TO: Development Service Customers

SUBJECT: INFORMATION BULLETIN 191
Sign Permit Application Process
General Policies and Procedures

DATE: April 12, 2013/Revised November 6, 2018

CREATED BY: Field Services Division

Purpose:
As a customer service initiative, Development Services Department (DSD) has developed this revised Information Bulletin (IB) to outline the department’s sign permit process, policies and procedures. The purpose of this IB is to inform the owner and/or owner’s authorized agent of the procedures for submitting sign applications and providing a permit checklist to assist with the completeness review process for the type of sign permit being applied for. The goal is to provide quality customer service in facilitating the issuance of sign permits within the City of San Antonio and its extra-territorial jurisdiction, and as intended with the purpose as outlined in Chapter 28, section 28-3.

Scope:
This IB is broken down into two different parts:

- **PART I** - consists of DSD’s process sections. These sections can be utilized by all customers to assist with the process and procedures for sign applications and permits and includes the following: Permit Types, Checklists, Submittal Packages, Plan Review and Inspections Information, Preliminary Plan Review Meetings, Walk-Ins Information.

- **PART II** – consists of more general information and guidelines for assisting our customers with the additional services that DSD offers. It includes the following: Information on Appeals & Variances Procedures, Escrow Account Information, and Contractor Notification Information, New definitions.

**PART I**

A. **Permit Types.** The following is a list of sign permits currently within Chapter 28 that are issued by DSD: temporary signs, temporary weekend/Open house signs, free standing signs, wall signs, projecting signs, refaces, pole signs, roof signs, banner signs, marquee signs, electric signs, non-electric commercial signs, Feather signs, Event signs, sign master plan development agreements, and billboard demolitions and relocations.
B. Applications & Checklists. Applications “A”, “B”, “C”, or “D” attached to this IB shall be used as a part of the on-premise permit application process. The revised applications correspond with today’s DSD issued sign permit type. The following list identifies which documents are needed with the submittal for each different type of permit.

Applications “E”, “F”, and “G” have also been revised and pertain primarily with off-premise signs. Please contact sign staff for a copy of those revised applications.

Staff will review the submittal package for completeness. Incomplete or missing checklist items will not be accepted for review. Staff will immediately e-mail the applicant of the items missing for submittal.

The permit application shall be submitted to the sign section along with all drawings, details, and applications. If a monument has any electrical work or water features, additional drawings or details will need to be submitted for review before the sign permit can be issued.

**List of Application Type and Checklist per Permit Type:**

1. **Temporary Signs** (Across the Street/Avenue/Inflatable) – Application “B”, drawings
2. **Temporary Weekend/Open House Signs** (Weekend Sign Permits) – Application “D”, site plan of sign locations, a drawing or picture of the sign
3. **Wall Signs** (On-premise) – Application “A”, elevation drawings, engineer’s letter ensuring existing wall design and proper attachment
4. **Projecting Signs** (On-premise) – Application “A”, site plan, drawings, engineer’s design
5. **Refaces** – Application “A”, drawings of existing sign, new face drawing. For refaces on free standing signs, a detailed site plan showing dimensions and property lines, and easements will be required
6. **Pole Signs** – Application “A”, detailed site plan showing all easements and setbacks, drawings of the sign, and an engineer’s letter if taller than 12 feet in height
7. **Roof Signs** – Application “A”, drawings of the sign, engineer’s letter ensuring the existing roof can withstand the new loads of the sign when attached to the roof
8. **Banner Signs** – Application “A”, drawings and elevations of the sign, site plan
9. **Marquee Signs** (portable signs are not allowed) – Application “A”, drawings and elevations, site plan
10. **Electric Signs** – Application “A”, drawing and elevations, proof of Listing
11. **Non-Electric Commercial Signs** – Application “A”, site plan, elevations, engineer’s letter if applicable
12. **Feather Signs** – Feather Sign Application, drawings and locations
13. **Event Signs** – Event Sign application, Site plan, drawings, property owner approval, engineering if required

14. **Sign Master Plan Development Agreements** – Application “C”, complete plans including: 1) Site plan and SMP area boundaries, 2) Site plan showing the location of all signs, 3) A table showing the square footage and heights of all signs throughout the plan by lot, 4) Percentage of the cumulative reductions, 5) The signed agreement letter from the owners

15. **Billboard Demolitions and Relocations** – Application “E”, “F”, or “G”, AP#’s of existing registered billboards, before photos

16. **Monument Signs and Free Standing Signs** – All monuments and free standing sign structures that exceed 8’ in height, measured from grade, fall under the International Building Code, Group U occupancy classification, and shall require the submittal of engineered drawings to be submitted with the Application “A”. The International Building Code is the City of San Antonio’s local adopted building code for buildings and structures.

