

# CITY OF HOUSTON

Post Office Box 2688 Houston, Texas 77252-2688

Sylvester Turner, Mayor

Thank you for your interest in obtaining a Sign Contractor's License in the City of Houston. This license is required for any person leasing or erecting signs in the City of Houston and renewed annually for \$530.70 Additional Electrical Licenses are required for companies installing electrical signs.

We are going to have companies outside of the Houston area applying for licenses. In order to accommodate the licensing process, they must provide an agent within the sign code application area as outlined in Section 4606(c)

To avoid unnecessary delays in the processing of your application, the evidence of insurance and Removal Bond should be submitted with the application.

Presently, an approved public liability and property damage insurance policy in the amount of \$100,000.00 for any person injured, \$300,000.00 for injury to more than one person and \$100,000.00 for property damage and a \$25,000.00 Removal Bond is required. If you intend to perform work over the curb line or on public property, a Construction Bond in the amount of \$25,000.00 or a deposit of like amount with the city is required prior to commencing work.

Enclosed are the insurance requirements including endorsements that are required under the current provisions of the Houston Sign Code. For your convenience, bond forms containing the required language have been provided and may be used by your surety company provided that seals are affixed as required.

If you should have any questions concerning the application process or these requirements, please contact Jacqueline Grace at (832) 394-8907.

Sincerely,

Sign Administrator Houston Public Works MB/Imc

Enclosures - (10)

Revised January 8, 2024

Notice of Change Effective April 1, 2022, Electrical Amendment

# Effective April 1, 2022, per Section 404-Master Electrician

A master electrician may:

- Perform all electrical work, including electrical work performed by a sign master electrician and a line master electrician.
- 2. Supervise an electrician.
- 3. Serve as master electrician for a contractor.

Note: The master electrician of record shall not have a city electrical contractor's registration for more than one contracting business.

Please call Electrical Inspections at 832.394.8860 when the contractor's registration is up for renewal. You will need to

indicate which businesses will be dropped at that time.

#### **ENDORSEMENT**

<u> </u>	t should be obtained by license applicants so that the standard public liability cy typically presented by license applicants will meet the requirements of n Ordinance:
Inasmuch as	seeks to obtain a license from the City of Houston, Harris County erecting and/or leasing signs in accordance with the City's Sign Ordinance, it is agreed that this policy is expressly extended to provide the public liability rage required by said ordinance in Section 4606 (d) on all signs leased and/o, within the City of Houston.
less than ten (10) days pric	City of Houston will receive prior written notice of cancellation of the policy not to the date of cancellation, in accordance with the requirements of Section. The required notice should be addressed as follows:
	CITY OF HOUSTON

The above endorsement should be added to the policy by the insurer and signed by its authorized representative. In addition, the certificate of insurance must include proof of authorization as follows:

HOUSTON PUBLIC WORKS SIGN ADMINISTRATION P. O. BOX 2688 HOUSTON, TEXAS 77252-2688

The applicant should have a power of attorney for the authorized representative signing the certificate attached to the certificate of insurance unless the certificate comes direct from the company and bears the signature of an officer and the corporate seal.

