#### DEPARTMENT OF COMMUNITY DEVELOPMENT SERVICES



Planning Division

# memorandum

TO:	Bruce Walden, Chief Administrative Officer
FROM:	Elizabeth H. Tyler, AICP, City Planner, Director
DATE:	July 13, 2006
SUBJECT:	Plan Case 1991-T-06: Text Amendment to amend Article IX of the Urbana Zoning Ordinance with regard to signs allowed without a permit

### Introduction

The Zoning Administrator is requesting a text amendment to the Zoning Ordinance regarding how the City deals with signs allowed without a permit. The amendment includes such changes as adding/revising definitions for signs that will require permits, revising the types and definitions of signs allowed without permits, revising standards for subdivision signs, and creating a new table of standards for multiple family residential identification signs. The purpose of the proposed standards is to create signage that is more consistent with community desires while minimizing the number of new legal non-conforming signs.

# Background

The proposed amendment was requested during public meetings for the recently approved omnibus text amendment to the Zoning Ordinance. Both the Plan Commission and the City Council felt additional research was required to adequately set standards for these types of signs. Commissioners and Council members expressed particular concerns regarding residential identification signs, and felt that the standards proposed in the omnibus text amendment would permit signage that would have been inconsistent with surrounding neighborhoods. Planning staff has since completed extensive fieldwork, including photographing and measuring various signs. The proposed amendment is generally consistent with the 2005 Urbana Comprehensive Plan as it intends to better integrate signage to preserve and enhance the character of residential neighborhoods as called for by several goals and objectives.

The types of signs currently allowed without a permit are defined in Section IX-5 of the Urbana Zoning Ordinance (see Exhibit A).

At their July 6, 2006 meeting, the Plan Commission voted 7 ayes to 0 nays to forward the case to City Council with a recommendation of approval. There was no public input.

#### Discussion

The proposed changes use a strikethrough and underline notation system. A strikethrough is used to show <u>deleted</u> language, while an underline is used to show <u>added</u> language. In addition, explanations of minor changes are included in notes in the margins. The proposed changes are discussed below:

#### Section IX-2. General Prohibition and Definitions

Add the following text to the definitions:

- Rental Property <u>Multi-Family Residential</u> Identification Signs: Signs which identify the owner, manager, address and/or phone number of a multi-family residential building <del>or</del> structure or complex, boarding or rooming house, or dormitory, in accordance with Table <u>V-1</u>. Such signs shall be subject to the standards specified in Table IX-10. There may be no more than two such signs per premise. The total area of both signs shall not exceed 20 square feet, and the total height of such a sign, if freestanding, shall not exceed five feet.
- Institutional Signs: Any sign and/or bulletin message board setting forth and denoting the name of and/or simple announcement for any public, charitable, educational, or religious institution, when located on the premises of such institution. Such sign and/or bulletin board shall not exceed a total of 20 square feet in display surface. If building mounted, these signs shall be flat wall signs, and shall not project above the roofline or front façade of the building. If freestanding, the total height shall not exceed six feet.

*Commentary:* Both types of signs are currently allowed without a permit subject to certain standards. Staff is proposing moving the definitions of these signs to Section IX-2. General Prohibition and Definitions and requiring sign permits under revised standards. Sign standards for Institutional Signs as proposed will be located in Section IX-4.H (see below), and standards for Multi-Family Residential Identification Signs will be located in Table IX-10 (see Exhibit D).

Rental Property Identification Signs are proposed to be renamed since the standards now only apply to specific uses in multi-family zoning districts (see Table IX-10). The types of multi-family uses that are permitted to have signs reflect an attempt by staff to minimize the creation of large numbers of legally non-conforming signs as a result of the proposed amendment. As stated in Table IX-10, multi-family uses in lower residential zoning districts (R-1, R-2, R-3) would not be permitted to install such signs, and any existing signs would become legally non-conforming. Under this status, signs would not be allowed to be changed to another type of non-conforming sign, altered to prolong the sign's life, expanded, re-established after the sign has been removed for 90 days, re-established after damage in excess of 50% of the appraised replacement cost, or relocated. Per Section X-9, all non-conforming signs must be removed or brought into compliance within five years of the approval of this text amendment, but no sooner than 10 years from the date the original sign permit was issued.

The definition for Institutional Signs has been reworded so that regulations are not contained in the definition. Standards for Institutional Signs are addressed in Section IX-4.H.

#### Section IX-4.H. General Sign Provisions

**Add** the following text:

Institutional Signs: Any sign and/or bulletin board setting forth and denoting the name of or simple announcement for any public, charitable, educational, or religious institution, when located on the premises of such institution. Such signs and/or bulletin message boards shall not exceed a total of 20 25 square feet in display area surface. If building mounted, these signs shall be flat wall signs, and shall not project above the roofline or front façade of the building. If freestanding, the total height shall not exceed six five feet. There may be one sign per frontage.