The following explains the two acceptable methods of compliance by the Department:

**Compliance Method # 1** - Submit two document sets that include calculations by a Texas licensed professional engineer showing (1) the dimensions of the sign (2) size and type of materials to be used in the construction of the sign (3) the plans must state that the sign complies with the 115 mph wind loads, (4) sealed and signed by the design professional, (5) designed under the 2018 IBC

**Compliance Method # 2** - Contractor certification letter sealed and signed by a Texas licensed professional engineer. A certified statement that monuments, sign faces, sign cabinets, and method of attaching signs to their support structure shall be designed and constructed to conform to the specifications of the International Building Code. The building official may accept a letter from a Texas licensed professional engineer for a partial final inspection of the structure at completion of the project. Sign Inspector will confirm height, size, and spacing at final inspection.

**Trees** - If trees are going to be removed, a tree affidavit and tree review will be required to be submitted as part of the sign permit application process.

**C. Submittal Packages.** Before any permit is granted for the erection of a sign or sign structure authorized in Chapter 28, all required documents for a review shall be provided. **Section 28-31 (C)** states that the Director shall examine or cause to be examined permit applications within a reasonable time once an application is complete. The Director shall render a decision approving or denying the completed application within the time allotted by 28-31 (C). A completeness review process ensures that the application for a sign permit contains all the required information to start reviewing construction plans for conformance with the Chapter 28 and the International Building Code. Failure to provide required information can result in unnecessary delays and subsequent reviews. An applicant is required to bring the application, sign checklist, construction
documents, and other required information for the project to the second floor receptionist. Sign staff will perform a non-technical summary review of submitted construction plans/documents with the objective of identifying any missing, critical elements prior to the actual start of the formal review process. If elements are missing, DSD sign staff will communicate by certified mail or through the customer notification system apprising the applicant of any missing plans/documents. During the completeness review, if the submittal is found to be complete, the plan review clock will start the day that the submittal was first brought in. If information is missing, the application will be placed on hold.

The permit application shall be accompanied by the written consent of the owner or lessee of the premises upon which the sign is to be erected.

Timely service is a high priority in DSD’s Sign Section. We thank you in advance for your cooperation with this procedure.

D. Plan Review and Inspections. Signs shall be designed and constructed to comply with the provisions of Chapter 28 for use of materials, loads, and stresses. Where a permit is required, construction documents shall be required based on permit type (see checklist above). These documents shall show the dimensions, material and required details of construction, including loads, stresses and type of anchors. Sign staff shall make the required inspections. The building official is authorized to accept reports of inspection by approved agencies or individuals, such as from a Texas licensed professional engineer.

E. Preliminary Plan Review Meetings. Sign staff welcomes preliminary meetings for those customers who want to take an hour from staff’s time to discuss a future sign project. The intent is to assist with answering as many questions as possible prior to the actual submittal of the sign application and plan review. Management has designated preliminary meetings to take place on Tuesday and Thursdays within the morning hours of 9 a.m. and 11 a.m. with an associated cost of $100.00 per hour. Two-week advance notification is required to ensure staff availability.

F. Walk-Ins. In an effort to create efficiencies regarding submitted sign applications, sign reviews, and sign inspections, the Department is limiting walk-ins to customers requiring no more than 5-10 minutes of staff time with which to ask questions. For those customers who want site plans and elevations reviewed prior to submittal, or who have questions and are requesting assistance with possible options, we recommend our preliminary plan review meeting process.

