NOTICE OF ADOPTED AMENDMENT

12/10/2012

TO: Subscribers to Notice of Adopted Plan or Land Use Regulation Amendments

FROM: Plan Amendment Program Specialist

SUBJECT: City of Eugene Plan Amendment
DLCD File Number 003-12

The Department of Land Conservation and Development (DLCD) received the attached notice of adoption. A Copy of the adopted plan amendment is available for review at the DLCD office in Salem and the local government office.

Appeal Procedures*

DLCD ACKNOWLEDGMENT or DEADLINE TO APPEAL: Friday, December 21, 2012

This amendment was submitted to DLCD for review prior to adoption pursuant to ORS 197.830(2)(b) only persons who participated in the local government proceedings leading to adoption of the amendment are eligible to appeal this decision to the Land Use Board of Appeals (LUBA).

If you wish to appeal, you must file a notice of intent to appeal with the Land Use Board of Appeals (LUBA) no later than 21 days from the date the decision was mailed to you by the local government. If you have questions, check with the local government to determine the appeal deadline. Copies of the notice of intent to appeal must be served upon the local government and others who received written notice of the final decision from the local government. The notice of intent to appeal must be served and filed in the form and manner prescribed by LUBA, (OAR Chapter 661, Division 10). Please call LUBA at 503-373-1265, if you have questions about appeal procedures.

*NOTE: The Acknowledgment or Appeal Deadline is based upon the date the decision was mailed by local government. A decision may have been mailed to you on a different date than it was mailed to DLCD. As a result, your appeal deadline may be earlier than the above date specified. NO LUBA Notification to the jurisdiction of an appeal by the deadline, this Plan Amendment is acknowledged.

Cc: Alissa Hansen, City of Eugene
    Gordon Howard, DLCD Urban Planning Specialist
    Ed Moore, DLCD Regional Representative
Jurisdiction: **City of Eugene**  
Date of Adoption: **11/26/2012**  
Date Mailed: **11/30/2012**  
Local file number: **CA 12-1**

Was a Notice of Proposed Amendment (Form 1) mailed to DLCD?  
- Yes  
- No  
Date: **5/16/2012**

- Comprehensive Plan Text Amendment  
- Land Use Regulation Amendment  
- New Land Use Regulation

Summarize the adopted amendment. Do not use technical terms. Do not write “See Attached”.  
This amendment to the sign standards consolidates several exemptions from the permit requirements, sets size limits for exempt signs, and specifies a time limit for the City to act on a sign permit application.

Does the Adoption differ from proposal? No, no explanation is necessary

### Applicable statewide planning goals:

- 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19

Was an Exception Adopted?  
- Yes  
- No

Did DLCD receive a Notice of Proposed Amendment...  
35-days prior to first evidentiary hearing?  
- Yes  
- No

If no, do the statewide planning goals apply?  
- Yes  
- No

If no, did Emergency Circumstances require immediate adoption?  
- Yes  
- No

DLCD file No. 003-12 (19345) [17253]
Please list all affected State or Federal Agencies, Local Governments or Special Districts:

City of Eugene

Local Contact: Alissa Hansen, Senior Planner
Phone: (541) 682-5508
Address: 99 West 10th Avenue
City: Eugene
Zip: 97401-

ADOPTION SUBMITTAL REQUIREMENTS

This Form 2 must be received by DLCD no later than 5 working days after the ordinance has been signed by the public official designated by the jurisdiction to sign the approved ordinance(s)
per ORS 197.615 and OAR Chapter 660, Division 18

1. This Form 2 must be submitted by local jurisdictions only (not by applicant).
2. When submitting the adopted amendment, please print a completed copy of Form 2 on light green paper if available.
3. Send this Form 2 and one complete paper copy (documents and maps) of the adopted amendment to the address below.
4. Submittal of this Notice of Adoption must include the final signed ordinance(s), all supporting finding(s), exhibit(s) and any other supplementary information (ORS 197.615).
5. Deadline to appeals to LUBA is calculated twenty-one (21) days from the receipt (postmark date) by DLCD of the adoption (ORS 197.830 to 197.845).
6. In addition to sending the Form 2 - Notice of Adoption to DLCD, please also remember to notify persons who participated in the local hearing and requested notice of the final decision. (ORS 197.615).
7. Submit one complete paper copy via United States Postal Service, Common Carrier or Hand Carried to the DLCD Salem Office and stamped with the incoming date stamp.
8. Please mail the adopted amendment packet to:

ATTENTION: PLAN AMENDMENT SPECIALIST
DEPARTMENT OF LAND CONSERVATION AND DEVELOPMENT
635 CAPITOL STREET NE, SUITE 150
SALEM, OREGON 97301-2540

