

Disneyland Marquee Paper Model Set—License Agreement

By downloading this file and the accompanying Licensed Materials, the end user ("Licensee") agrees to conform to this License Agreement (this "Agreement") with Robert Nava, the Disney Experience website [www.disneyexperience.com] ("Licensor").

I. Content of Licensed Materials; Grant of License

The materials that are the subject of this Agreement shall consist of the Disneyland Marquee Paper Model Set in electronic and physical form (hereinafter referred to as the "Licensed Materials").

Licensee acknowledges that the copyright and title to the Licensed Materials and any trademarks or service marks relating thereto remain with Licensor and/or its suppliers. Licensee shall not have right, title or interest in the Licensed Materials except as expressly set forth in this Agreement.

Licensor hereby grants to Licensee non-exclusive use of the Licensed Materials in accordance with this Agreement.

II. Access of Licensed Materials to Licensee

Licensor will provide the Licensed Materials to the Licensee in the following manner:

File Transfer. Copies of the Licensed Materials will be provided to the Licensee through the Disney Experience website at the sole discretion of the Licensor.

III. Fees

Licensee is required to make no payment to Licensor for use of the Licensed Materials.

IV. Authorized Use of Licensed Materials

Authorized Uses. Licensee may make all use of the Licensed Materials as is consistent with the Fair Use Provisions of United States and international law. Nothing in this Agreement is intended to limit in any way whatsoever Licensee's rights under the Fair Use provisions of United States or international law to use the Licensed Materials.

The Licensed Materials may be used for purposes of research, education or other non-commercial use as follows:

Archival/Backup Copy. Upon request of Licensee, Licensee may create one (1) copy of the entire set of Licensed Materials to be maintained as a backup or archival copy during the term of this Agreement.

V. Specific Restrictions on Use of Licensed Materials

Unauthorized Use. Licensee shall not knowingly permit anyone other to use the Licensed Materials.

Modification of Licensed Materials. Licensee shall not modify or create a derivative work of the Licensed Materials without the prior written permission of Licensor.

Removal of Copyright Notice. Licensee may not remove, obscure or modify any copyright or other notices included in the Licensed Materials.

Distribution Rights. Licensee has no rights to transfer, host, or re-distribute the Licensed Materials or its derivatives under any circumstances or by any means available now or in the future.

Commercial Purposes. Other than as specifically permitted in this Agreement, Licensee may not use the Licensed Materials for commercial purposes, including but not limited to the sale of the Licensed Materials or bulk reproduction or distribution of the Licensed Materials in any form.

VI. Licensors Performance Obligations

Availability of Licensed Materials. Licensors shall make the Licensed Materials available to Licensee at his/her discretion.

Notification of Modifications of Licensed Materials. Licensee understands that from time to time the Licensed Materials may be added to, modified, or deleted from by Licensors and/or that portions of the Licensed Materials may migrate to other formats.

Completeness of Content. Where applicable, Licensors will inform Licensee of instances where online content differs from the print versions of the Licensed Materials.

Where applicable, Licensors shall use reasonable efforts to ensure that the online content is at least as complete as print versions of the Licensed Materials, represents complete, accurate and timely replications of the corresponding content contained within the print versions of such Materials, and will cooperate with Licensee to identify and correct errors or omissions.

Withdrawal of Licensed Materials. Licensors reserves the right to withdraw from the Licensed Materials any item or part of an item for which it no longer retains the right to publish, or which it has reasonable grounds to believe infringes copyright or is defamatory, obscene, unlawful or otherwise objectionable.

VII. Licensee Performance Obligations

Protection from Unauthorized Use. Licensee shall use reasonable efforts to protect the Licensed Materials from any use that is not permitted under this Agreement. In the event of any unauthorized use of the Licensed Materials by an Authorized User, (a) Licensors may terminate such Authorized User's access to the Licensed Materials, (b) Licensors may terminate the access of the Internet Protocol ("IP") address(es) from which such unauthorized use occurred, and/or (c) Licensee shall terminate such Authorized User's access to the Licensed Materials upon Licensors's request. Licensors shall take none of the steps described in this paragraph without first providing reasonable notice to Licensee and cooperating with the Licensee to avoid recurrence of any unauthorized use.

VIII. Early Termination

In the event that either party believes that the other materially has breached any obligations under this Agreement, or if Licensors believes that Licensee has exceeded the scope of the License, such party shall so notify the breaching party in writing. The breaching party shall have 1 week from the receipt of notice to cure the alleged breach and to notify the non-breaching party in writing that cure has been effected. If the breach is not cured within the 1 week, the non-breaching party shall have the right to terminate the Agreement without further notice.

Upon Termination of this Agreement for cause online access to the Licensed Materials by Licensee and shall be terminated. Authorized copies of digital Licensed Materials must be destroyed immediately.

IX. Perpetual License

Except for termination for cause, Licensors hereby grants to Licensee a nonexclusive, royalty-free, perpetual license to use any Licensed Materials that were accessible during the term of this Agreement. Such use shall be in accordance with the provisions of this Agreement. The means by which Licensee shall have access to such Licensed Materials shall be in a manner and form substantially equivalent to the means by which access is provided under this Agreement.

X. Warranties

Subject to the Limitations set forth elsewhere in this Agreement:

Licensor warrants that it has the right to license the rights granted under this Agreement to use Licensed Materials, that it has obtained any and all necessary permissions from third parties to license the Licensed Materials, and that use of the Licensed Materials by Authorized Users in accordance with the terms of this Agreement shall not infringe the copyright of any third party.

XI. Limitations on Warranties

Notwithstanding anything else in this Agreement:

Neither party shall be liable for any indirect, special, incidental, punitive or consequential damages, including but not limited to loss of data, business interruption, or loss of profits, arising out of the use of or the inability to use the Licensed Materials.

Licensor makes no representation or warranty, and expressly disclaims any liability with respect to the content of any Licensed Materials, including but not limited to errors or omissions contained therein, libel, infringement of rights of publicity, privacy, trademark rights, moral rights, or the disclosure of confidential information.