## REMOVAL BOND (Section 4606(e), Building Code)

THE STATE OF TEXAS§

#### KNOW ALL MEN BY THESE PRESENTS:

**COUNTY OF HARRIS**§

eoon i oi imaaas	
THAT WE,	<del>,</del>
(Name and a sprincipal, and	address of principal)
	and address of surety)
as surety, are held and firmly bound unto the City of I	Houston, Harris County, Texas.
sign that the said principal unlawfully erects, or causes	<b>DOLLARS</b> (\$25,000.00) as reimbursement for removal costs of any to be erected, or maintains, or causes to be maintained, as provided by a payment well and truly to be made we hereby bind our selves and our pass, jointly and severally, firmly by these presents.
THE CONDITION OF THIS BOND IS SUCH	ТНАТ
WHEREAS the principal herein has requested or o sign or signs, pursuant to Chapter 46, Building Code,	btained a license from the City of Houston to erect, lease or maintain a within the City of Houston.
the term of this bond obligation, then said obligation is The effective time period or term of this bond is continuous period of the principal and for any and all renew of the said surety as herein prescribed. The surety may to the principal at his last known business address an Houston, P. O. Box 2688, Houston, Texas 77252-268 not be effective until ten (10) days after actual receptancellation by the surety shall not affect any liability	e maintained, any unlawful sign or signs as defined by said law during shall be void; otherwise to remain in full force and effect.  nuous and shall remain in full force and effect and run concurrent with vals thereof unless sooner terminated or cancelled by affirmative action a sooner cancel this bond by giving written notice by certified mailings and to the Sign Administrator, Public Works and Engineering, City of the surety's intention so to cancel; but such act of cancellation shall eight of said notice by the said Sign Administrator. Such an act of incurred hereunder prior thereto.  Surety have signed and sealed this instrument, this day of the surety is given by the said sealed this instrument, this day of the surety have signed and sealed this instrument, this day of the surety have signed and sealed this instrument, this day of the surety have signed and sealed this instrument, this day of the surety have signed and sealed this instrument, this day of the surety have signed and sealed this instrument, this day of the surety have signed and sealed this instrument, this day of the surety have signed and sealed this instrument, this day of the surety have signed and sealed this instrument.
ATTEST:	(Principal)
	By:
Secretary	(President)
WITNESS:	
APPROVED:	(Corporate Surety)
	By:Attorney in Fact
Assistant City Attorney	Attorney in Fact
The foregoing bond is approved and accepted on beha	alf of the City of Houston this day of, 20

**Houston Public Works** 

SA/FORM 12 (9-15-94)

#### **CONSTRUCTION BOND** (Section 4605(k), Building Code)

KNOW ALL MEN BY COUNTY OF HARRIS§	THESE PRESENTS:
THAT WE,	,
(Name and address o as principal, and	of principal)
(Name and add	ress of surety)
as surety, are held and firmly bound unto the City of Houston,	Harris County, Texas.
IN THE SUM OF TWENTY-FIVE THOUSAND DOLL sign that the said principal unlawfully erects, or causes to be ere Chapter 46, Building Code, City of Houston, for which payment heirs, executors, administrators, successors and assigns, jointly	nt well and truly to be made we hereby bind our selves and ou
THE CONDITION OF THIS OBLIGATION IS SUCH	THAT
WHEREAS the principal herein has requested or obtained works and Engineering Department of the City of Houston to paint such work extending beyond the curb line or on or above	
<b>NOW, THEREFORE,</b> if the principal herein shall during to provisions of Chapter 46 of the Building Code of the City of Holincurred or any loss, damages or injury that may be sustained obligation shall be null and void; otherwise to remain in full for	ed by the City of Houston because of such work, then, this
The effective time period or term of this bond is continuous cancelled by affirmative action of the said surety as herein prowritten notice by certified mailings to the principal at his last k Works and Engineering, City of Houston, P. O. Box 2688, Hou but such act of cancellation shall not be effective until ten (1) Administrator. Such an act of cancellation by the surety shall	escribed. The surety may sooner cancel this bond by giving known business address and to the Sign Administrator, Public ston, Texas 77252-2688, of the surety's intention so to cancel 10) days after actual receipt of said notice by the said Sign
IN WITNESS WHEREOF, the said Principal and Surety, 20	y have signed and sealed this instrument, this day o
<del></del>	
ATTEST:	(Principal)
	· · · · · · · · · · · · · · · · · · ·
Secretary	By:(President)
WITNESS:	
WIINESS.	
APPROVED:	(Corporate Surety)
	By:
Assistant City Attorney	By:Attorney in Fact
The foregoing bond is approved and accepted on behalf of the	City of Houston this day of, 20