9. Need More Copies? Please print forms on 8½ -1/2x11 green paper only if available. If you have any questions or would like assistance, please contact your DLCD regional representative or contact the DLCD Salem Office at (503) 373-0050 x238 or e-mail plan.amendments@state.or.us.

http://www.oregon.gov/LCD/forms.shtml

Updated December 30, 2011
COUNCIL ORDINANCE NUMBER 20502
COUNCIL BILL 5074


ADOPTED: November 26, 2012

SIGNED: November 27, 2012

PASSED: 7:0

REJECTED:

OPPOSED:

ABSENT: Taylor

EFFECTIVE: December 28, 2012
ORDINANCE NO. 20502


THE CITY OF EUGENE DOES ORDAIN AS FOLLOWS:

Section 1. Section 9.0500 of the Eugene Code, 1971, is amended by deleting the definition of "Flag."

Section 2. Sections 9.6610, 9.6615 and 9.6630 of the Eugene Code, 1971, are amended to provide as follows:

9.6610 Exemptions to Sign Standards.
(1) Use of the signs listed in subsection (2) of this section does not affect the number or types of signs otherwise allowed under EC 9.6000 through 9.6680 of this land use code.
(2) Except as provided in subsection (3) of this section, the following signs are exempt from the requirements of EC 9.6600 through 9.6680, and are exempt from the requirement to obtain a sign permit if they are located on private property outside of vision clearance areas:

Addresses. Number and street name of any size. (Addresses are regulated per EC 8.005(21) Numbering of Structures andPremises and Fire Code 901.4.4 Premise Identification.)

Banners. One banner, not to exceed 32 square feet in size, may be installed on the exterior wall of a hotel, motel, convention center or auditorium in lieu of the freestanding sign exempt under this section.

Hand Held Signs. Hand carried signs of 9 square feet or less in area, worn or carried by an individual.

Historical Agency Plaques. Plaques or historical markers placed by historical agencies or organizations recognized by the city.

Message Boards. One sign per business for the purpose of communicating to persons on the development site, such as a drive through menu sign or building directory. Such a sign may be up to 6 feet in height and up to 40 square feet in area.

Murals. Painted wall highlights, wall decorations and other murals.

Non-Residential Property Signs. One freestanding sign or banner for each development site that is not used primarily for a single family dwelling or duplex. A freestanding sign may not exceed 12 square feet in size per face, with a maximum of two faces; a banner may not exceed 15 square feet in size. The maximum height of a freestanding sign under this exemption is 6
feet (from grade).

Parking Lot Signs. Signs up to 3 square feet in area and up to 5 feet in height constructed or placed within a parking lot for the purpose of directing traffic, parking, and towing. (Towing signs are regulated per EC 5.540 Signs Required for Parking Facilities Before Citing or Towing Unauthorized Vehicles.)

Public Signs. 1) Signs constructed or placed in a public right-of-way by or with the approval of a governmental agency having legal control or ownership over the right-of-way; 2) Signs owned or constructed under the direction or authorization of the city, including, but not limited to, signs installed within parks and at natural resource areas within the NR Natural Resource Zone and PRO Parks, Recreation and Open Space Zone to account for entrances, trail signs, and markers; and 3) Signs placed by a public utility for the purpose of providing information concerning a pole, line, pipe or other facility belonging to the public utility.

Residential Property Signs. Two signs for each development site used primarily for a single family dwelling or duplex. The signs are limited to the following types: freestanding sign or banner. A freestanding sign may not exceed 12 square feet in size per face, with a maximum of two faces; a banner may not exceed 15 square feet in size. The maximum height of a freestanding sign under this exemption is 6 feet (from grade), and it must be separated by at least 8 feet from any other freestanding sign on the same development site.

Seasonal Decorations. Lights and decorations in place during the period between November 15 and January 15.

Signs During Elections. Signs 12 square feet or less in area, located on private property during the period from 60 days before to 5 days after any public election to be held in Lane County, Oregon.

Signs on Historic Property. Signs constructed or maintained on historic property, as defined in this land use code, which signs are otherwise subject to regulation because of their location on historic property.

Stadium Signs. Signs located within a sports stadium which are intended for viewing primarily by persons within such stadium, where the stadium is enclosed by a site obscuring fence or wall at least 5 feet in height.

Traffic Directing Signs. The owner or lessor of private property may construct 1 sign at each entrance to the property and at each entrance to a building on the property for the purpose of providing direction to vehicular or pedestrian traffic. Except for signs painted on paved surfaces, each sign shall not exceed 3 square feet of surface area and shall be no more than 30 inches in height, if located in a vision clearance triangle as defined in EC 9.6780 Vision Clearance Area. If the sign is located outside a vision clearance triangle, then the sign shall be no more than 5 feet in height.
Transit Signs. Signs identifying transit stops, facilities, and bus routes only. Transit signs shall not include commercial advertising at bus stops or on transit-oriented street furnishings.