Except for the express warranties stated herein, the Licensed Materials are provided on an "as is" basis, and Licensor disclaims any and all other warranties, conditions, or representations (express, implied, oral or written), relating to the Licensed Materials or any part thereof, including, without limitation, any and all implied warranties of quality, performance, merchantability or fitness for a particular purpose. Licensor makes no warranties respecting any harm that may be caused by the transmission of a computer virus, worm, time bomb, logic bomb or other such computer program. Licensor further expressly disclaims any warranty or representation to Authorized Users, or to any third party.

XII. Assignment and Transfer

Neither party may assign, directly or indirectly, all or part of its rights or obligations under this Agreement without the prior written consent of the other party, which consent shall not be unreasonably withheld or delayed.

XIII. Governing Law

This Agreement shall be interpreted and construed according to, and governed by, the laws of California, excluding any such laws that might direct the application of the laws of another jurisdiction. The federal or state courts located in California shall have jurisdiction to hear any dispute under this Agreement.

XIV. Entire Agreement

This Agreement constitutes the entire agreement of the parties and supersedes all prior communications, understandings and agreements relating to the subject matter hereof, whether oral or written.

XV. Amendment

No modification or claimed waiver of any provision of this Agreement shall be valid except by written amendment signed by authorized representatives of Licensor and Licensee.



Disneyland® Marquee

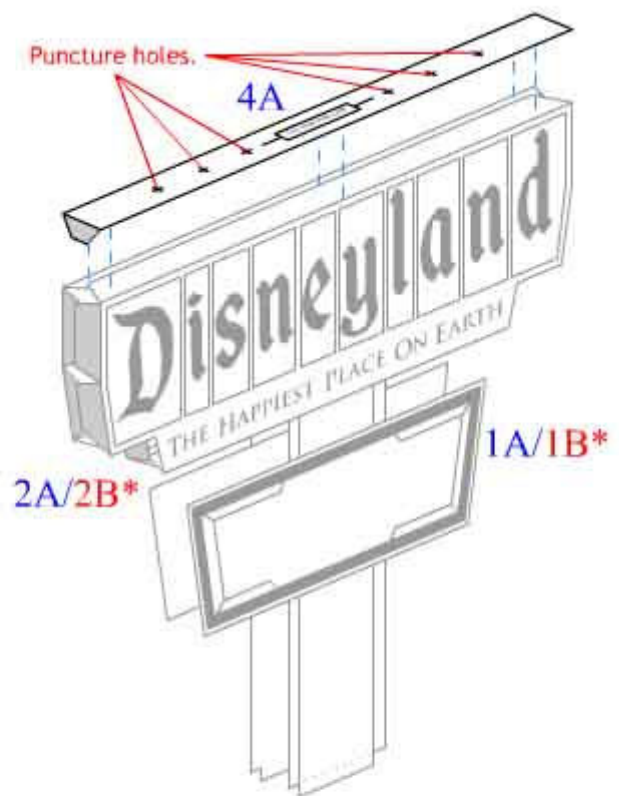
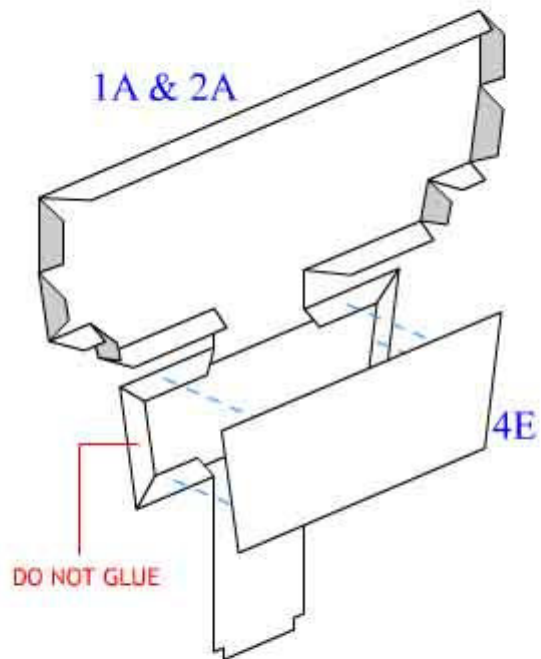
P A P E R M O D E L S E T

July 17, 2005

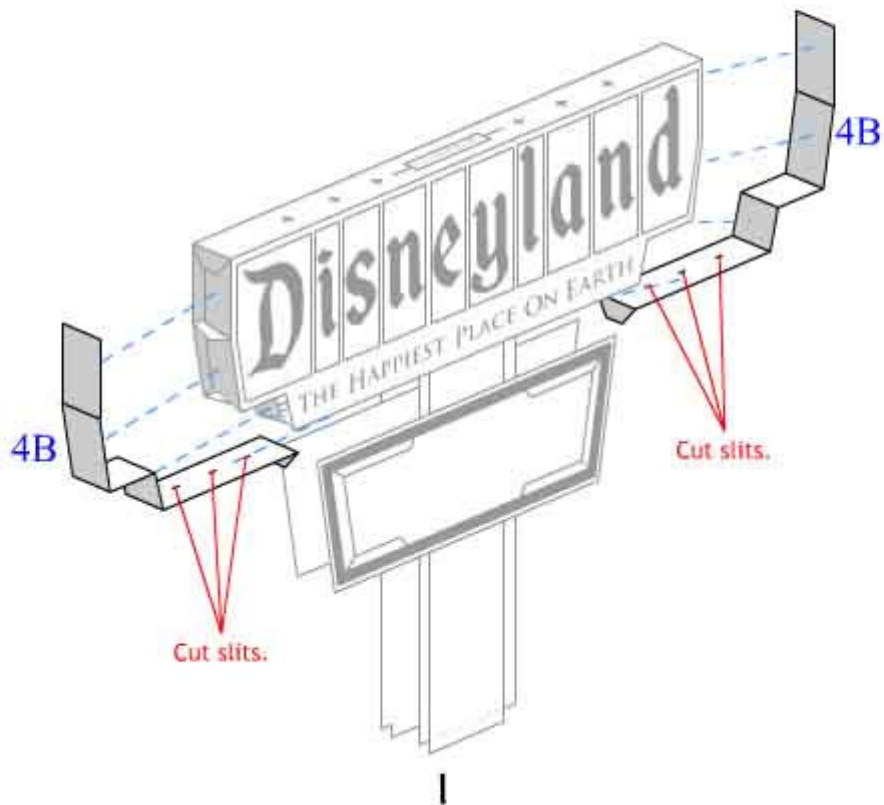
Trips to Disneyland today are not what they used to be. With all of the development over the years (in and around the park), it's hard to continue the time-honored tradition of being the first to spot the peak of the Matterhorn from your car. And one of the most exciting moments was seeing the entrance marquee, affirming the reality of your arrival.

