
Corporate Officer
SCHEDULE “A”
DISTRICT OF SECHELT
APPLICATION FOR SIGN PERMIT

Subject Property

Street Address / Legal Description__________________________________________

Registered Property Owner and Mailing Address

Mailing Address____________________________________________________________

Home Phone / Work Phone / email____________________________________________

Applicant or Authorized Agent and Mailing Address (If Different from Registered Property Owner)

Mailing Address____________________________________________________________

Home Phone / Work Phone / email____________________________________________

Nature of Signage

Type of Sign (E.g. wall mounted, free-standing, canopy, etc.) ______________________

Associated Land Use (E.g. Restaurant, home occupation, etc.) ____________________

Duration (Permanent or Temporary - Under 2 months)____________________________

Total Number of Existing Signs on Premises and Parcel__________________________

Total Number of Additional Proposed Signs on Premises and Parcel________________

Description of Proposal (If space inadequate, please attach additional pages.)

___________________________________________________________________________
___________________________________________________________________________

I/We hereby declare that the information contained herein is, to the best of my/our knowledge, factual and correct.

Printed Name and Signature(s) of Owner and Applicant/Agent Date

_________________________________________ Owner(s) ______________________

_________________________________________ ______________________

_________________________________________ Applicant/Agent __________________
Attachments to Application for Permit:

Please go through this list with a District of Sechelt staff member. The following information may be requested to consider your sign-application.

- Two (2) copies of architectural / layout plans for any proposed signage, including building elevations on which the signage is to be affixed or located within view of, with details on dimensions, sign area, materials, finish, and colour;

- Two (2) copies of colour digital or photographic prints which clearly indicates the location and relative size of the proposed signage in relation to the building on which it is to be placed on or near, with details on dimensions, sign area, materials, finish and colour;

- Sealed plans and letter from a Registered Professional Structural Engineer (P.Eng.) for any permit for a sign as required under the current District of Sechelt Building Bylaw or the British Columbia Building Code

- Two (2) copies of a site plan (11" x 17") showing the location of any proposed freestanding signs and all relevant buildings, structures, streets, lanes, driveways, and parking and loading areas, and watercourses within 30 m of the subject property

If you have any questions about the collection and use of this information or your application, please contact the District of Sechelt Planning Department, Second Floor, 5797 Trail Avenue, Box 129, Sechelt, BC, V0N 3A0. Phone 604-885-1986; Fax 604-885-7591; Email planning@district.sechelt.bc.ca.

Notes:
1. If an agent/applicant is handling the applicant, please supply written authorization from registered property owner.
2. Attach additional pages, if necessary.
Official Use:

Zoning: _DPA No.:_____________________

Fees Paid (Date/Amount):_____________________________________________________

Existing Permits (Y/N; Date)__________________________________________________

Existing Non-Conforming Signs(Y/N; Description; Date Recorded)________________

___________________________________________________________________________

___________________________________________________________________________

Request for More Documentation(Y/N; Date):____________________________________

All Required Documentation Received on:_______________________________________

Date Permit Issued:___________________________________________________________
SCHEDULE “B”

1) Where a sign permit is required to be issued under Bylaw No. 456, a non-refundable application fee is payable as follows:

   a. $50.00 for each fixed, permanent sign with a sign area up to 3.0 square metres (32.3 sq.ft.); or

   b. $100.00 for each fixed, permanent sign with a sign area exceeding 3.0 square metres (32.3 sq.ft.); or