

# City of Baltimore

City Council City Hall, Room 408 100 North Holliday Street Baltimore, Maryland 21202

# Legislation Details (With Text)

File #: 20-0570 Version: 0 Name: Zoning - Railroad Rights-of-Way - Billboards

Type: Ordinance Status: Failed

File created: 7/27/2020 In control: Land Use Committee

On agenda: Final action: 12/3/2020

Enactment date: Enactment #:

Title: Zoning - Railroad Rights-of-Way - Billboards

FOR the purpose of authorizing, subject to limitations and requirements, the erection of new billboards

within a railroad right-of-way or within a railroad facility that adjoins a railroad right-of-way; and

correcting, conforming, and clarifying related language.

**Sponsors:** Mayor Brandon M. Scott

Indexes: Billboards, Right-of-Way, Zoning

**Code sections:** 

Attachments: 1. 20-0570~1st Reader, 2. Law 20-0570, 3. Newspaper Affidavits - 20-0570 - Daily Record, 4. BMZA

20-0570, 5. Planning 20-0570, 6. DHCD 20-0570

Date	Ver.	Action By	Action	Result
12/3/2020	0	City Council	Failed	
9/25/2020	0	Land Use Committee	Advertising	
9/21/2020	0	Land Use Committee	Scheduled for a Public Hearing	
7/30/2020	0	The City Council	Refer to Board of Municipal and Zoning Appeals	
7/30/2020	0	The City Council	Refer to Planning Commission	
7/30/2020	0	The City Council	Refer to Dept. of Transportation	
7/30/2020	0	The City Council	Refer to Dept. of Housing and Community Development	
7/30/2020	0	The City Council	Refer to City Solicitor	
7/27/2020	0	City Council	Assigned	
7/27/2020	0	City Council	Introduced	

#### INTRODUCTORY\*

### CITY OF BALTIMORE COUNCIL BILL

Introduced by: President Scott

#### A BILL ENTITLED

#### AN ORDINANCE concerning

#### Zoning - Railroad Rights-of-Way - Billboards

FOR the purpose of authorizing, subject to limitations and requirements, the erection of new billboards within a railroad right-of-way or within a railroad facility that adjoins a railroad right-of-way; and

correcting, conforming, and clarifying related language.

By repealing and reordaining, with amendments Article 32 - Zoning
Section(s) 17-406 Baltimore
City Code (Edition 2000)

# SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE, That the Laws of Baltimore City read as follows:

#### **Baltimore City Code Article 32.**

#### **Zoning**

## Title 17. Signs

#### § 17-406. Billboards.

- (a) General prohibitions.
  - (1) Except as otherwise specifically provided in this Code, the erection, conversion, placement, or construction of new billboards, static or digital, is prohibited.
  - (2) No billboard may have audio speakers or any audio component.
- (b) Digital billboard defined.

In this section, "digital billboard" means any billboard that is also an electronic sign.

**EXPLANATION:** CAPITALS indicate matter added to existing law. [Brackets] indicate matter deleted from existing law.

\* Warning: This is an unofficial, introductory copy of the bill.

The official copy considered by the City Council is the first reader copy.

dlr20-1222(6}~intro/22Jul20

- (c) New billboards.
  - (1) IN GENERAL.

New billboards are only allowed:

- (I) [in] WITHIN an Area of Special Signage Control, SUBJECT TO THE REQUIREMENTS OF PARAGRAPH (2) OF THIS SUBSECTION; OR
- (II) WITHIN A RAILROAD RIGHT-OF-WAY OR WITHIN A RAILROAD FACILITY THAT ADJOINS A RAILROAD RIGHT-OF-WAY, SUBJECT TO THE REQUIREMENTS OF PARAGRAPH (3) OF THIS SUBSECTION.
- (2) Special Signage Control.

[In addition] EXCEPT FOR BILLBOARDS COMPLYING WITH PARAGRAPHS (1)(II) AND (3) OF THIS SUBSECTION:

