SUBJECT: Public hearing to adopt an ordinance for a Code Text Amendment for the TEMPORARY SIGN PROGRAM.

DOCUMENT NAME: DRCr_TemporarySignProgram_062612 PLANNED DEVELOPMENT (0406)
ORDINANCE NO. 2012.75

COMMENTS: Request for TEMPORARY SIGN PROGRAM (PL100056) (Community Development Dept., applicant) consisting of Zoning and Development Code amendments for a two year extension for temporary sign allowances and temporary banners to advertise vacant commercial space. The request includes the following:

ZOA12001 (Ordinance No. 2012.75) – Code Text Amendment for Sections 4-903(M), Lead-In Sign; 4-903(P), For Sale, Lease or Rent Sign; 4-903(R), Special Event Sign; and Section 4-906, Leasing Banner Sign.

PREPARED BY: Ryan Levesque, Senior Planner (480-858-2393)

REVIEWED BY: Lisa Collins, Interim Community Development Director (480-350-8989)

LEGAL REVIEW BY: N/A

DEPARTMENT REVIEW BY: Lisa Collins, Interim Community Development Director (480-350-8989)

FISCAL NOTE: There is no fiscal impact on City funds.

RECOMMENDATION: Staff – Approval

ADDITIONAL INFO: This is a request for an additional two year extension to the previously adopted temporary sign changes within the Zoning and Development Code. These changes offer temporary assistance, allowing larger signs and leasing banners, to businesses and property owners during the difficult economic cycle.
PAGES:
1. List of Attachments
2. Comments
3. History & Facts / Zoning & Development Code Reference

ATTACHMENTS:
1-6. Ordinance No. 2012.75
COMMENTS:

This is a request for an additional two year extension to the previously adopted temporary sign changes within the Zoning and Development Code. These changes offer temporary assistance, allowing larger signs and leasing banners, to businesses and property owners during the difficult economic cycle.

On July 2, 2009, sign regulations were modified by City Council for a limited time period, providing greater square footage for lead-in signs, sale/rent/lease signs and additional days per year to display significant event signs. These provisions were put in place to provide assistance to businesses. The provisions were originally effective August 1, 2009 until May 6, 2010. A one year extension was approved in 2010 and 2011. Staff recommends continuing the program to assist Tempe businesses and property owners. This proposal would be a temporary amendment extension until June 30, 2014.

The temporary changes include the following items:


**Lead-in Signs**
The sign program extension would grant additional size for lead-in signs from three (3) square feet to now six (6) square feet in sign area. Staff cannot determine the amount of larger signs utilized, no sign permit is required.

**Sale, Lease or Rent Signs**
The sign program extension would grant additional size for sale/rent signs from six (6) square feet to now sixteen (16) square feet in sign area. Staff cannot determine the amount of larger signs utilized, no sign permit is required.

**Significant Event for Special Event Signs**
The sign program extension would grant an additional time period to permit significant event signs from fourteen (14) days in a calendar year to now twenty-one (21) days within each six month period of a calendar year (42 potential days).

**Activity of Special Event Sign permits:**

<table>
<thead>
<tr>
<th>Fiscal year '08-'09:</th>
<th>163 permits issued (original 14-day sign program)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fiscal year '09-'10:</td>
<td>223 permits issued 91% of permits with more than 14 days</td>
</tr>
<tr>
<td>Fiscal year '10-'11:</td>
<td>177 permits issued 85% of permits with more than 14 days</td>
</tr>
<tr>
<td>Fiscal year '11-'12:</td>
<td>238 permits issued 93% of permits (16) with more than 14 days (as of 5/31/12)</td>
</tr>
</tbody>
</table>

**Banners to Lease Vacant Space**
The sign program extension would grant commercial property owners the use of leasing banners for the purpose of advertising vacant tenant spaces, whereas would otherwise be prohibited. Because of the high percentage of tenant vacancies, a time-limited program is proposed to provide temporary relief to Tempe commercial centers. The program standardizes location, size, content and color of the banners. This provision is proposed to be a temporary amendment until June 30, 2014.

**Activity of Leasing Banner permits:**

<table>
<thead>
<tr>
<th>Fiscal year '10-'11:</th>
<th>17 permits issued (began June of 2010)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fiscal year '11-'12:</td>
<td>12 permits issued (as of 5/31/12)</td>
</tr>
</tbody>
</table>

**City of Tempe**

1st Quarter 2011: 9.3% retail vacancy
1st Quarter 2012: 8.5% retail vacancy

**Greater Phoenix area**

1st Quarter 2011: 12.3% retail vacancy
1st Quarter 2012: 11.6% retail vacancy

In prior years, such as 2005, retail vacancy rates were about 4%. (Information source: CoStar Group database)
HISTORY & FACTS:

July 2, 2009  City Council approved Ordinance 2009.27, allowing a temporary relief in sign regulations for lead-in signs, sale/rent/lease signs, and significant event signs, effective until May 6, 2010.