*Commentary:* The standards for Institutional Signs are the same for any zoning district. The proposed amendment would require a permit for such signs. The proposed standards are based on the average sign area and height of existing signs as observed by staff. Approximately 10 signs were measured, with an average display area of 25 square feet and an average height of 5 feet (see Exhibit F).

#### Section IX-5. Signs Allowed Without a Permit

Amend the text to read as follows:

- A. *Signs Allowed in Certain Districts Subject to Regulation*. The signs specified in the following subsections are allowed in all zoning districts, unless otherwise specified, without a sign permit but are subject to the conditions and limitations set forth herein. Application to the City is still necessary to ensure zoning compliance for items 3, 5, 8, 9, 10 below.
  - 1. *Official Signs:* Signs of a public, noncommercial nature erected by or on order of a public officer in the performance of a public duty. Such signs shall include but not be limited to safety signs, danger signs, traffic signs, memorial plaques, or signs indicating a scenic or historical point of interest.
  - 2. *Flag, <u>Public</u>*: Flags bearing the official design of a nation, state, municipality, or noncommercial organization or institution. There may be two of each type of flag per premise.
  - 3. *Rental Property Identification Signs:* Signs which identify the owner, manager, address and/or phone number of a multi-family residential building or structure. There may be no more than two such signs per premise. The total area of both signs shall not exceed 20 square feet, and the total height of such a sign, if freestanding, shall not exceed five feet.

- 4. *Integral Signs:* The name of a building, dates of construction, commemorative tablet, and the like, when carved into stone, concrete, or similar material or made of bronze, aluminum, or other permanent type of construction and made an integral part of the building or structure.
- 5. Institutional Signs: Any sign and/or bulletin board setting forth and denoting the name of or simple announcement for any public, charitable, educational, or religious institution, when located on the premises of such institution. Such sign and/or bulletin board shall not exceed a total of 20 square feet in display surface. If building mounted, these signs shall be flat wall signs, and shall not project above the roofline or front façade of the building. If freestanding, the total height shall not exceed six feet.
- 6. *Private Traffic Direction Signs and Related Signs:* Signs directing traffic movement onto a premise or within a premise. The total area shall not exceed five square feet, and the total height shall not exceed five feet. The area of such signs shall consist of not less than 50% words and/or symbols that indicate the desired traffic movement instruction. Such signs are considered to include parking directions, exit or entrance signs, drive-up window signs, restroom signs, and the like. Horizontal directional signs flush with paved areas are exempt from these standards.
- 7. *Property Sale or Rental Signs:* Any sign announcing the name of the owner, manager, realtor, or other person directly involved in the sale or rental of the property, or announcing the purpose for which it is being offered. Such signs may be freestanding or wall-mounted only. Signs may not emit direct illumination, and must be removed within 14 days after the sale or rental of the property. Property sale or rental signs shall not be placed in the public right-of-way. Property sale or rental signs shall be subject to the standards and provisions specified in Table IX-7.
- 8. *Home Occupation Signs:* Home occupation signs shall be wall-mounted, <u>not internally</u> <u>illuminated</u> and not to exceed two <u>one</u> square foot in area. There shall be only one such sign per building or structure for a home occupation permitted under Section V-13.B.

*Commentary:* The proposed changes would be consistent with the home occupation regulations in Section V-13.

- 9. Subdivision Sign: Any sign announcing the name of a residential, commercial, office or industrial subdivision or neighborhood. Such signs shall be subject to the standards specified in Table IX-8.
  - a) These signs shall be confined to the major road accessing a subdivision or neighborhood.
  - b) Subdivision signs shall not be placed in the public right-of-way.

c) Subdivision signs shall be subject to the provisions and standards specified in Table IX-8.

*Commentary:* The standards for subdivision signs have been expanded to apply to all types of subdivisions to reflect their presence in Urbana. The three footnotes have been added to the text of Table IX-8.

- 10. *Development Signs:* Any sign announcing the names of architects, engineers, contractors, or other individuals or firms involved with the construction, alteration, or repair of a building or subdivision of property (but not including any product) or announcing the character of the building enterprise or the purpose for which the building is intended.
  - a) Such signs shall be confined to the site of the construction, alteration, or repair, and shall be removed within 21 days after completion of the work.
  - b) Signs shall conform to the standards provided in Table IX-7.
- 11. *Underground Public Utility Warning Signs:* Standard types of warning signs marking the routes of underground public utility pipes, conduits, and cables.
- 12. Sandwich Boards: Any portable sign <u>primarily oriented towards pedestrian traffic.</u> that advertises daily specials or sales for a business. Such signs shall not be located in the traveled roadway or block pedestrian traffic, and shall be moved indoors at the end of business hours. Such signs shall be permitted in the B-1, B-2, B-3U, B-4, B-4E, or MOR Zoning Districts, and shall not exceed eight square feet in area and four feet in height

*Commentary*: The definition of a sandwich board was changed to make it more content neutral.

13. <u>*House or Building Address*</u>: Any sign that sets forth the house or building address, provided that the individual characters of the signs do not exceed six inches in height.