**Houston Public Works** 

### SIGN CONTRACTORS LICENSE APPLICATION

Name of Firm:				Date:	
Name of Person Filing Appli	ication:				<del> </del>
Telephone Numbers:					
Address (Main Office):	treet No.) (Stre	oot Namo	(City)	(State)	(Zin)
(5	(Sin	eet ivallie)	(City)	(State)	(ΔΙΡ)
Contractors Agent author Agent's Name:					
Business Address:			Pn	one:	
Home Address:			Ph	one:	<del></del>
Other City Licenses held b	ov the Applicant (I	List Liconso Num	hor):		
-			•		
1		2			<del></del>
Would you be installing a If yes, please provide Stat					
Insurance Information:					
Insurance Company:			Policy	/ #:	
NOTE: Property liability and No. 80-351 as revised by O			) - \$300,000 - \$100,00	0 (Section 4605 (	g) Ordinance
Date Issued:	Expiration Da Expiration Da	ate: ate:			
Cancellation Clause, Notice	to Sign Administra	ator: Yes	No		
Removal Bond Information			_		
Bonding Company: Amount of Bond: Date Issued:		/Min COE	Bo	ond No.:	
Date Issued:	Expirati	(ινιιτι. φ∠υ, ion Date:	000)		
I hereby certify that the above authorized agent will conform applicable laws or ordinance non-compliance will be just agents, address, or any other	m to all provisions of e presently in force cause for the revoc	of the City of Hous or hereafter adop cation of the licens	I further that if this app ston Building Code, Sig ted during the term of the e by the Sign Administ	n Regulation, and the license. I und trator. In the ever	d any other erstand that nt that I change
			(Signature)		
Sworn to and subscribed by witness my hand and seal			on	, 20,	to certify which
			Notary Public in and	for State of Texas	s (Seal)
DEPARTMENT USE ONLY A review of this application I		d the application is	sfor a Si	gn Contractors Li	cense this date
Receipt No.:	 Date: _				
<del></del>			<del></del>		

## Sign Contractors Update

Sign Administration is looking to the future to handle permitting processes online; therefore, we are requesting an email address for your company. Sign Administration is striving to provide an efficient, accountable, and responsive sign permitting process all the while providing public safety. We hope to bring on-line plan submittal (B-Permitting), notice of approval, notice of rejection, and any other important article or update as a service in the near future.

Providing us with an email address of your company is step one in setting up for the future. We hope you will join us and participate in this exciting time. With your help and patience, together we can make it happen.

Please complete the information below. In addition to your email address, please update your general information.

Date:			
Sign Company Name:			
Address:			
City, State, Zip Code:			
Telephone #:	Fax #:	Cell #:	
Owner's E-Mail Address	:		
Company's E-Mail Addre	9SS:		
Authorized person/s to o	btain permits:		
1		4	
2		5	
3		6	
Print Owner/President N	ame	Date	
Sign Company Owner/P	resident Signature	Date	
Sign Administration	Use Only		
License #	APA#	ESM#	
Entered By			

#### THANK YOU!!

#### **SECTION 4606 - SIGN COMPANIES**

- (a) License Required. Any person wishing to engage in leasing or erecting signs for any other person shall first obtain a license from the Sign Administrator to do so.
- **(b)** License Fee. Any person required to obtain a license under the terms of this section shall pay an annual license fee of \$530.70.
- (c) Address and Agent for Service of Process. Any person who is required to obtain a license under the terms of this section shall at all times maintain an office within the sign code application area, the current address of which is recorded with the Sign Administrator or shall appoint and file of record with the Sign Administrator an agent within the sign code application area for service of process.
- (d) Insurance. Each person licensed under the terms of this section shall submit evidence that the performance of work in connection with each sign will be covered by approved public liability and property damage insurance in the amount of \$100,000.00 for any person injured, \$300,000.00 for injury to more than one person and \$100,000.00 for property damage. Such policies of insurance shall be in a form selected or approved by the City Attorney and shall indemnify the City of Houston from all claims for personal injury, death or property damage arising from the construction or maintenance of the sign for which the permit is issued. Such policies of insurance shall be issued by an insurance company duly authorized to do business and issue such policies of insurance in the State of Texas and maintaining an office or represented by an authorized agent in the State of Texas and shall require that the insured give 10 days' written notice to the Sign Administrator before cancellation of the policy. Whenever any policy of insurance is cancelled, the Sign Administrator shall require that all work to which such policy applies be stopped immediately.
- **(e) Removal Bond.** Each person licensed under the terms of this section shall furnish a bond in the amount of \$25,000.00 in a form determined by the City Attorney, or post a deposit in such amount, as a guaranty of compliance with this chapter and other applicable laws, including the removal of signs when required.
- (f) Electrical Sign Contractor. Each person licensed under the terms of this section whose operations include signs that in any manner include the use of electricity shall adhere to the requirements of the City of Houston Electrical Code and shall pass such examinations and tests and hold such licenses and permits as are required thereunder.
- (g) Vehicle Identification. Each person engaged in the leasing or erecting of signs shall identify all vehicles used by employees in connection with installing, erecting and maintaining signs with the name of their company and their license number. Such information shall be set out on each side of the vehicle in clearly visible, legible and proportionally spaced letters at least 2 inches high with a brushstroke width of at least 3/8 inch that are full view at all times. The required information may be painted on the vehicle, permanently attached by decals, or painted on a sign that is permanently attached to the vehicle. The letters shall be of a color that contrasts with the color of the vehicle or with any background color on the decal or sign. Signs attached with nuts and bolts or magnets are deemed not to be permanently attached and will not satisfy the requirements of this section.