PART II

A. Appeals & Variance Procedures. Code Modification Review (CMR) and Board of Adjustment (BOA) - DSD has developed a formal Code Modification Request process to allow the owner and/or owner’s agent to apply for an alternative material, design, and/or method of construction to any provision of the City’s Sign Code. The CMR is required to show that the intent and minimum acceptable level of public health, welfare and safety are observed per the Sign Code. Through this process, the City is attempting to resolve issues before appeals to the Building-related and Fire Codes Appeals and Advisory Board become necessary. For more information regarding the CMR process please feel free to refer to IB 114. For BOA assistance and information regarding signs, please contact one of our sign staff for assistance at 210-207-8289.
B. Escrow Account Information. DSD offers customers the convenience of having an escrow account to pay for sign plan review and permits, after hour inspections fees, reinspection fees, and licensing/registration fees. Setting up an escrow account is fast and easy. The application for an escrow account can be found at http://docsonline.sanantonio.gov/FileUploads/dsd/escrowaccountapplication.pdf.

Submit the application to one of the customer service specialists at the counter or mail the escrow application to Development Services Department, P.O. Box 839966, San Antonio, Texas 78282-3966. There is no minimum amount that needs to be maintained in your escrow account and customers can review their escrow statements on-line. In addition, our Call Center staff is happy to provide information regarding the balance of your escrow account. Just call them at 210-207-1111.

C. Contractor Notification Program. DSD offers customers the convenience of receiving sign review and sign inspection updates directly on their cell phone, blackberry, iphone, and or tablet. With this additional convenience, applicants are able to see the latest results of a denial comment from Sign Staff or a recent sign inspection. This is especially needed to begin working on the corrected items immediately. For further information regarding this program, please contact the Call Center at 210-207-1111.

Summary:

This Information Bulletin is for informational purposes only.

Prepared by:          Andrew Perez, Sign Inspections Supervisor
Reviewed by:         Ramiro Carrillo, Development Services Manager
Authorized by:        Amin Tohmaz, PE, CBO. Assistant Director
Date: Circle One: NEW EXISTING SITE REVIEW

Sign Address: ______________________ Bldg.: _______ Suite: _______

Business Name of above address: ____________________________________________

Street Classification: ______ Local ______ Arterial B Collector

____ Arterial A _____ Expressway

Type of sign: __Wall Mount _____ Neon _____ Electronic message center

____ Free Standing ____ Channel Letters _____ Monument

Other(explain) _____________________________________________________________

Free standing sign total sq.ft. (including existing and proposed) ______________________

Free standing sign(s) Overall Height for each sign: _______

No. of sign faces for each sign: _________

Sign face sizes:
A) _______ x _______ = _______ B) _______ x _______ = _______
C) _______ x _______ = _______ D) _______ x _______ = _______
E) _______ x _______ = _______ F) _______ x _______ = _______

Other: ____________________________________________________________________

Building façade total sq.ft. (façade where sign to be located) ______________________

Value of scope of work in this permit $__________ Replacement cost of sign (if applicable) $_______

<table>
<thead>
<tr>
<th>Sign Inspection Fee:</th>
<th>$50.00</th>
<th>QTY</th>
<th>TOTAL</th>
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<tbody>
<tr>
<td>Plan review fee</td>
<td>$50.00</td>
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</tr>
<tr>
<td>1. 1st 32 sq. ft. or less</td>
<td>$10.80</td>
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<tr>
<td>2. Over 32 sq. ft.</td>
<td>$ .22/each sq. ft over</td>
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<td></td>
</tr>
<tr>
<td>3. Gas Tube/electric/led</td>
<td>$10.80</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Incandescent signs</td>
<td>$5.40 + .22/socket</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Sign height for new sign</td>
<td>$2.00/ft (freestanding)</td>
<td></td>
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<tr>
<td>6. Digital Display/EMC Fee</td>
<td>$15.00</td>
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Approved By: __________ Total: $______ + $______ +3% Technological Fee +3% Development Services Fee

Escrow Payment: YES NO (circle one)

PAGE 2 OF
SIGN APPLICATION “A”

Applications shall contain all necessary information in order to show compliance with Chapter 28, Signs and Billboards of the City Code, the current edition of the International
Building Code, and the Unified Development Code. The issuance or granting of a permit shall not be construed to be a permit for, or an approval of, any violation of any of the provisions of any code or ordinance of the City of San Antonio. Permits presuming to give authority to violate or cancel any code or ordinance of the City of San Antonio shall not be valid. The issuance of a permit is based on the construction documents and data provided by the permit applicant. The issuance of a permit in error shall not prevent the Building Official from requiring corrections of the construction documents, other data or the structure where in violation of any code or ordinance of the City of San Antonio.