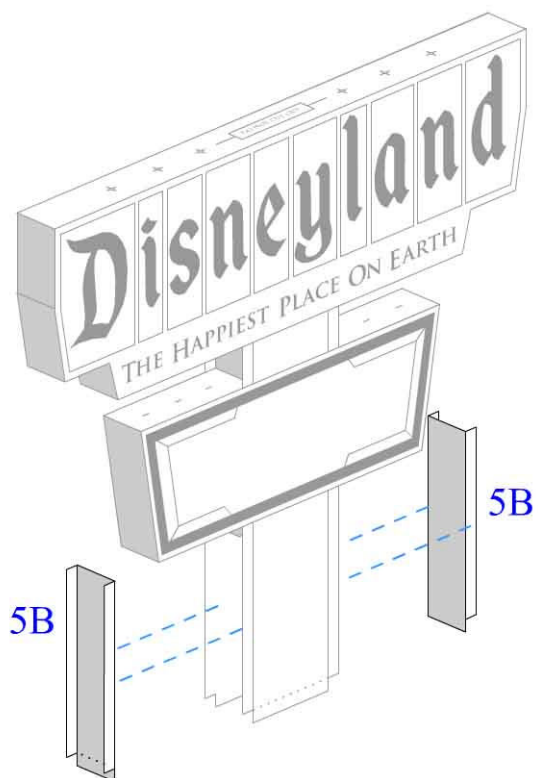
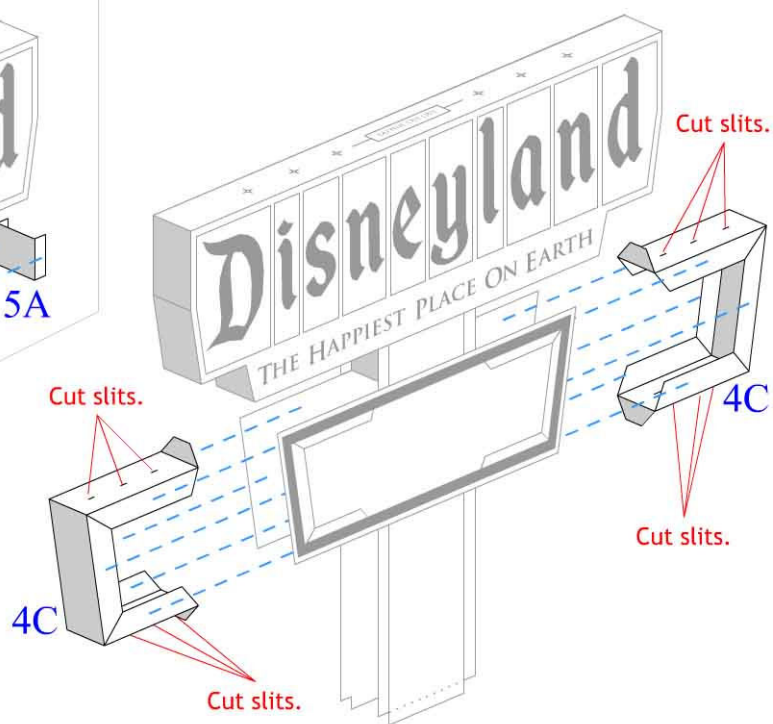
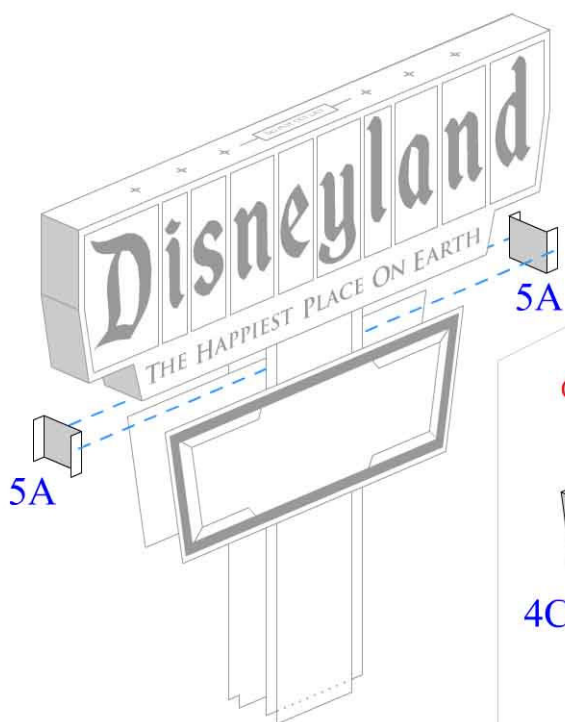
Released in conjunction with Disneyland's 50th anniversary, these paper replicas of the entrance marquees will invoke the feeling of anticipation one got during a family outing to the Happiest Place on Earth . . . at least, for those of us who are old enough to remember such things.

If you choose not to have an interchangeable marquee sign, skip this step.

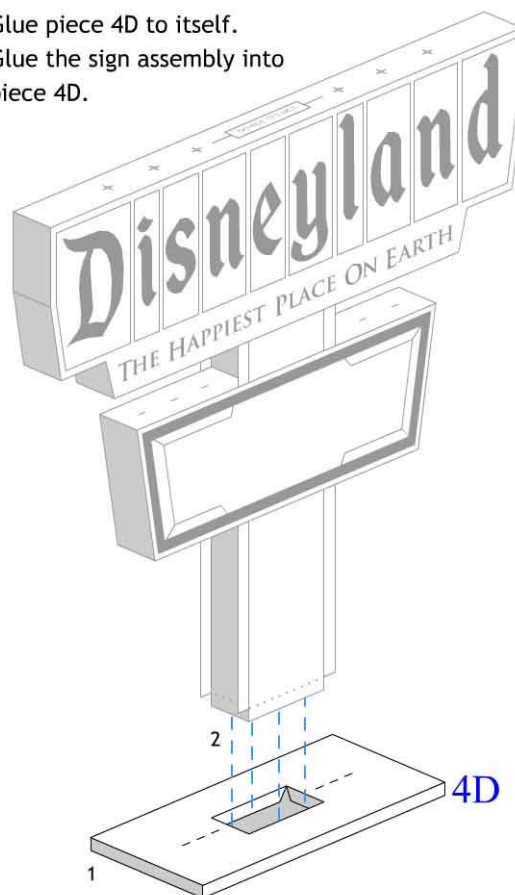


*If you choose not to have an interchangeable marquee sign, use pieces 1B & 2B.