Vehicular Signs. Any sign permanently or temporarily placed on or attached to a motor vehicle, where the vehicle is used in the regular course of business for purposes other than the display of signs, except taxis whose signage is regulated by EC 3.345 Public Passenger Vehicle Services - License and/or Permit Required.

Vending in Downtown Activity Area. Signs, including portable signs, for activities authorized by Downtown Activity permits issued for private commerce on public property.

Vending Machine Signs. Any sign which forms an integral part of a machine used to dispense goods to consumers.

Wall Signs, Small. Wall signs with no interior illumination, a surface area of 6 square feet or less and which are 8 feet or less above grade, intended for persons already on the development site.

Warning Signs. Any public notice or warning required by a valid and applicable federal, state or local law, regulation, or ordinance, and emergency warning signs erected by a governmental agency, utility company or a contractor doing authorized or permitted work within a public right-of-way.

(3) No sign is exempt from the provisions of:
(a) EC 9.6615 Prohibited Signs,
(b) EC 9.6620 Nonconforming Signs, or
(c) EC 9.6640 General Provisions,
unless specifically exempted under one of those provisions.

9.6615 Prohibited Signs. Except where qualified as a nonconforming sign, the following signs are unlawful and are declared to be nuisances:
(1) Any sign constructed or maintained which, by reason of its size, location, movement, coloring or manner of illumination may be confused with or construed as a traffic control device or which hides from view any traffic control device.
(2) Any sign written or placed upon or within a motor vehicle with the primary purpose of providing a sign not otherwise allowed by the sign standards.
(3) Any sign constructed, maintained or altered in a manner not in compliance with the sign standards.
(4) Balloons and banners (pursuant to EC 9.6605 Reconciliation, banners exempt under EC 9.6610(2) and signs permitted as public signs are not included within this prohibition);
(5) Decorative laser signs, search lights, and flashing signs, except electronic message centers;
(6) Inflatable signs other than balloons;
(7) Portable signs, except as authorized by a permit within the Downtown Activity Zone and warning signs as permitted by EC 9.6605 Reconciliation;
(8) Strings of lights not permanently mounted to a rigid background or otherwise...
qualified as seasonal decorations; and

(9) Signs in the public right-of-way not authorized by a governmental agency.

9.6630 Permit Application.

(1) An application and related information shall be submitted by the applicant, in a manner prescribed by the city, together with a fee established by the city manager as provided by EC 2.020 City Manager - Authority to Set Fees and Charges. When a person begins construction of a sign requiring a sign permit before the permit is issued, the permit fee shall be doubled. Payment of a double permit fee shall not otherwise exempt the person from liability for other penalties prescribed for a violation of the sign standards.

(2) No application shall be considered, nor a permit issued until the applicant has submitted a complete application, including a set of plans for the proposed sign and structural calculations where required. A complete application shall be an application where all required information is provided to allow the city to make a determination on the application. If a sign permit application is not determined complete by the city within 180 days of submittal, it shall expire.

(3) The city shall grant or deny a sign permit application within 21 calendar days following receipt of a complete application.

(4) When required, the applicant shall submit proof that work will be done by a contractor licensed in compliance with local or state law to perform the specialized tasks required for construction of the proposed sign.

Section 3. The findings set forth in Exhibit A attached to this Ordinance are adopted as findings in support of this Ordinance.

Section 4. The City Recorder, at the request of, or with the concurrence of the City Attorney, is authorized to administratively correct any reference errors contained herein or in other provisions of the Eugene Code, 1971, to the provisions added, amended or repealed herein.

Section 5. If any section, subsection, sentence, clause, phrase or portion of this Ordinance is for any reason held invalid or unconstitutional by a court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portions hereof.

Passed by the City Council this 26th day of November, 2012

[Signature]
City Recorder

Approved by the Mayor this 27th day of November, 2012

[Signature]
Mayor
EUGENE CITY COUNCIL
AGENDA ITEM SUMMARY


Meeting Date: November 26, 2012
Departments: City Attorney’s Office
www.eugene-or.gov
Agenda Item Number: 6
Staff Contact: Jerry Lidz
Contact Telephone Number: 541-682-8447

ISSUE STATEMENT
The City Council is scheduled to take action on proposed amendments to the City’s Sign Code, EC 9.6600 to 9.6680. The amendments would consolidate several exemptions from the permit requirements, set size limits for exempt signs and specify a time limit for the City to act on a sign permit application.

