

Amendment to Council Bill No. 56 - 2010

BY: Chairperson at the request
of the County Executive

Legislative Day No. 3
Date: March 7, 2011

Amendment No. 13

(Related to freestanding monument-style building name signs, this amendment changes a term used, defines a certain term and clarifies that certain signs are exempt from setback requirements.)

1 On page 6, in line 14, after “signs.” insert “THE PROVISIONS OF THIS PARAGRAPH SHALL NOT
2 APPLY IN DOWNTOWN COLUMBIA.”.

3
4 On page 6, in line 16, strike beginning with “EXCEPT” down through “[]” in line 18 and
5 substitute “THE”.

6
7 On page 8, strike lines 20, through 27 in their entirety and substitute:

8 “G. MONUMENT BUILDING SIGN. IN DOWNTOWN COLUMBIA, A MONUMENT BUILDING SIGN,
9 INCLUDING ITS STRUCTURE, SHALL BE NO MORE THAN SIX FEET IN HEIGHT. THE MAXIMUM
10 SIGN AREA FOR A MONUMENT BUILDING SIGN IS 30 SQUARE FEET PER SIDE OR FACE.
11 MONUMENT BUILDING SIGNS ARE EXEMPT FROM SETBACK REQUIREMENTS.”.

12
13 On page 17, after line 12 insert:

14 “(Q) SIGN, MONUMENT BUILDING MEANS A SIGN WHERE THE ENTIRE BASE OR BOTTOM OF THE SIGN
15 IS GROUND-MOUNTED.”.

16
17 On page 17, in line 13, strike “Q” and substitute “R”.

18
19 On page 17, in line 15, strike “R” and substitute “S”.

20
21 On page 17, in line 16, strike “s” and substitute “T”.

1

2 On page 17, in line 18, strike “T” and substitute “U”.

3

4 On page 17, in line 21, strike “U” and substitute “V”.

5

6 On page 17, in line 24, strike “v” and substitute “w”.