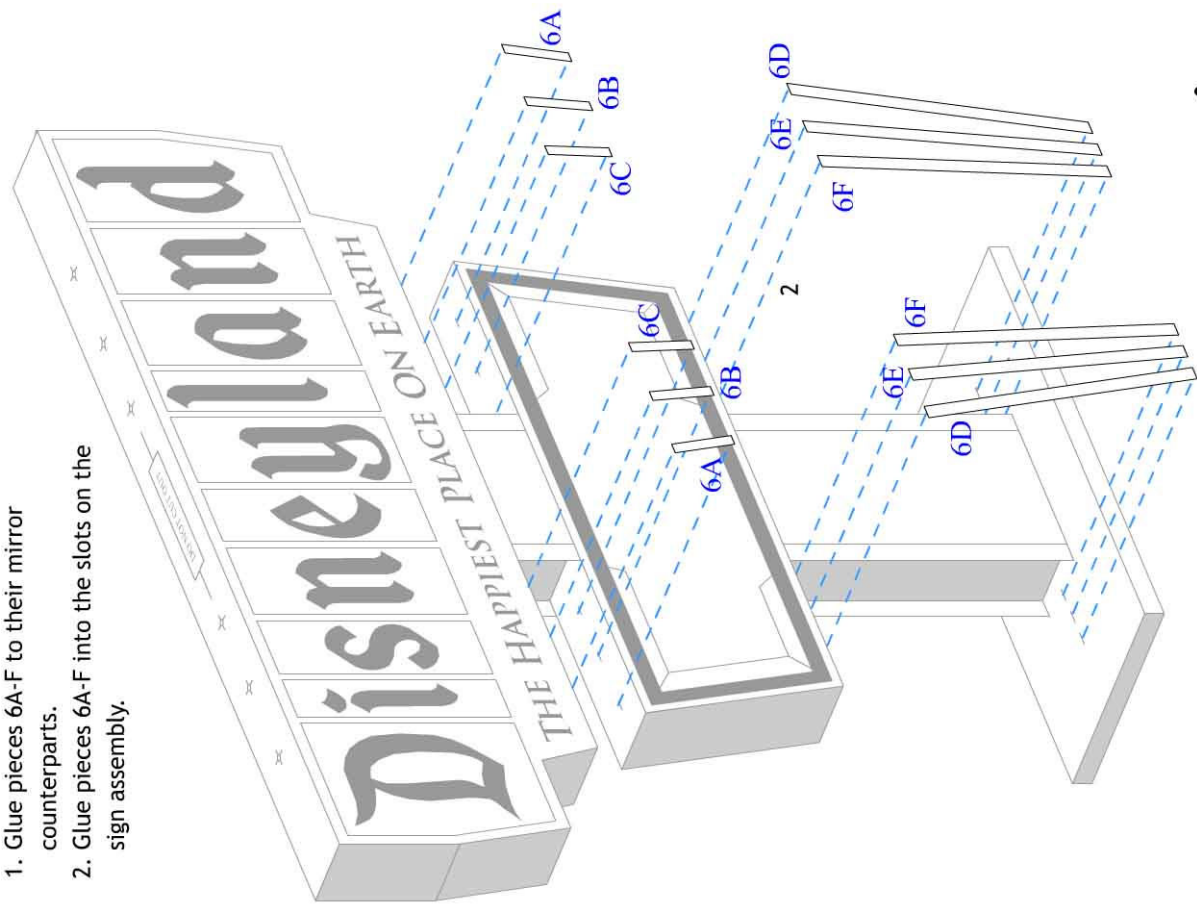




1. Glue piece 4D to itself.
2. Glue the sign assembly into piece 4D.

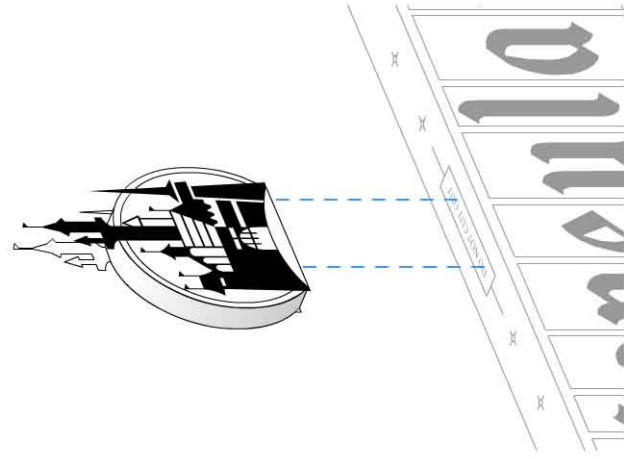
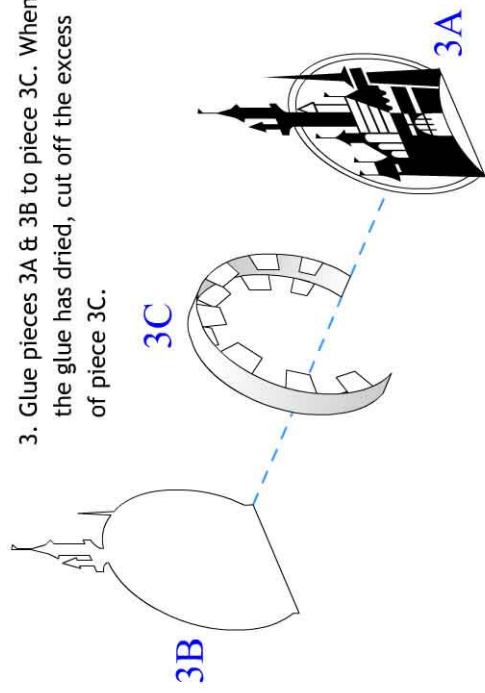