BACKGROUND
Impetus for amendments. Eugene’s Sign Code generally requires a property owner to obtain a permit to install a sign on the person’s property. The current code contains 24 exemptions from that requirement – for example: addresses, murals, parking lot signs, real estate signs, public signs. Last year, the American Civil Liberties Union (ACLU) notified the City that, in the ACLU’s opinion, some of the exemptions were based on the signs’ content and therefore unconstitutional. In addition, the ACLU expressed concern that the lack of a deadline for City staff to process a sign permit application could, theoretically, allow the City to discriminate against signs with a disfavored message by delaying action on the application.

Although the City Attorney’s Office disagreed with those contentions, neither the City Attorney nor Planning staff was committed to the current code’s approach to the exemptions. Discussions with the ACLU have resulted in a proposal that addresses the ACLU’s concerns without impairing the City’s ability to protect public safety and prevent unregulated proliferation of signs. The ACLU has agreed that, if the proposed amendments are adopted, it would not challenge the Sign Code’s constitutionality.

The draft amendments address the specific concerns raised by the ACLU and are not a general revision of the Sign Code.

Changes after October 24 Work Session.
At the October 24 Work Session, the City Council’s discussion focused on increasing the allowable size of an exempt banner from 12 to 15 square feet, so that a typical-size American flag would come within the exemption. The proposed ordinance now includes that change.
A question also arose at the work session as to whether the “maximum height” (six feet) of a freestanding sign referred to the dimension of the sign itself or the distance from grade to the top of the sign. The answer, set out in EC 9.0500 (definitions), is that it refers to height from grade to the top of the sign. To eliminate any uncertainty, the proposed ordinance now includes a parenthetical “from grade” for the height limitations for an exempt freestanding sign.

Attachment C shows the changes made to the exemptions for “non-residential property signs” and “residential property signs” after the City Council’s October 24 Work Session. Those are the only changes from the previous draft.

Overview of draft ordinance. The proposed amendments to the Sign Code would:

1. Eliminate the specific exemptions for conference and convention banners, contractor signs, flags, real estate signs and temporary activity signs, and replace them with a more general exemption. (An “exemption” means the signs are exempt from permit and fee requirements.) On a property used for a single-family residence or a duplex, the exemption would allow two freestanding signs or banners, or one of each. On all other properties, the exemption would allow one freestanding sign or banner. (A “banner” is a sign made of non-rigid material that is not enclosed by a frame; a flag is one kind of banner.) A freestanding sign could not exceed 12 square feet; a banner could not exceed 15 square feet.

The reason for allowing two exempt signs on residential properties and only one on properties used for commercial, industrial or other purposes is that a range of signs are already available by permit in commercial and industrial zones. The size of the exempt freestanding signs—12 square feet—in the proposed ordinance is the same as the current Sign Code’s exemptions for “signs during elections” and “real estate signs.” Banners may be up to three square feet larger, so that the exemption would include flags of a standard size. The proposed amendments would also retain the existing exemption for election signs.

2. Make some minor wording changes to some of the other exemptions to make it clear that they are not based on the sign’s content.

3. Require the City to act on a sign permit application within three weeks of receipt of a complete application.

Process.
Because the Sign Code is in Chapter 9, consideration of the amendments follows Land Use Code amendment procedures. The City Council initiated the code amendment process at its May 29 Meeting. The Planning Commission held a public hearing and deliberated on the proposed amendments on June 19. The City Council held a work session on July 11, a public hearing on July 23, and another work session on October 24, 2012.
RELATED CITY POLICIES
The City’s Sign Code is in EC 9.6600 to 9.6680. EC 9.6600 describes the purposes of the Sign Code; EC 9.6610 contains the exemptions that are the primary subject of the proposed amendments.

The Sign Code is part of the City’s Land Use Code. The proposed amendments are “Type V” amendments, so the procedures and criteria for legislative amendments apply. The amendments must be consistent with applicable statewide planning goals and with the applicable provisions of the Metro Plan. To the limited extent those criteria are relevant to the proposed amendments, they are addressed in draft findings in Attachment B.

COUNCIL OPTIONS
1. Adopt the ordinance as proposed in Attachment A.
2. Adopt the ordinance with amendments.
3. Take no action on the proposed ordinance.

CITY MANAGER’S RECOMMENDATION
The City Manager recommends Option 1: adopt the ordinance as proposed in Attachment A.

SUGGESTED MOTION
Move to adopt Council Bill 5074, an ordinance concerning sign standards, including the findings attached to that ordinance as Exhibit A.

ATTACHMENTS
A. Draft Ordinance
B. Draft Findings
C. Portions of Draft Ordinance as Revised after October 24 Work Session

FOR MORE INFORMATION
Staff Contact: Jerry Lidz
Telephone: 541-682-8447
Staff E-Mail: jerry.lidz@ci.eugene.or.us
ORDINANCE NO. _________

AN ORDINANCE CONCERNING SIGN STANDARDS AND AMENDING
1971.

THE CITY OF EUGENE DOES ORDAIN AS FOLLOWS:

Section 1. Section 9.0500 of the Eugene Code, 1971, is amended by deleting the
definition of “Flag.”

