

[Agenda](#)[Minutes](#)[Close](#)

# CITY OF KYLE



## Notice of City Council Workshop Meeting

KYLE CITY HALL  
100 W. Center Street

Notice is hereby given that the governing body of the City of Kyle, Texas will meet at 8:15 PM on 10/3/2013, at Kyle City Hall, 100 West Center Street, Kyle, Texas for the purpose of discussing the following agenda.

Posted this 26th day of September, 2013 prior to 7:00 p.m.

---

## Notice of City Council Workshop Meeting

### I. Call Meeting To Order

### II. Consider and Possible Action

1. Consideration and General Discussion of Any and All Issues regarding An Ordinance of the City of Kyle, Texas, Amending Chapter 29, "Sign Standards and Permits" of the City's Code of Ordinances relative to Permitting Existing Off-Premise Commercial Billboards to be converted to Changeable Electronic Variable Message Signs ("CEVMS") subject to specific approval of the City Council; Amending various sections of the Sign Regulations to be consistent with the ability to convert existing Commercial Billboards into CEVMS; Repealing all conflicting Ordinances; Requiring a Sign Face Exchange Ratio for Digital Display Signs; Providing Operational Requirements for Digital Display Signs; Requiring an Annual Registration Fee; Providing a Penalty not to Exceed \$2,000; Providing a Saving Clause; Providing a Severability Clause; and Providing an Effective Date ~ *Mario Perez, Building Official*

 [Attachments](#)

### III. ADJOURN

*At any time during the Regular City Council Meeting, the City Council may adjourn into an Executive Session, as needed, on any item listed on the agenda for which state law authorizes Executive Session to be held*

\*Per Texas Attorney General Opinion No. JC-0169; Open Meeting & Agenda Requirements, Dated January 24, 2000: The permissible responses

to a general member communication at the meeting are limited by 551.042, as follows: "SEC.551.042. Inquiry Made at Meeting. (a) If, at a meeting of a government body, a member of the public or of the governmental body inquires about a subject for which notice has not been given as required by the subchapter, the notice provisions of this subchapter, do not apply to:(1) a statement of specific factual information given in response to the inquiry; or (2) a recitation of existing policy in response to the inquiry. (b) Any deliberation of or decision about the subject of the inquiry shall be limited to a proposal to place the subject on the agenda for a subsequent meeting.