#### Sign Administration Informational Letter 0010-05

Footing Inspection Procedure Effective January 1, 2006 Revised 11/2/11

As we all know, there are many more new companies that have joined the Houston family of licensed sign companies. As such, we need to insure that are all companies understand the expectations, requirements, and procedures of a footing inspection. This procedure will not have an effect on those who have elected to participate in the Footing Certification Program as outlined in Informational Letter 0007-04. *Please pay particular attention to item "D" below, as it is a significant change*. In addition, this procedure will outline the requirements for the most common type of footing and the materials that are required to be on the job site (reference item "E")

- I. Standard Footing Inspection Requirements.
  - A. Site inspection must have been approved for the proposed location of the ground sign and a permit issued.
  - B. Section 4606(g) states that vehicles used by employees in connection with installing, erecting and maintaining signs shall have company name and license number. If you have contracted with a subcontractor to perform the drilling, as the permit holder, you are required to have a representative present.
- C. The sign company is required to call Sign Administration no later than 4:30p.m. the day before. For example, if you want a Monday inspection, you must call the inspection in on Friday unless you choose a same day or overtime inspection (reference Information Letter 0009-2005 for type and fees).
  - 1. When calling in, be prepared to provide the following:
    - a. Permit address (location of sign).
    - b. Project number (permit number).
    - c. Time of the footing inspection (this is the time the drilling of the footing is *complete*).
    - d. Name of contact person and phone number. This person should be the person who we may call the following morning in case the time should need to be adjusted.
    - e. It would be helpful, if you also called the following morning to confirm the time with the inspector.
- D. You (the sign company) will be required to have the original approved drawings, site sheet and permit at the permitted location also referred to as the job site. Sign Administration will no longer bring the office copy to the job site. This is in line with the other construction trades.
  - 1. Footing/hole must be located in the pre-approved location as shown on site sheet provided with the permit. If you dispute the site/sign location indicated on the site sheet as performed by the inspector, it is your responsibility to consult with the plan checker, supervisor or call the inspector to discuss. Do not assume you may drill where you have proposed. A plan re-exam and site re-inspection may be required. This is one of the reasons it is imperative that you provide a location with fixed dimensions on your site plan or land survey.
- E. Common footing types and requirements of material to be on job site:
  - 1. Direct Embedment or Direct Burial foundation for **non-staged** sign.
    - a. Pipe, post, I-beam, tube, etc. Required to be on site. These will be measured and matched to the approved drawings.
  - 2. Direct Embedment or Direct Burial foundation for **staged** sign.
    - a. First stage of pipe or material shown on approved drawing is required to be on site, will be measured and matched to approved drawing.
  - 3. Anchor Bolt foundation.
    - a. Rebar is required on site and will be measured to approved drawings.
    - b. If using a caged rebar design, it will be measured and must be assembled as per approved engineer drawing.

#### Page 2 Informational Letter 0010-2005 Footing/Foundation Procedure

**NOTE**: Since all staged structures and anchor bolt foundations are required to be engineered, the engineer and sign company will be responsible for the remaining stages of the structure. You, the sign industry, have indicated the remaining stages go up after the concrete has cured and as such requires the remaining stages, if required to be on site, would create a hardship and traffic congestion in smaller parking lots. Sign Administration cannot be responsible or liable for material not inspected. You will not be penalized for not having the other stages on site, but *you and the engineer will assume all liability with the entire sign structure*.