9.0500 Definitions. As used in this land use code, unless the context requires otherwise,
the following words and phrases mean:

[Flag—The official flag or banner of any governmental entity.]

Section 2. Sections 9.6610, 9.6615 and 9.6630 of the Eugene Code, 1971, are
amended to provide as follows:

9.6610 Exemptions to Sign Standards.
(1) Use of the signs listed in subsection (2) of this section does not affect
the number or types of signs otherwise allowed under EC 9.6000
through 9.6680 of this land use code.
(12) Except as provided in subsection [(2)](3) of this section, the following signs
are exempt from the requirements of EC 9.6600 through 9.6680, and are
exempt from the requirement to obtain a sign permit if they are located on
private property outside of vision clearance areas:

Addresses. Number and street name of any size. (Addresses are regulated
per EC 8.005(21) Numbering of Structures and Premises and Fire Code
901.4.4 Premise Identification.)

Banners. One banner, not to exceed 32 square feet in size, may be
installed on the exterior wall of a hotel, motel, convention center or
auditorium in lieu of the freestanding sign exempt under this section.
[Conference and Convention Banners.—One banner may be installed on the
exterior wall of a hotel, motel, convention center or auditorium where an event
is being held. The banner may be installed up to 7 days before the event and
may remain in place up to 3 days after the event. It shall be a flat wall
mounted sign, and may be up to 120 square feet in surface area.

Contractor Signs. One sign per contractor while a development permit is
active and work is proceeding on the premises.
Hand Held Signs. Hand carried signs of 9 square feet or less in area, worn or carried by an individual.

Historical Agency Plaques. Plaques or historical markers placed by historical agencies or organizations recognized by the city.

Message Boards. One sign per business for the purpose of communicating to persons on the development site, such as a drive through menu sign or building directory. Such a sign may be up to 6 feet in height and up to 40 square feet in area.

Murals. Painted wall highlights, wall decorations and other murals.

Non-Residential Property Signs. One freestanding sign or banner for each development site that is not used primarily for a single family dwelling or duplex. A freestanding sign may not exceed 12 square feet in size per face, with a maximum of two faces; a banner may not exceed 15 square feet in size. The maximum height of a freestanding sign under this exemption is 6 feet (from grade).

Parking Lot Signs. Signs up to 3 square feet in area and up to 5 feet in height constructed or placed within a parking lot for the purpose of directing traffic, parking, and towing. (Towing signs are regulated per EC 5.540 Signs Required for Parking Facilities Before Citing or Towing Unauthorized Vehicles.)

Public Signs. 1) Signs constructed or placed in a public right-of-way by or with the approval of a governmental agency having legal control or ownership over the right-of-way; 2) Signs owned or constructed under the direction or authorization of the city, including, but not limited to, signs installed within parks and at natural resource areas within the NR Natural Resource Zone and PRO Parks, Recreation and Open Space Zone to account for entrances, trail signs, and markers; and 3) Signs placed by a public utility for the purpose of providing information concerning a pole, line, pipe or other facility belonging to the public utility.

Residential Property Signs. Two signs for each development site used primarily for a single family dwelling or duplex. The signs are limited to the following types: freestanding sign or banner. A freestanding sign may not exceed 12 square feet in size per face, with a maximum of two faces; a banner may not exceed 15 square feet in size. The maximum height of a freestanding sign under this exemption is 6 feet (from grade), and it must be separated by at least 8 feet from any other freestanding sign on the same development site.

[Real Estate Signs. One sign per street frontage, 12 square feet or less in area, located on the development site while the property is for sale or lease.]
during the period between November 15 and January 15.

Signs During Elections. Signs 12 square feet or less in area, located on private property during the period from 60 days before to 5 days after any public election to be held in Lane County, Oregon.

Signs on Historic Property [Signs]. Signs constructed or maintained on historic property, as defined in this land use code, which signs are otherwise subject to regulation because of their location on historic property.

Stadium Signs. Signs located within a sports stadium which are intended for viewing primarily by persons within such stadium, where the stadium is enclosed by a site obscuring fence or wall at least 6 feet in height.

Temporary Activities Signs. Signs located on the lot where the temporary activity is occurring and which are not in vision clearance areas or the public right-of-way.

Traffic Directing Signs. The owner or lessor of private property may construct 1 sign at each entrance to the property and at each entrance to a building on the property for the purpose of providing direction to vehicular or pedestrian traffic. Except for signs painted on paved surfaces, each sign shall not exceed 3 square feet of surface area and shall be no more than 30 inches in height, if located in a vision clearance triangle as defined in EC 9.6780 Vision Clearance Area. If the sign is located outside a vision clearance triangle, then the sign shall be no more than 5 feet in height.