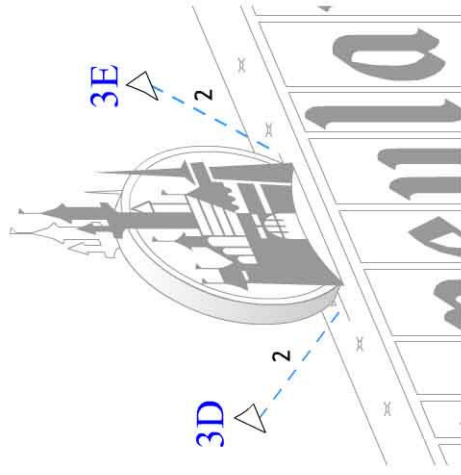
1. Glue pieces 6A-F to their mirror counterparts.
2. Glue pieces 6A-F into the slots on the sign assembly.



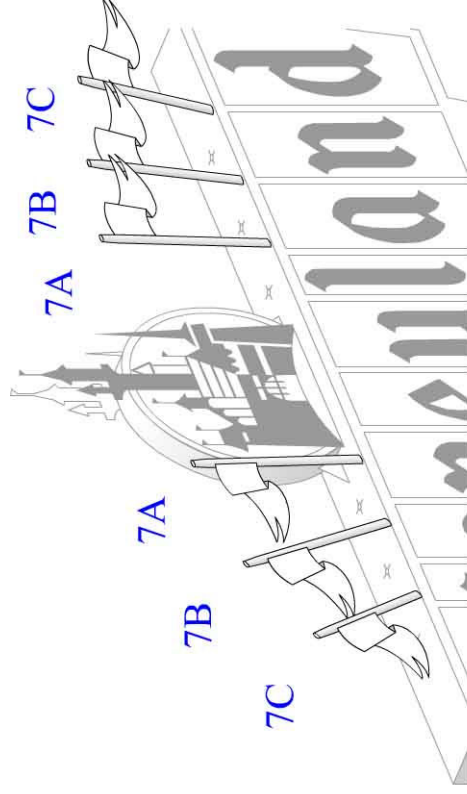
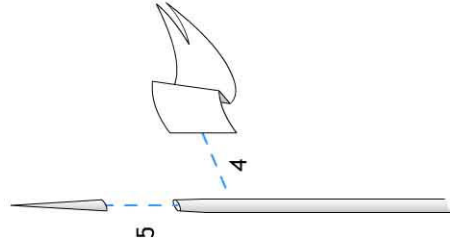
3