FAILURE to obtain the proper permit prior to starting any work will result in a DOUBLE FEE of the permit and a VIOLATION NOTICE issued to the licensed sign contractor.

The contractor is obligated to schedule all required inspections and is responsible for closing out each permit obtained. If the sign contractor is no longer doing the job, a letter written by the licensed contractor must be submitted to the Building Official with the request to cancel the permit.

It is also the responsibility of the licensed sign contractor to request in writing permit extensions. Sign permits expire after 180 days of no construction activity. Multiple open permits and expired permits will result in a license being put on HOLD by the Building Official.

Contact person for this project: ____________________________________________

Email: ___________________________________________________________________

Master of Record Signature: ________________________________________________

Property owner or lessee’s signature: __________________________________________

Local License or State License (circle one)

License Number: ______________

State Contractor License Number: ______________ AC Number: ______________

Telephone ( ) __________ Fax: ( ) __________ Customer No.: __________

Company Name: ____________________________________________________________

Brief description of proposed work:
_________________________________________________________________________
_________________________________________________________________________
_________________________________________________________________________
License Holder: ____________________________ License # : __________________

Address of Banner/ Avenue / Inflatable: ________________________________

Name of Business at Address: _________________________________________

Lot: _______ Block: _______ NCB: _______ Zone: _______

Type of Banner (Circle one): Street Light Pole Across Street Banner Flag Lines

Other: ______________________________________________________________

Banner Copy – Show drawing/lettering or attach information

Date of installation: ________________ Date of removal: ________________

Type of inflatable: ___________________________________________________

Height of inflatable: ________________ Ground or roof mounts: _________

Total overall height above grade: __________ No. of displays this year: 1 2 3 4

Date of installation: ________________ Date of removal: ________________

**PERMIT FEES**

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<th>Sign inspection fees</th>
<th>FEE</th>
<th>QTY</th>
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<tbody>
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<td>Cloth, other</td>
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<td>Street Light pole</td>
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<td>Across street</td>
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<td>Flag lines</td>
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<td>2. Inflatables</td>
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<td>$50.00</td>
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</table>

*Total Permit Fee* $ __________

Authorized Signature ____________________________ Date ________________
CPS approval on street light or across street banner

CPS Representative/phone number

Date

Historic Design & Review Commission recommendation on street light pole banners, attach letters of recommendation.

Authorized signature/phone number/email

Date

For Department Use Only

Approvals by departments other than Development Services Dept.: 


Approved to issue permit: 

Authorized representative

Date

Comments/Review Notes 


Approved to issue permit: 

Date:
SIGN MASTER PLAN APPLICATION “C”

Name of Sign Master Plan: __________________________________________________________

Address: _________________________________________________________________________

City of San Antonio: _______ Extraterritorial Jurisdiction (ETJ) : __________

Name of applicant / representative: _______________________________ Status: Owner ( ) Agent ( )

Mailing address: ___________________________________________________________________

Telephone: ___________________________ Cellphone: ___________________________

Email: ___________________________________________________________________________

Applicant’s signature: _______________________________________ Date: __________________

Name of Property Owner: __________________________________________________________

Mailing address: ___________________________________________________________________

Telephone: (Home) ____________________________ (Work): _____________________________

Email: ___________________________________________________________________________

Owner’s signature: _______________________________________ Date: __________________

AFFIDAVIT
Signature of Property Owner

I/We ____________________________________________the owner/s of the subject property.

Authorize ______________________________________to submit this application for a SMP according to Chapter 28 Sign Code of the City of San Antonio.