- (i) new non-digital billboards:
  - (A) may only be located in a C-1, C-1-E, C-1-VC, C-5-DC, or PC Zoning District[,]; and
  - (B) may not exceed 50 square feet; and
- (ii) new digital billboards are subject to the following requirements:
  - (A) they may only be located in a C-2, C-3, C-4, C-5, TOD-4, or PC Zoning District[,];
  - (B) digital animation, streaming video, or images that move or give the appearance of movement are only allowed as described in [the] AN approved Signage Plan; and
  - (C) all digital billboards must have ambient light monitors that automatically adjust the brightness level of the billboard based on ambient light conditions.
- (3) RAILROAD RIGHTS-OF-WAY, ETC.
  - (I) A NEW BILLBOARD (DIGITAL OR NON-DIGITAL) IS PERMITTED WITHIN A RAILROAD RIGHT-OF-WAY OR WITHIN A RAILROAD FACILITY THAT ADJOINS A RAILROAD RIGHT-OF-WAY, SUBJECT TO THE FOLLOWING REQUIREMENTS:
    - (A) THE NEW BILLBOARD MAY ONLY BE LOCATED:
      - 1. WITHIN A RAILROAD RIGHT-OF-WAY AT A LOCATION THAT IMMEDIATELY ADJOINS AN I-2 OR MI ZONING DISTRICT; OR
      - 2. WITHIN AN ADJOINING RAILROAD FACILITY THAT IS ITSELF IN AN I-2 OR MI ZONING DISTRICT;
    - (B) THE NEW BILLBOARD MUST FACE AND BE INTENDED FOR VIEWING FROM AN ADJACENT INTERSTATE HIGHWAY;
    - (A) (C) NO BILLBOARD IS PERMITTED WITHIN 500 FEET OF ANOTHER BILLBOARD ON THE SAME SIDE OF THE ADJACENT INTERSTATE HIGHWAY, AS MEASURED FROM THE STRUCTURAL POLE OF THAT OTHER BILLBOARD;
    - (D) THE HEIGHT OF THE BILLBOARD, AS MEASURED FROM THE GRADE OF THE ADJACENT I NTERSTATE HIGHWAY THAT THE BILLBOARD IS FACING, MAY NOT EXCEED 50 FEET;
    - (E) NO SIGN FACE MAY EXCEED 672 SQUARE FEET IN AREA;
    - (F) NO SIGN FACE MAY EXCEED 48 FEET IN WIDTH OR 14 FEET IN HEIGHT;
    - (G) DIGITAL ANIMATION, STREAMING VIDEO, OR IMAGES THAT MOVE OR GIVE THE APPEARANCE OF MOVEMENT ARE ONLY ALLOWED AS DESCRIBED IN THE RULES AND REGULATIONS OF THE PLANNING DEPARTMENT; AND

- (H) ALL DIGITAL BILLBOARDS MUST HAVE AMBIENT LIGHT MONITORS THAT AUTOMATICALLY ADJUST THE BRIGHTNESS LEVEL OF THE BILLBOARD BASED ON AMBIENT LIGHT CONDITIONS.
- (II) NEITHER SUBSECTIONS (D) THROUGH (F) OF THIS SECTION NOR *TABLE 17-201: SIGN R EGULATIONS* OR *TABLE 17-306: MAXIMUM CUMULATIVE AREA OF SIGNS* APPLY TO NEW RAILROAD-RELATED BILLBOARDS THAT COMPLY WITH THE REQUIREMENTS OF PARAGRAPH (I) OF THIS SUBSECTION (C)(3).
- (d) Conversion of existing non-digital billboards.
  - (1) In general.

An existing non-digital billboard may be converted to a digital billboard only if:

- (i) it is accompanied by documentation that at least 3 existing billboard faces in the City have been removed for each new digital billboard face to be placed or erected;
- (ii) each message or image displayed on the digital billboard must be static or follow standards for electronic signs;
- (iii)digital animation, streaming video, or images that move or give the appearance of movement are prohibited;
- (iv) the digital billboard has ambient light monitors that automatically adjust the brightness level of the billboard based on ambient light conditions;
- (v) the billboard does not have audio speakers or any audio component;
- (vi)the new digital billboard is not relocated by more than 15 feet in any direction from its original location;
- (vii) each billboard being removed is a minimum of 100 square feet; and
- (viii) the applicant submits proof of current billboard tax payment at the time of application for conversion.
- (i) (2) Printed billboard removal credit.
  - (i) The Zoning Administrator shall maintain an account of removals of existing printed billboards and shall credit the account of the owner of a printed billboard for each printed billboard that is removed.
  - (ii) In order to document the removal of a printed billboard, the owner shall submit to the Zoning Administrator a copy of the conversion permit for the removal of the billboard and photographs documenting the removal.
  - (iii)A printed billboard removal credit may be reserved and used by the original owner of the credit within 5 years after the removal of the printed billboard.
- (e) Exclusions.

An existing billboard may not be converted to a digital billboard if:

- (1) it is attached to a building that is 35 feet or less in height;
- (2) it is a pole mounted billboard that is 35 feet or less in height; or
- (3) it is located in or within 250 feet of a residential district.
- (F) [(c)(3)] Integration into other sign types.

Billboards may only be integrated into any other sign type listed in *Table 17-201: Sign Regulations* for that zoning district.

**SECTION 2. AND BE IT FURTHER ORDAINED**, That the catchlines contained in this Ordinance are not law and may not be considered to have been enacted as a part of this or any prior Ordinance.

**SECTION 3. AND BE IT FURTHER ORDAINED**, That this Ordinance takes effect on the 30<sup>th</sup> day after the date it is enacted.