- F. If all aspects of location and footing appear to meet the approved requirements, the footing will be approved, and the inspector will sign off on your copy of the permit.
- II. Delays.
  - The primary purpose of the following is to discourage those who have a history of delays but in order to put a procedure in effect; it must be across the board to all contractors.
  - Sign Administration fully understands that delays may occur during the course of drilling from equipment failure to that of drilling into some type of utility line. However, these delays have a trickle-down effect to other scheduled inspections or to other required work production. Therefore, the following shall become effective January 1, 2006.
  - A. Delay of 15 minutes but less that 30 minutes, will result in a re-inspection fee being required. (Reference Informational Letter 0009-05)
  - B. Delay of 31 minutes or more will result in a Same Day Inspection being assessed. (Reference Informational Letter 0009-05)
  - C. You also have the option of an overtime inspection. (Reference Informational Letter 0009-05)
  - D. If you have a delay of greater than 15 minutes, you always have the option of canceling and rescheduling for the next business day. This will be a re-inspection fee.
  - E. Other delays such as a change in material, depth of footing/hole, sign location, no representative on site, etc.
    - 1. If there is any change whatsoever from the approved drawings, a plan re-exam is required. If the change includes pipe or footing on non-engineered drawing, this may be conducted over the telephone with revised drawings being submitted within 24 hours.
    - 2. If the change is to an engineered drawing, we will not be able to conduct the changes over the telephone unless the engineer of record calls to speak with a plan checker or supervisor. The engineer must then submit the correction within 48 hours.
    - 3. Failure to comply with the above procedure will result in the contractor and business being issued a removal notice. Repeat offenders also run the risk of loosing their contractor's license.
    - 4. This procedure is to standardize the way we do business in Houston. Our office takes pride in the service we have provided the industry over the years and the industry has really grown which has placed an undo hardship on the inspection staff when delays occur therefore, we are unable to accommodate the way we did in years past. This should also serve as a tool to discourage the sign company from making a change after approved drawings have been issued and not submitting for a plan re-exam or site re-inspection. We sincerely hope this procedure will enlighten and inform you of the footing requirements and hope you will join us to provide a better and consistent inspection.

#### PLAN CHECKING

# ALL OF YOUR TECHNICAL QUESTIONS ABOUT SIGNAGE AND PERMITTING SHOULD BE DIRECTED TO PLANCHECKING. THESE ARE THE PERSONS THAT CAN GUIDE YOU IN THE RIGHT DIRECTION.

Mario Garcia Plan Analyst Supervisor	832-394-8925	Mario.garcia@houstontx.gov
Daniel Hight Sr. Plan Analyst	832-394-8923	daniel.hight@houstontx.gov
Fernando Falcon Sr. Plan Analyst	832-394-8926	Fernando.falcon@houstontx.gov
Hector Barron Sr. Plan Analyst	832-394-9506	hector.barron@houstontx.gov
Lester Antoine Sr. Plan Analyst	832-394-8921	lester.antoine@houstontx.gov
Marissa Ayala Sr. Plan Analyst	832-394-9177	Marissa.ayala@houstontx.gov
Claudia Prindle Sr. Plan Analyst	832-394-8914	Claudia.prindle@houstontx.gov
Misael Benitez Division Manager	832-394-8915	misael.benitez@houstontx.gov

On Premise Sign Permit Application: <a href="https://www.houstonpermittingcenter.org/media/6006/download">https://www.houstonpermittingcenter.org/media/6006/download</a>

#### **Sign Administration website:**

https://www.houstonpermittingcenter.org/building-code-enforcement/sign-administration

To Check Permit Status online, go to <a href="https://www.houstonpermittingcenter.org/our-services/eservices">https://www.houstonpermittingcenter.org/our-services/eservices</a>
KEY LINKS:

- New Sign Code (Effective July 29, 2020)
- Geographic Information & Management System map:
- http://www.gims.houstontx.gov/PortalWS/MainPortal.aspx
- Major Thoroughfare Listing: <a href="http://www.houstontx.gov/planning/transportation/MTFP.html">http://www.houstontx.gov/planning/transportation/MTFP.html</a>
- Prerequisites Plan Review Procedures:
- https://www.houstonpermittingcenter.org/media/5581/download