__________________________________________
Property Owner’s Signature Date
APPLICATION “D”
TEMPORARY WEEKEND/OPEN HOUSE SIGN PERMIT

Name of business/subdivision__________________________________________

Address_________________________________________________________ Zip code________________________

Applicant_________________________________________________________ Phone no.________________________

Company name____________________________________________________ Email ____________________________

Address_________________________________________________________ Phone no.________________________

City and State____________________________________________________ Zip code__________________________

Primary type of business to be advertised: _____residential _____retail _____restaurant _____political
_____apartments _____other __________________________________________ total number of signs________________

List below the roadways intended to be utilized for weekend posting of temporary signs in the public right of way. An area map drawn to scale is required identifying the below listed streets, the approximate location of the weekend signs, and the location of the business/residential development being advertised. Signs may not be posted along roadways that are part of the State highway system, and urban or scenic corridors. Signs may not be posted more than 3 miles from the address submitted as place of advertised business/subdivision.

An annual permit fee of $50.00 per business/subdivision location to be advertised, along with a $5.00 per decal fee shall be applied. The decals shall be affixed to the front of each temporary sign to be posted.

Submit application 10 days prior to installation for the review process. Please add 6% surcharge to total.

__________________________________________
Applicant

__________________________________________
Signature

__________________________________________
Date
BILLBOARD RELOCATION PERMIT APPLICATION “E”

Address of proposed billboard: __________________________________________________________

Street or Highway to which sign face is oriented: __________________________________________

Lot: ______ Block: _______ NCB: _______ Zone: _______ FAA: _______

Proposed size: ______ X _______ Total Square ft.: _______ Height: _______

Are embellishments proposed? _______ What %: _______ Number of sign faces: _______

Electric (circle one): Yes No Indirect: _______ Backlit: _______

Type of billboard drawings:

[Diagram with options: Single Face, Double Face, ▽ Design, Off Set, Triangle, Super Flag, Center Mount, Partial Flag, Full Flag]

Fees: 1. Sign Inspection Fee: $50.00
      2. Billboards not exceeding 75 sq. ft.: $16.20
      3. Billboards exceeding 75 sq. ft.: $16.20 plus 0.22 per sq. ft. over 75 sq. ft.

Permit Fees: $_________

Distance to nearest billboard: __________________________________________________________

Billboard owner: ________________________________ Address: ________________________________

Property owner: ________________________________ Address: ________________________________

What evidence do you submit which proves property owner concurrence to construct a billboard on this property? Notarized affidavit___ Lease______ Deed_______

Does this property (lot) abut a residential zone? ________________________________

Is this property within a San Antonio Development Agency area? __________________________

Is this property within the ETJ area? __________________________________________________

Structural drawings of the billboard drawn by a Texas licensed professional engineer shall be submitted to the building official for minimum compliance with the local adopted building code.

State permit number (when application) Date: ________________ Permit No. ________________

Licensed billboard operator responsible for this billboard:

Name ________________________________ Address ________________________________
BILLBOARD RELOCATION PERMIT APPLICATION “E”

Authorized representative to take permit:
Name: ___________________________________ Address: ___________________________________
Date: ____________________________________
Signature Licensed Operator/Authorized Representative

Section 28-31 (B) Demolition Permit Numbers: 1) _______________ 2) _______________
Section 28-31 (B) Date of Relocation Coupon Issuance: _____________________

Section 28-52 C(2) F & G Information for Historic Preservation Office review.

Is the proposed billboard within Historic District (City, State, or Federal)? __________________________
For billboards over 75 sq. ft., is the proposed billboard within 200’ of a Historic structure (City, State, or Federal)?
Is the proposed billboard within 500’ of a Historic district (City, State, or Federal)? ______________________

OFFICE USE ONLY

Is the proposed billboard permitted in respect to distances from the above facilities? __________

Section 28-52. Sign Specifications and Maintenance.
The proposed billboard location is on the following type of street:

_____ Interstate/Expressway
Maximum size – 672 sq. ft., 1,500 ft. apart on same side of street. Height not to exceed 42 ½ ft. above adjacent expressway grade not to exceed 60’ above ground level.

_____ Primary Arterial Street
Maximum size – 399 sq. ft., 750 ft apart on the same side of street. Billboard less than 99 sq. ft. permitted 500 ft. apart on same side of street. Height 42 ½ ft. above adjacent street grade.

_____ Secondary Arterial Street
Maximum size – 399 sq. ft., 750 ft. apart on the same side of street. Billboard less than 99 sq. ft. permitted 500 ft. apart on same side of street. Height 42 ½’ above adjacent street grade.