April 22, 2010  City Council approved Ordinance 2010.05, allowing a one-year extension of temporary sign allowances for lead-in signs, sale/rent/lease signs, and significant event signs and allowed temporary banners to lease vacant space, effective until June 30, 2011.

July 7, 2011  City Council approved Ordinance 2011.21, allowing a one-year extension of temporary sign allowances for lead-in signs, sale/rent/lease signs, and significant event signs and allowed temporary banners to lease vacant space, effective until June 30, 2012.

June 26, 2012  Development Review Commission public hearing for this request.

August 9, 2012  City Council introduction and first public hearing for this request.

September 6, 2012  City Council second and final public hearing for this request.

ZONING AND DEVELOPMENT CODE REFERENCE:

Section 6-304, Zoning Map Amendments and Code Text Amendments
ORDINANCE NO. 2012.75

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF TEMPE, ARIZONA, AMENDING THE ZONING AND DEVELOPMENT CODE, CHAPTER 9 — SIGNS, SECTIONS 4-903(M), 4-903(P), 4-903(R), AND 4-906.

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BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF TEMPE, ARIZONA, as follows:

Section 1. That Section 4-903(M) of the Zoning and Development Code, pertaining to Lead-in Signs, is hereby amended to read as follows:

[TEXT OF SUBSECTION (M) EFFECTIVE UNTIL JUNE 30, 2012 2014]

M. Lead-In Sign. Lead-in sign requirements are as follows:

1. Maximum height shall be three (3) feet and maximum area shall be six (6) square feet; no illumination is allowed;

2. A maximum of four (4) signs shall be displayed for each home for sale or rent;

3. Apartment communities, complexes, developments or subdivisions shall not display more than four (4) such signs;

4. Shall only be displayed when a sales/lease person is on duty at the property. signs shall not be left out overnight;

5. Signs shall not be placed so as to create a traffic hazard as determined by the Development Services Manager, or designee. Such signs shall not be placed in a traffic median, public sidewalk, bicycle path, on city property, or in city right-of-way between the sidewalk and the curb; and

6. No sign permit is required.

[TEXT OF SUBSECTION (M) EFFECTIVE JULY 1, 2012 2014]

M. Lead-In Sign. Lead-in sign requirements are as follows:

1. Maximum height shall be three (3) feet and maximum area shall be three (3) square feet; no illumination is allowed;
2. A maximum of four (4) signs shall be displayed for each home for sale or rent;

3. Apartment communities, complexes, developments or subdivisions shall not display more than four (4) such signs;

4. Shall only be displayed when a sales/lease person is on duty at the property. signs shall not be left out overnight;

5. Signs shall not be placed so as to create a traffic hazard as determined by the Development Services Manager, or designee. Such signs shall not be placed in a traffic median, public sidewalk, bicycle path, on city property, or in city right-of-way between the sidewalk and the curb; and

6. No sign permit is required.

Section 2. That Section 4-903(P) of the Zoning and Development Code, pertaining to Sale, Lease or Rent Signs, is hereby amended to read as follows:

(TEXT OF SUBSECTION (P) EFFECTIVE UNTIL JUNE 30, 2012)

P. Sale, Lease or Rent Sign. Sale, lease or rent sign requirements are as follows:

1. Shall be a maximum sixteen (16) square feet in area and eight (8) feet in height;

2. Shall only be displayed on the property for which they pertain. Only one (1) sign shall be displayed per street frontage. Sign shall not be counted in the total aggregate sign area for the business in determining the allowable sign area for the business;

3. Shall not be illuminated; and

4. No sign permit is required.

(TEXT OF SUBSECTION (P) EFFECTIVE JULY 1, 2014)

P. Sale, Lease or Rent Sign. Sale, lease or rent sign requirements are as follows:

1. Shall be a maximum six (6) square feet in area and eight (8) feet in height;

2. Shall only be displayed on the property for which they pertain. Only one (1) sign shall be displayed per street frontage. Sign shall not be counted in the total aggregate sign area for the business in determining the allowable sign area for the business;

3. Shall not be illuminated; and

4. No sign permit is required.

Section 3. That Section 4-903(R) of the Zoning and Development Code, pertaining to Significant Event Signs, is hereby amended to read as follows:
R. Special Event Sign. *Special event sign* requirements are as follows:

1. **Grand Opening Sign.**
   a. All businesses shall be permitted to display *grand opening signs*, on a one-time basis, for a maximum of thirty (30) consecutive days. Grand openings may be extended by written approval of the Development Services Manager, or designee, in the event that a business is currently processing for a permanent *sign* approval, but in no event shall the permit exceed sixty (60) days in duration;
   b. Grand opening permits may include banners, pennants, wind-driven spinners, streamers, balloons, flags and inflatable *signs*; and
   c. A *sign* permit is required and must be displayed visible to the public during the allowed time of the permit.