3. Glue pieces 3A & 3B to piece 3C. When the glue has dried, cut off the excess of piece 3C.

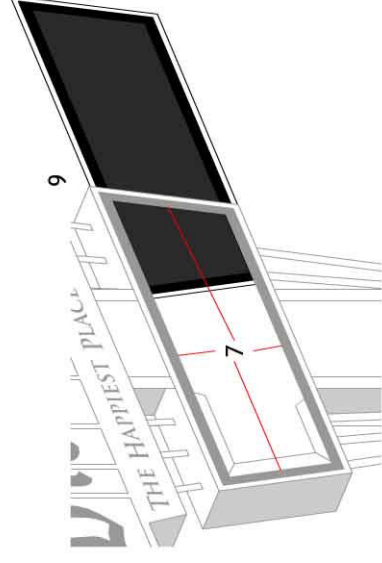


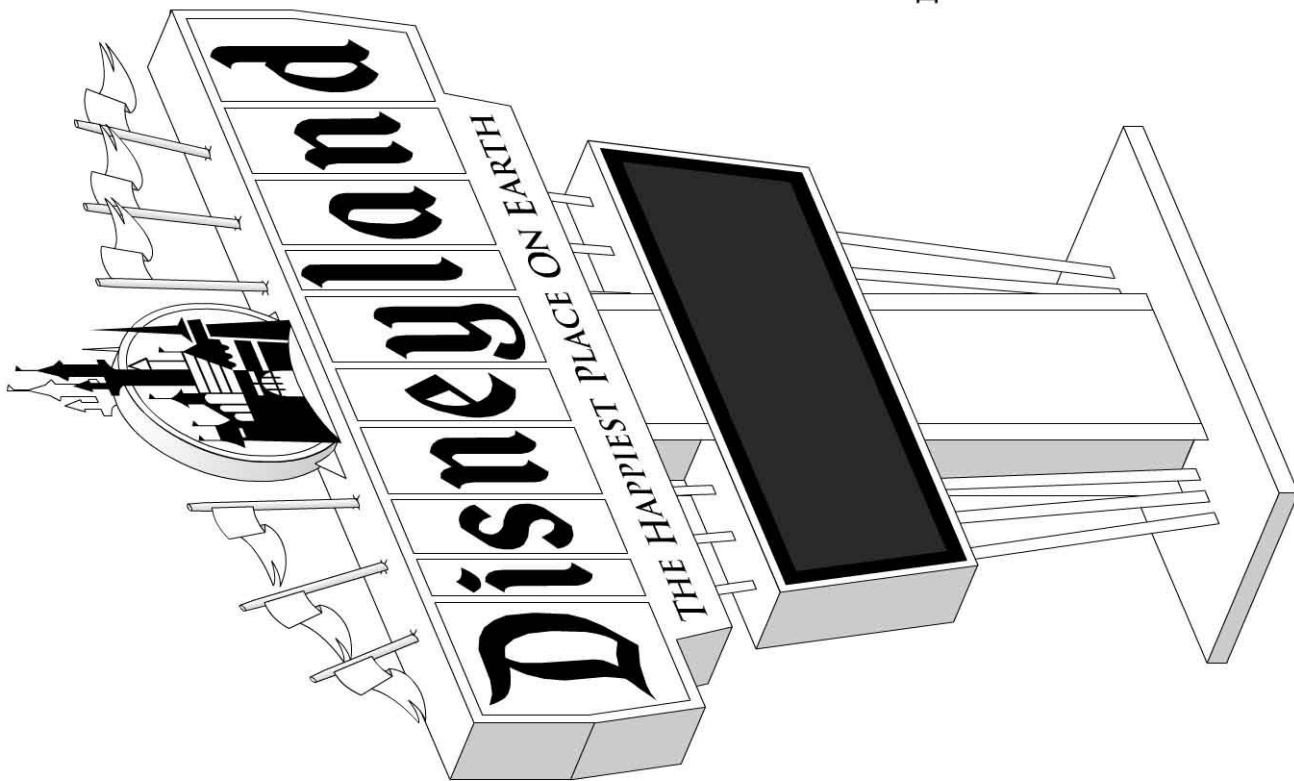


1. Fold and glue pieces 3D & 3E to themselves.
2. Glue pieces to the base of the castle logo.
3. Glue pieces 7A-C to themselves. When the glue has dried, fold the pieces at the lines (see image, below, for proper folding).
4. Glue pieces 7A-C to six (6) toothpicks. Use yellow toothpicks from a multi-colored pack, or use paint to color regular toothpicks yellow.
5. Trim the tops of the toothpicks approximately 1/16 to 1/8 of an inch from the top of the flags.



6. Insert and glue the completed flag poles into the holes in the top of the marquee sign. Use the provided Flag Pole Reference Guides to aid in proper length and angle.
7. Cut a slit in the bottom of the model and insert several pennies to use as weights. Tape the slit closed.
8. If you're building an interchangeable marquee sign, use a black marker to color the inside paper edges of the frame.
9. Cut out the marquee signs and slide them into the frame from the right side. Import the blank marquee sign into any graphic program to create your own signs.





Disneyland® Marquee

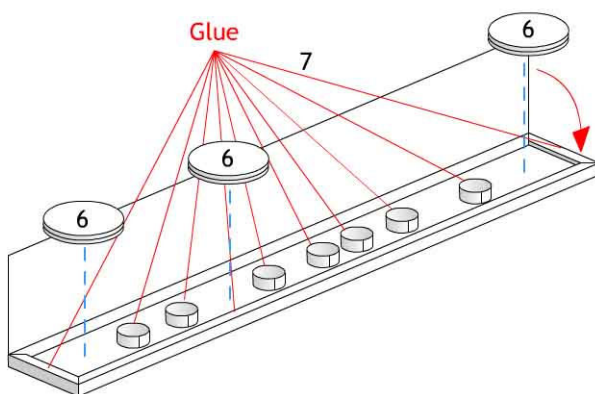
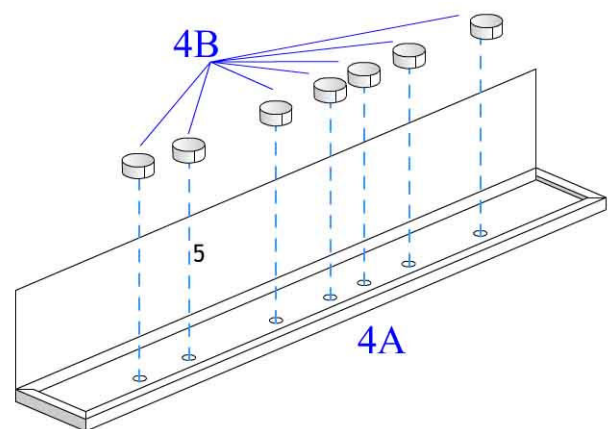
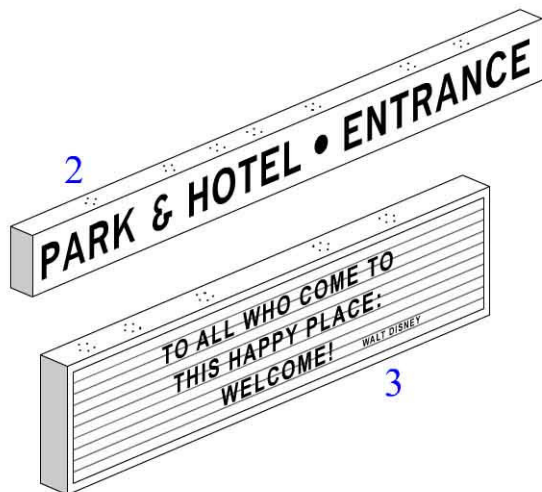
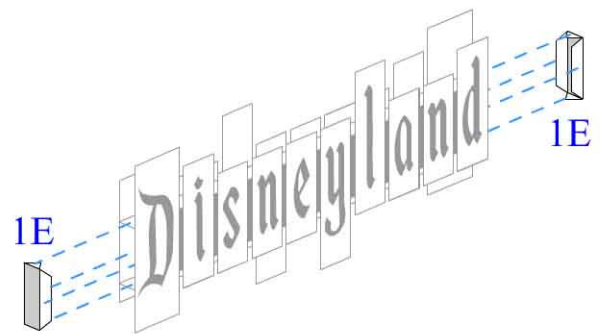
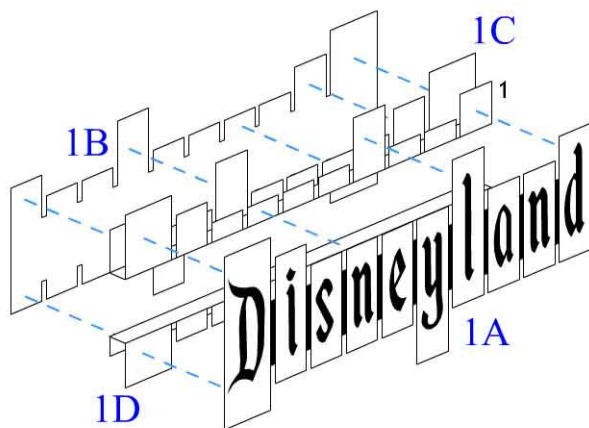
P A P E R M O D E L S E T

Congratulations! You've completed the first model.