_____ Collect/Local access street
Maximum size – 99 sq. ft. or less. Maximum height – 15 ft. above adjacent street grade. Spacing – 500 ft. apart on same side of street.

Is the proposed billboard owned and operated by a residential developer for the purpose of advertising one of his (the company’s) subdivisions? _______ If so, the maximum size is 1200 sq. ft. at 500 ft. spacing between billboards along Interstate Highway/Expressway.
**OFFICE USE ONLY**

Is billboard allowed on the type street on which it is to be erected? __________

| Section 28-52 (c); 28-52 (c5). Sign Specifications and Maintenance. |
| For billboard over 99 sq. ft. in size – is the proposed billboard within one of the following radii of park? |
| Large urban park: ____________________________ (Prohibited within 1000 ft. Radius) |
| Publicly owned and operated sports complex ______________________ (Prohibited within a 500ft. radius from the complex boundaries.) |
| Community Park ____________________________ (Prohibited within 300 ft. radius of park boundaries.) |
| Neighborhood Park ____________________________ (Prohibited within a 200 ft. radius from park boundaries.) |

**OFFICE USE ONLY**

Is the proposed billboard permitted in respect to distances from the above facilities? __________

| DEVELOPMENT SERVICES DEPARTMENT USE ONLY |
| Comments/Conditions: ____________________________ |

Approved to issue permit. ____________________________

Director of Development Services Dept./Authorized Rep.

Electrical Examining & Supervising Board: ____________________________

Date Received: ______________

Approved _______  Denied _______

Chairman Signature ____________________________

Comments: ____________________________
APPLICATION FOR A RELOCATION COUPON APPLICATION “G”

TODAY'S DATE: _____________________________

BILLBOARD OPERATOR: ______________________ PHONE: ________________________________

E-MAIL ADDRESS: ______________________ FAX: ________________________________

MAILING ADDRESS CITY/STATE/ZIP: ________________________________________________

FOR COMPLIANCE WITH SEC. 28-31(3).

1) SIGN PERMIT AP# _____________ DEMOLITION PERMIT AP# _____________ DATE REMOVED: __________
   ADDRESS __________________________ CITY OR ETJ ______________
   SIGN SIZE __________________________

2) SIGN PERMIT AP# _____________ DEMOLITION PERMIT AP# _____________ DATE REMOVED: __________
   ADDRESS __________________________ CITY OR ETJ ______________
   SIGN SIZE __________________________

REMARKS:
_________________________________________________________________________________________
_________________________________________________________________________________________
_________________________________________________________________________________________
_________________________________________________________________________________________
_________________________________________________________________________________________

OPERATOR SIGNATURE: _________________________________________________________________

***VALID FOR NINETY (90) DAYS FROM DATE OF COUPON ISSUANCE***

(OFFICE USE ONLY)

INSPECTOR SIGNATURE: _________________________________

DATE OF COUPON ISSUANCE: _________________________________

SUPERVISOR SIGNATURE: _________________________________
Event Sign Permit
TEMPORARY OFF-PREMISES SIGN APPLICATION

Name of Event ______________________________________________________________

Name of Business ____________________________________________________________

Name of Sign Company _________________________________________________________

Name of Licensed Holder _____________________________________________________

Sign License # ______________________________________________________________

Location of sign to be installed:
Address ____________________________________________________________________

Site Plan __________________________________________________________________
(Describe location of sign)

Sign Square Footage _____________ Height _____________

Is the property in the ETJ? Yes _____ No_______

Proposed date of Sign Removal: ________________________________ 20___

What evidence are you submitting which proves property owner concurrence to construct a sign on this property? Notarized Affidavit______ Lease___________ Deed_______

Fees:
Permit Fee $50.00
Plan Review Fee $50.00
1-32 sq. ft. (first 32 sq. ft.) $10.80
>32 sq. ft. (for each sq.ft. over 32 ) $ 0.22
Sign height fee for signs (per foot of height) $ 2.00
Renewal fee (per year up to four if needed) $25.00

Plus the Development Services Surcharge Fee 3% and Technology Fee 3%

Submitting this application does not allow installation of the sign until all proper fees have been paid, the application is approved and permit issued, then the sign can be installed.