Transit Signs. Signs identifying transit stops, facilities, and bus routes only. Transit signs shall not include commercial advertising at bus stops or on transit-oriented street furnishings.

Vehicular Signs. Any sign permanently or temporarily placed on or attached to a motor vehicle, where the vehicle is used in the regular course of business for purposes other than the display of signs, except taxis whose signage is regulated by EC 3.345 Public Passenger Vehicle Services - License and/or Permit Required.

Vending in Downtown Activity Area. Signs, including portable signs, for activities authorized by Downtown Activity permits issued for private commerce on public property (Administrative Rule R-3.336).

Vending Machine Signs. Any sign which forms an integral part of a machine used to dispense goods to consumers.

Wall Signs, Small. Wall signs with no interior illumination, a surface area of 6 square feet or less and which are 8 feet or less above grade, intended for persons already on the development site.

Warning Signs. Any public notice or warning required by a valid and applicable federal, state or local law, regulation, or ordinance, and emergency warning signs erected by a governmental agency, utility company or a
contractor doing authorized or permitted work within a public right-of-way.

[Use of the signs listed in this subsection does not affect the number or type of signage otherwise allowed under EC 9.6000 through 9.6680 of this land use code.]

(23) No sign is exempt from the provisions of:
(a) EC 9.6615 Prohibited Signs,
(b) EC 9.6620 Nonconforming Signs, or
(c) EC 9.6640 General Provisions,
unless specifically exempted under one of those provisions.

9.6615 Prohibited Signs. Except where qualified as a nonconforming sign, the following signs are unlawful and are declared to be nuisances:
(1) Any sign constructed or maintained which, by reason of its size, location, movement, coloring or manner of illumination may be confused with or construed as a traffic control device or which hides from view any traffic control device.
(2) Any sign written or placed upon or within a motor vehicle with the primary purpose of providing a sign not otherwise allowed by the sign standards.
(3) Any sign constructed, maintained or altered in a manner not in compliance with the sign standards.
(4) Balloons and banners (pursuant to EC 9.6605 Reconciliation, [flag; conference and convention] banners] exempt under EC 9.6610(2) and signs permitted as public signs are not included within this prohibition);
(5) Decorative laser signs, search lights, and flashing signs, except electronic message centers;
(6) Inflatable signs other than balloons;
(7) Portable signs, except as authorized by a permit within the Downtown Activity Zone and warning signs as permitted by EC 9.6605 Reconciliation;
(8) Strings of lights not permanently mounted to a rigid background or otherwise qualified as [holiday] seasonal decorations; and
(9) Signs in the public right-of-way not authorized by a governmental agency.

9.6630 Permit Application.
(1) An application and related information shall be submitted by the applicant, in a manner prescribed by the city, together with a fee established by the city manager as provided by EC 2.020 City Manager - Authority to Set Fees and Charges. When a person begins construction of a sign requiring a sign permit before the permit is issued, the permit fee shall be doubled. Payment of a double permit fee shall not otherwise exempt the person from liability for other penalties prescribed for a violation of the sign standards.
(2) No application shall be considered, nor a permit issued until the applicant has submitted a complete application, including a set of plans for the proposed sign and structural calculations where required. A complete application shall be an application where all required information is provided to allow the city to make a determination on the application. If a sign permit application is not determined complete by the city within 180 days of submittal, it shall expire.
(3) The city shall grant or deny a sign permit application within 21 calendar days following receipt of a complete application.
(34) When required, the applicant shall submit proof that work will be done by a contractor licensed in compliance with local or state law to perform the
specialized tasks required for construction of the proposed sign.

Section 3. The findings set forth in Exhibit A attached to this Ordinance are adopted as findings in support of this Ordinance.

Section 4. The City Recorder, at the request of, or with the concurrence of the City Attorney, is authorized to administratively correct any reference errors contained herein or in other provisions of the Eugene Code, 1971, to the provisions added, amended or repealed herein.

Section 5. If any section, subsection, sentence, clause, phrase or portion of this Ordinance is for any reason held invalid or unconstitutional by a court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portions hereof.

Passed by the City Council this ___ day of ________________, 2012

______________
City Recorder

Approved by the Mayor this ___ day of ________________, 2012

______________
Mayor
Eugene Code Section 9.8065 requires that the proposed ordinance comply with the following approval criteria (in bold and italics):

(1) The amendment is consistent with applicable statewide planning goals adopted by the Land Conservation and Development Commission.

Goal 1 - Citizen Involvement. To develop a citizen involvement program that insures the opportunity for citizens to be involved in all phases of the planning process.

The City has acknowledged provisions for citizen involvement which insure the opportunity for citizens to be involved in all phases of the planning process and set out requirements for such involvement. The proposed action does not amend the citizen involvement provisions. The process for adopting these amendments complies with Goal 1 because it is consistent with, and will not change the City's existing and acknowledged citizen involvement provisions.