2. **Significant Event Sign.**
   a. Limited to no more than twenty-one (21) cumulative days within each six (6) month period in a calendar year;
   b. May include banners, pennants, wind-driven spinners, streamers, balloons, flags and inflatable *signs*; and
   c. A *sign* permit is required and must be displayed visible to the public during the allowed time of the permit.

3. **Going Out of Business Sign.**
   a. All businesses shall be permitted to display *going out of business signs* on a one (1) time basis for a maximum of thirty (30) consecutive days;
   b. The business shall cease and be discontinued at that specific location upon the disposal of the stock of goods on hand or after thirty (30) days, whichever comes first after the *going out of business signage* is first displayed;
   c. May include banners, pennants, wind-driven spinners, streamers, balloons, flags, and inflatable *signs*; and
   d. A *sign* permit is required and must be displayed visible to the public during the allowed time of the permit.

4. **Permitted Special Event Sign.**
   a. Limited to *banner signs*;
   b. Business(es) that displays such banners must receive a Special Events Permit or be associated with the special event producer or permittee;
   c. Banners may not be displayed until the day(s) of the special event;
d. Banners must be removed the evening that the special event concludes;

e. Banners must include copy or graphics specific to the special event; and

f. No sign permit is required.

[TEXT OF SUBSECTION (R) EFFECTIVE JULY 1, 2012  2014]

R. Special Event Sign. Special event sign requirements are as follows:


   a. All businesses shall be permitted to display grand opening signs, on a one-
      time basis, for a maximum of thirty (30) consecutive days. Grand openings
      may be extended by written approval of the Development Services Manager,
      or designee, in the event that a business is currently processing for a
      permanent sign approval, but in no event shall the permit exceed sixty (60)
      days in duration;

   b. Grand opening permits may include banners, pennants, wind-driven spinners,
      streamers, balloons, flags and inflatable signs; and

   c. A sign permit is required and must be displayed visible to the public during
      the allowed time of the permit.

2. Significant Event Sign.

   a. Limited to no more than fourteen (14) cumulative days in a calendar year;

   b. May include banners, pennants, wind-driven spinners, streamers, balloons,
      flags and inflatable signs; and

   c. A sign permit is required and must be displayed visible to the public during
      the allowed time of the permit.


   a. All businesses shall be permitted to display going out of business signs on a
      one (1) time basis for a maximum of thirty (30) consecutive days;

   b. The business shall cease and be discontinued at that specific location upon
      the disposal of the stock of goods on hand or after thirty (30) days, whichever
      comes first after the going out of business signage is first displayed;

   c. May include banners, pennants, wind-driven spinners, streamers, balloons,
      flags, and inflatable signs; and

   d. A sign permit is required and must be displayed visible to the public during
      the allowed time of the permit.

4. Permitted Special Event Sign.
a. Limited to *banner signs*;

b. Business(es) that displays such banners must receive a Special Events Permit or be associated with the special event producer or permittee;

c. Banners may not be displayed until the day(s) of the special event;

d. Banners must be removed the evening that the special event concludes;

e. Banners must include copy or graphics specific to the special event; and

f. No sign permit is required.

**Section 4.** That Section 4-906 of the Zoning and Development Code, pertaining to leasing banners, is hereby amended to read as follows:

**Section 4-906   Leasing Banner Sign.**

A. **Purpose.** The purpose of a leasing *banner sign* is to allow a property owner or manager a temporary sign display identifying the availability of leasable tenant space at a vacant location.

B. **Applicability.** Leasing *banner signs* are permitted for all Commercial and Industrial uses. Such sign shall only be located on the building face of the space for lease.

C. **Size & Design.** Up to one (1) *banner sign* is permitted per tenant space. Tenant spaces less than or equal to 3,000 square feet in area are allowed a leasing banner sign a maximum of thirty-two (32) square feet. Tenant space greater than 3,000 square feet in area are permitted to have a leasing banner sign a maximum of sixty-four (64) square feet in size. Information is limited to advertising the availability of the space and a contact number. A maximum of two (2) colors, including sign text and background is allowed.

D. **Permit.** A leasing banner sign permit is required.

**Section 5.  Leasing Banner Sign; Termination Date, June 30, 2012 2014:** That Ordinance No. 2011.21 2012.75, pertaining to Section 4-906, Leasing Banner Sign, is only in effect until June 30, 2012 2014, unless otherwise amended by City Council action.
Section 6. Pursuant to City Charter, Section 2.12, ordinances are effective thirty (30) days after adoption.

PASSED AND ADOPTED BY THE CITY COUNCIL OF THE CITY OF TEMPE, ARIZONA, this _____ day of ______________, 2012.

________________________________________
Mayor

ATTEST:

________________________________________
City Clerk

APPROVED AS TO FORM:

________________________________________
City Attorney