No Sign Shall be placed on city right of way.
Sec. 28-74. Temporary Signs on Nonresidential Zoned Properties and Nonresidential Uses.

(a) In General

(1) Temporary signs placed in nonresidential zoning districts and uses identified in 28-72(c) shall comply with this Section.

(2) In addition to general sign construction requirements in Section 28-72, all temporary nonresidential signs must be securely affixed to a structure or ground. Through authority granted in Section 28-5, the Director may provide interpretation and adopt written policies and procedures and this includes, but is not limited to, specific installation requirements for different types of signs.

(3) Any banner type of sign placed on a facade must follow the permanent sign placement regulations found in this chapter.

(4) Property owner and Development Services Department approval is required prior to sign placement. Any sign placed without required approval is a violation of this chapter and subject to removal.

(5) Commercial and Noncommercial speech are authorized.

(b) Large Sign

(1) Size Range. Between 10 & 64 (maximum) square feet.

(2) Height. Not to exceed 16 feet.

Comment: Note that engineering requirements referenced in other sections of this Chapter are applicable to temporary signs.

(3) Temporary Placement.

a. A licensed sign contractor is required to apply for and be issued a permit to place a temporary large sign.

b. The Development Services Department must review the plan for conformity and perform necessary inspections prior to permit issuance.

c. Permit Validity Period. Duration of the temporary event for which the temporary sign is used for, but not more than 1 year. The permit can be renewed up to 4 times (maximum 5 years) by the applicant upon and submission of evidence that the event is not yet over.

(4) Distance Limitation.

a. An owner or agent of the commercial business is limited to 4 temporary permits for large signs displaying commercial off-premises speech per 5 mile radius of the commercial location and 1 temporary permit for displaying commercial on-premises speech. A person is limited to 4 temporary permits for signs displaying noncommercial speech.

b. There shall be a minimum spacing requirement of 150 feet between large temporary signs.
Exception: A sign grouping of up to a maximum of 4 temporary large signs are permitted to be installed less than 150 feet apart provided 1) the sign grouping does not have more than 128 square feet of sign face area, and 2) no other temporary signs are installed within 300 feet of the sign grouping. Each individual sign in the sign grouping shall be less than 64 sq. ft. in sign

(5) Sign Identification Requirements. A separate department issued decal or other approved identification means authorizing temporary placement must be displayed on each temporary sign.
FEATHER SIGN
PERMIT APPLICATION

Company Name: ________________________________________________________________

Address of Feather Sign: _________________________________________________________

Name of Business at Address: __________________________________________________

Contact Name: _________________________________________________________________

Email Address or Phone Number: ________________________________________________

Feather Sign Copy – Show drawing/lettering & Site Plan or attach information

Height of Feather Sign(s): ______________ Number of Feather Sign(s): ____________

Feather Sign Permit Fee: $50.00

Feather Sign(s) Decal Fee: $ 5.40 each

3% Technological Fee & 3% Development Services Fee = ______

Ground-mounted flag/feather type Sign Guidelines:

In addition to other authorized signs, businesses shall be allowed ground-mounted flag/feather type signs on the nonresidential lot provided all the following conditions listed below are met.

a. The ground-mounted flag/feather type sign is securely attached to the ground by an approved mounting system designed for its specific purpose and to ensure the safety of the sign and citizens.
b. No sign shall be so installed/located as to create an obstruction that would interfere with use of any public right of way or to create a visual obstruction/traffic hazard to motorists.

c. The sign is installed on non-residentially zoned and/or non-residentially used private property. **It may not be located on the public right of way.**

d. The sign has a maximum area of 20 square feet and maximum height of 12 feet measured from ground to top of the sign.

e. Each ground-mounted flag-feather type flag is spaced/separated from any other ground mounted flag/feather type sign a minimum of fifty 50 feet.

Exception: up to three (3) ground-mounted feather type flags may be installed in a grouping with less than 50 feet separation, so long as the grouping is separated from another individual and/or grouping of ground-mounted feather type flags.

Commentary: Note ground-mounted flag/feather type devices without lettering or symbols are not considered signs per this section are therefore are not regulated as such. Note that while these devices without letters or symbols are not considered signs they are still not permitted to be installed in the public right of way.

Once a permit has been issued, an automatic inspection will be generated within 30 days.