The Planning Commission public hearing on the amendments was duly noticed. Notice of the public hearing was also published in the Register Guard. The City Council then held a duly noticed public hearing to consider approval, modification, or denial of the amendments. These processes afford ample opportunity for citizen involvement consistent with Goal 1. Therefore, the amendments are consistent with Statewide Planning Goal 1.

Goal 2 - Land Use Planning. To establish a land use planning process and policy framework as a basis for all decisions and actions related to use of land and to assure an adequate factual basis for such decisions and actions.

The City's acknowledged land use code specifies the procedures and criteria to be used for decisions and actions related to land use applications. The amendments do not change the planning process, policy framework or information relied on in making decisions and actions related to land use applications. The record also shows that there is an adequate factual base for the amendments. There are no Goal 2 Exceptions required for the amendments. Therefore, the amendments are consistent with Statewide Planning Goal 2.

Goal 3 - Agricultural Lands. To preserve agricultural lands.

The amendments do not affect any land designated for agricultural use. Therefore, Statewide Planning Goal 3 does not apply.
Goal 4 - Forest Lands. To conserve forest lands.

The amendments do not affect any land designated for forest use. Therefore, Statewide Planning Goal 4 does not apply.

Goal 5 - Open Spaces, Scenic and Historic Areas, and Natural Resources. To conserve open space and protect natural and scenic resources.

OAR 660-023-0250(3) provides: Local governments are not required to apply Goal 5 in consideration of a PAPA unless the PAPA affects a Goal 5 resource. For purposes of this section, a PAPA would affect a Goal 5 resource only if:

(a) The PAPA creates or amends a resource list or a portion of an acknowledged plan or land use regulation adopted in order to protect a significant Goal 5 resource or to address specific requirements of Goal 5;
(b) The PAPA allows new uses that could be conflicting uses with a particular significant Goal 5 resource site on an acknowledged resource list; or
(c) The PAPA amends an acknowledged UGB and factual information is submitted demonstrating that a resource site, or the impact areas of such a site, is included in the amended UGB area.

The amendments do not create or amend the City's adopted inventory of Goal 5 resources, and does not amend any code provision adopted in order to protect a significant Goal 5 resource or to address specific requirements of Goal 5. The amendments do not allow new uses that could be conflicting uses with a significant Goal 5 resource site and does not amend the acknowledged UGB. Therefore, the amendments are consistent with Statewide Planning Goal 5.

Goal 6 - Air, Water and land Resource Quality. To maintain and improve the quality of the air, water and land resources of the state.

Goal 6 addresses waste and process discharges from development, and is aimed at protecting air, water and land from impacts from those discharges. The amendments do not affect the City's protections for clean air, water or land resources. Therefore, Statewide Planning Goal 6 does not apply.

Goal 7 - Areas Subject to Natural Disasters and Hazards. To protect life and property from natural disasters and hazards.

Goal 7 requires that local government planning programs include provisions to protect people and property from natural hazards such as floods, landslides, earthquakes and related hazards, tsunamis and wildfires. The Goal prohibits a development in natural hazard areas without appropriate safeguards. The amendments do not alter or affect the City's existing restrictions and approval criteria regarding development in areas subject to natural disasters and hazards. Therefore, Statewide Planning Goal 7 does not apply.
Goal 8 - Recreational Needs. To satisfy the recreational needs of the citizens of the state and visitors, and where appropriate, to provide for the siting of necessary recreational facilities including destination resorts.

Goal 8 ensures the provision of recreational facilities to Oregon citizens and is primarily concerned with the provision of those facilities in non-urban areas of the state. The amendments do not alter or affect the City's provisions for recreation areas, facilities or recreational opportunities. Therefore, Statewide Planning Goal 8 does not apply.

Goal 9 - Economic Development. To provide adequate opportunities throughout the state for a variety of economic activities vital to the health, welfare, and prosperity of Oregon's citizens.

The Administrative Rule for Statewide Planning Goal 9 (OAR 660, Division 9) requires cities to evaluate the supply and demand of commercial land relative to community economic objectives. The Eugene Commercial Land Study (October 1992) was adopted by the City of Eugene as a refinement of the Metro Plan, and complies with the requirements of Goal 9 and its Administrative Rule. The amendments do not affect the amount of land designated or zoned for commercial use and will have no direct impact on the existing supply of or any existing commercially designated land. Therefore, the amendments are consistent with Goal 9.

Goal 10 - Housing. To provide for the housing needs of citizens of the state.

Goal 10 requires that communities plan for and maintain an inventory of buildable residential land for needed housing units. The amendments do not impact the supply or availability of residential lands included in the City's documented supply of "buildable land" that is available for residential development as inventoried in the acknowledged 1999 Residential Lands Study. Therefore, Goal 10 does not apply to the amendments.