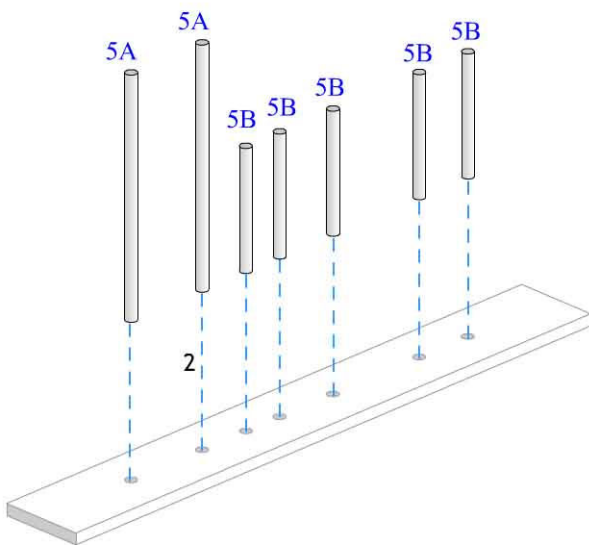
Download and create other nostalgic projects, all waiting for you
at

THE Disney EXPERIENCE
ADD A TOUCH OF DISNEY MAGIC TO YOUR COMPUTER

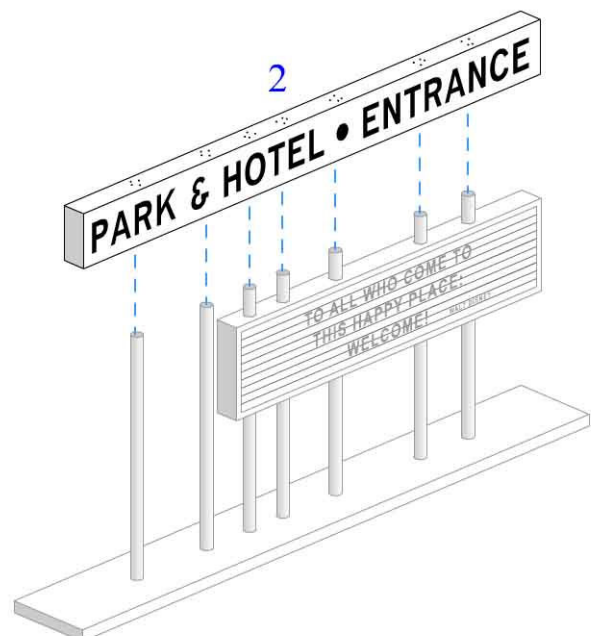
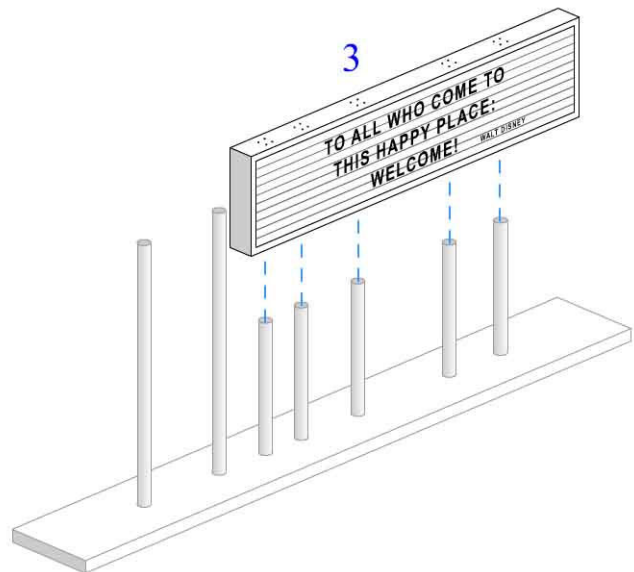
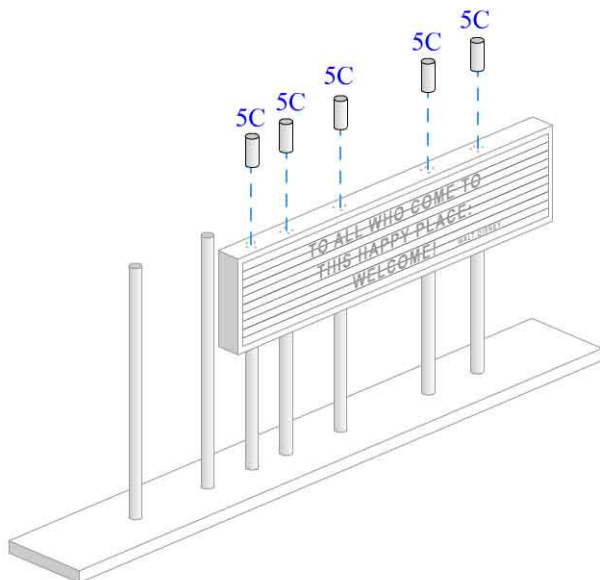
WWW.DISNEYEXPERIENCE.COM