Goal 11 - Public Facilities and Services. To plan and develop a timely, orderly and efficient arrangement of public facilities and services to serve as a framework for urban and rural development.

The amendments do not affect the City's provision of public facilities and services. Therefore, Statewide Planning Goal 11 does not apply.

Goal 12 - Transportation. To provide and encourage a safe, convenient and economic transportation system.

Goal 12 is implemented through the Transportation Planning Rule (TPR, OAR 660-12). TransPlan provides the regional policy framework through which the TPR is enacted at the local level. The amendments will not significantly affect any transportation facility. The level of development currently permitted through existing code and zoning regulations will remain the same. No change in the functional classification of streets will result from the amendments. In addition, no changes are proposed to the standards that implement the functional classification system. Therefore, the amendments are consistent with Statewide Planning Goal 12.

Findings - 3
Goal 13 - Energy Conservation. To conserve energy.

The amendments do not affect any of the City's energy conservation measures or programs. Therefore, Statewide Planning Goal 13 does not apply.

Goal 14 - Urbanization. To provide for an orderly and efficient transition from rural to urban land use.

The amendments do not affect the City's provisions regarding the transition of land from rural to urban uses. Therefore, Statewide Planning Goal 14 does not apply.

Goal 15 - Willamette River Greenway. To protect, conserve, enhance and maintain the natural, scenic, historical, agricultural, economic and recreational qualities of lands along the Willamette River as the Willamette River Greenway.

The amendments do not include any changes that affect the regulation of areas within the adopted Willamette River Greenway boundaries. Therefore, Statewide Planning Goal 15 does not apply.

Goal 16 through 19 - Estuarine Resources, Coastal Shorelands, Beaches and Dunes, and Ocean Resources.

The amendments do not include any changes related to coastal, ocean, estuarine, or beach and dune resources. Therefore, these goals are not relevant and the amendments will not affect compliance with Statewide Planning Goals 16 through 19.

(2) The amendment is consistent with applicable provisions of the Metro Plan and applicable adopted refinement plans.

The amendments do not include any change in adopted land use designations or policy, nor does it change any requirements in the City's land use code concerning compliance with the Metro Plan and applicable refinement plans. There are no policies or other applicable provisions in the Metro Plan or adopted refinement plans that specifically serve as mandatory approval criteria in this instance or otherwise limit the expiration period for approved land use applications. Therefore, the amendments comply with the above criterion.

(3) The amendment is consistent with EC 9.3020 Criteria for Establishment of an S Special Area Zone, in the case of establishment of a special area zone.

The amendments do not establish a special area zone. Therefore, this criterion does not apply.
Hand Held Signs. Hand carried signs of 9 square feet or less in area, worn or carried by an individual.

Historical Agency Plaques. Plaques or historical markers placed by historical agencies or organizations recognized by the city.

Message Boards. One sign per business for the purpose of communicating to persons on the development site, such as a drive through menu sign or building directory. Such a sign may be up to 6 feet in height and up to 40 square feet in area.

Murals. Painted wall highlights, wall decorations and other murals.

Non-Residential Property Signs. One freestanding sign or banner for each development site that is not used primarily for a single family dwelling or duplex. The freestanding sign may not exceed 12 square feet in size per face, with a maximum of two faces; a banner may not exceed 15 square feet in size. The maximum height of a freestanding sign under this exemption is 6 feet (from grade).

Parking Lot Signs. Signs up to 3 square feet in area and up to 5 feet in height constructed or placed within a parking lot for the purpose of directing traffic, parking, and towing. (Towing signs are regulated per EC 5.540 Signs Required for Parking Facilities Before Citing or Towing Unauthorized Vehicles.)

Public Signs. 1) Signs constructed or placed in a public right-of-way by or with the approval of a governmental agency having legal control or ownership over the right-of-way; 2) Signs owned or constructed under the direction or authorization of the city, including, but not limited to, signs installed within parks and at natural resource areas within the NR Natural Resource Zone and PRO Parks, Recreation and Open Space Zone to account for entrances, trail signs, and markers; and 3) Signs placed by a public utility for the purpose of providing information concerning a pole, line, pipe or other facility belonging to the public utility.

Residential Property Signs. Two signs for each development site used primarily for a single family dwelling or duplex. The signs are limited to the following types: freestanding sign or banner. Each freestanding sign may not exceed 12 square feet in size per face, with a maximum of two faces; a banner may not exceed 15 square feet in size. The maximum height of a freestanding sign under this exemption is 6 feet (from grade), and it must be separated by at least 8 feet from any other freestanding sign on the same development site.

Seasonal Decorations. Lights and decorations in place during the period between November 15 and January 15.