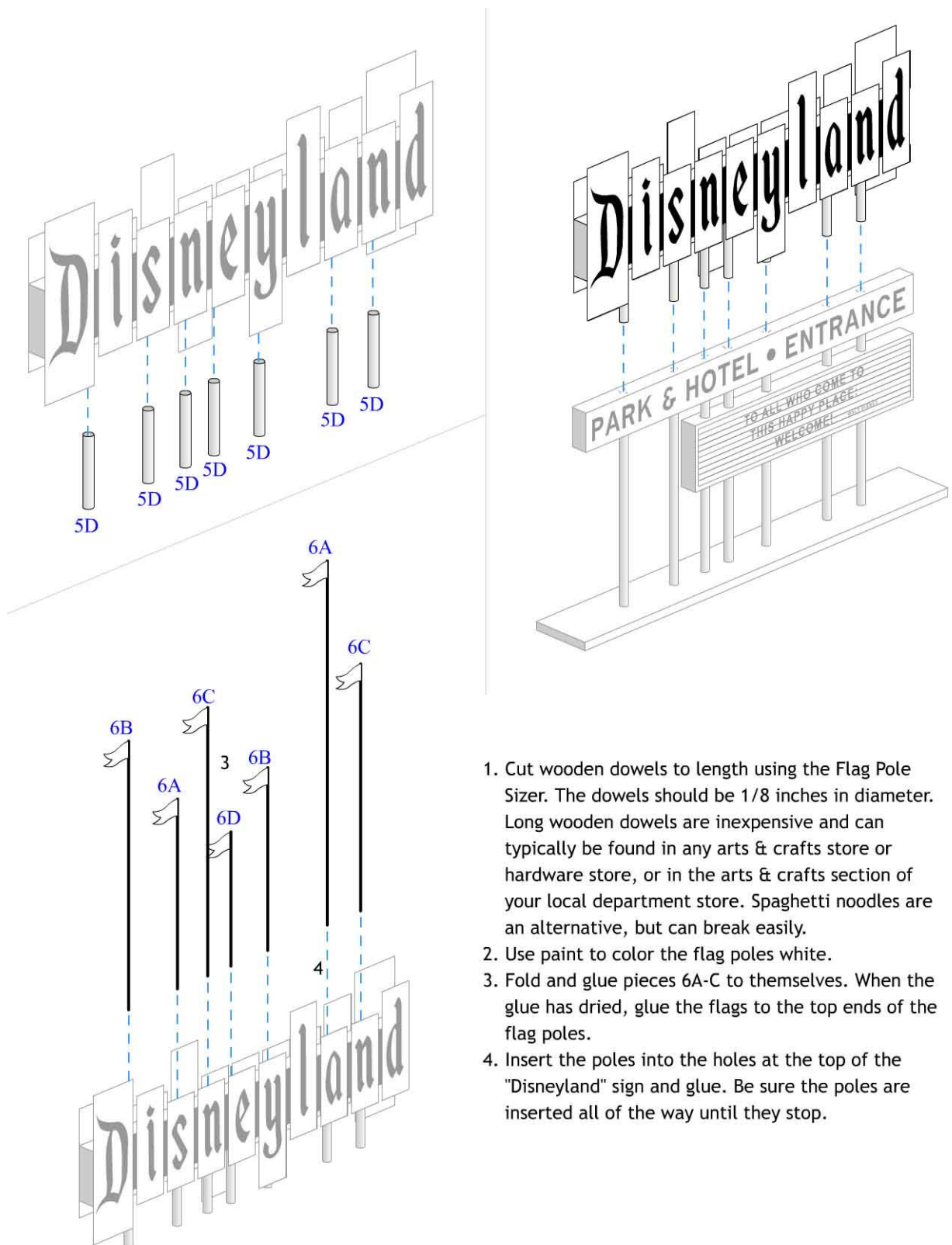


1. Puncture holes on piece 1C.
2. Glue pieces 2&3 to themselves as shown.
3. Cut out the holes in piece 4A, then glue it to itself. DO NOT glue the flap with the Disney Experience logo on it!
4. Glue pieces 4B to themselves, making seven (7) support rings that are larger than the holes in piece 4A.
5. Glue pieces 4B to the interior of piece 4A, gluing the rings around the holes. This will provide extra support and prevent piece 4A from collapsing when you insert the poles later.
6. Place three sets of quarters inside piece 4A as shown. This will help keep the model from falling over.
7. Glue the open flap on piece 4A to the remaining tabs and support rings.

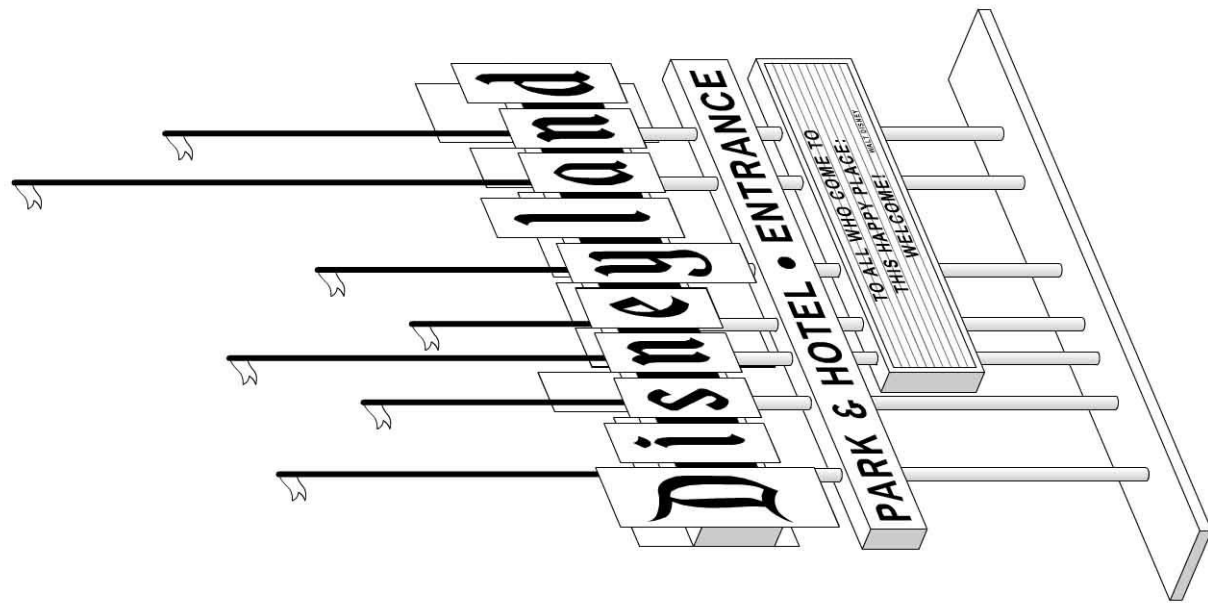


1. Glue pieces 5A-D to themselves to form the pillars.
2. Fit pieces 5A & 5B into piece 4A to widen the holes for a snug fit. Remove and glue the pieces into the holes. Be sure to glue the pillars all the way to the bottom.





1. Cut wooden dowels to length using the Flag Pole Sizer. The dowels should be 1/8 inches in diameter. Long wooden dowels are inexpensive and can typically be found in any arts & crafts store or hardware store, or in the arts & crafts section of your local department store. Spaghetti noodles are an alternative, but can break easily.
2. Use paint to color the flag poles white.
3. Fold and glue pieces 6A-C to themselves. When the glue has dried, glue the flags to the top ends of the flag poles.
4. Insert the poles into the holes at the top of the "Disneyland" sign and glue. Be sure the poles are inserted all of the way until they stop.



Disneyland® Marquee

P A P E R M O D E L S E T

Congratulations! You've completed the second model.

Download and create other nostalgic projects, all waiting for you
at