*Commentary:* This definition was unintentionally deleted as part of the omnibus text amendment and needs to be reinstated.

#### Table IX-8. Standards for Subdivision Signs

Amend the table to read as depicted in Exhibit C.

*Commentary:* Several small changes are proposed to the table: The three footnotes from the subdivision sign definition in Section IX-5 have been moved to the table to reduce the amount of regulation contained in definitions. The maximum sign area and height have been reduced to reflect good examples of existing subdivision signs. The wording for the maximum number of signs permitted has been clarified.

#### Table IX-10. Standards for Multi-Family Residential Identification Signs

Add the table as depicted in Exhibit D.

*Commentary:* The proposed amendment will require permits for these types of signs, and the table is intended to provide signage standards. Since the signs are for multi-family residential only, zoning districts which do not permit multi-family have not been included in the table. Standards are split to reflect the less intensive nature of most multi-family buildings in residential zones. The proposed standards will create a number of legal non-conformities, as the average sign size is 18 square feet in display area and five feet in height. A handful of signs are internally illuminated. Despite the nonconformities, the proposed standards will help integrate signage and help maintain the residential character. There is minimal multi-family residential in business zoning districts, with most concentrated in the B-2 district along Main Street, west of Race.

#### **Summary of Findings**

- 1. The proposed amendment was requested by both the City Council and Plan Commission to limit signage that would be inconsistent with surrounding neighborhoods
- 2. The proposed amendment is the result of extensive staff fieldwork to customize these standards so as to limit new legally non-conforming signs.
- 3. The proposed amendment will improve the appearance of residential areas by regulating the size and placement of signage to be more consistent with the residential character of the neighborhood.
- 4. The proposed text amendment will require sign permits for certain sign types that have not previously been reviewed to ensure consistency with sign and safety standards.
- 5. The proposed amendment will assist in the daily administration and enforcement of the Zoning Ordinance by reducing inconsistencies and updating regulations to meet current professional practices.
- 6. The proposed amendment is consistent with the goals and objectives of the 2005 Urbana Comprehensive Plan regarding ensuring the Zoning Ordinance fosters the goals for each unique area of the City.
- 7. The proposed amendment will update the Zoning Ordinance to ensure that the regulatory environment more closely matches the goals and policies of the City.

# **Options**

In Plan Case 1991-T-06, the City Council may:

- a. Approve the proposed text amendment to the Zoning Ordinance, as presented herein;
- b. Approve the proposed text amendment to the Zoning Ordinance, as modified by specific suggested changes; or
- c. Deny the proposed text amendment to the Zoning Ordinance.

#### Recommendation

In Plan Case 1991-T-06, the Plan Commission and City staff recommend that the City Council **APPROVE** the proposed text amendment to the Zoning Ordinance in its entirety, as presented herein.

Prepared by:

Matt Wempe, Planner II

Attachments:Exhibit A: Section IX-5 (Current Version)Exhibit B: Section IX-5 Proposed Changes (Clean Version)Exhibit C: Proposed Table IX-8 ChangesExhibit D: Proposed Table IX-10 AdditionExhibit E: Select Sign Photos and MeasurementsExhibit F: Select Fieldwork ResultsExhibit G: Draft Ordinance

# Exhibit A: Section IX-5 (Current Version)

#### Section IX-5. Signs Allowed Without a Permit Subject to Certain Regulations

- A. Signs Allowed in Certain Districts Subject to Regulations. The signs specified in the following subsections are allowed in all zoning districts, unless specified, without a building permit but are subject to the conditions and limitations set forth herein. Application to the City is still necessary to ensure zoning compliance for items 3, 5, 8, 9, 10 below.
  - 1. Official Signs: Signs of a public, noncommercial nature erected by or on order of a public officer in the performance of a public duty. Such signs shall include but not be limited to safety signs, danger signs, traffic signs, memorial plaques, or signs indicating a scenic or historical point of interest.
  - 2. *Flags:* Flags bearing the official design of a nation, state, municipality, or noncommercial organization or institution. There may be two of each type of flag per premise.
  - 3. *Rental Property Identification Signs:* Signs which identify the owner, manager, address and/or phone number of a multi-family residential building or structure. There may be no more than two such signs per premise. The total area of both signs shall not exceed 20 square feet, and the total height of such a sign, if freestanding, shall not exceed five feet.
  - 4. *Integral Signs:* Names of buildings, dates of construction, commemorative tablets, and the like, when carved into stone, concrete, or similar material or made of bronze, aluminum, or other permanent type of construction and made an integral part of the building or structure.
  - 5. *Institutional Signs:* Any sign or bulletin board setting forth and denoting the name of or simple announcement for any public, charitable, educational, or religious institution, when located on the premises of such institution, provided such sign or bulletin board or both shall not exceed a total of 20 square feet in display surface. If building mounted, these signs shall be flat wall signs, and shall not project above the roofline or front façade of the building. If freestanding, the total height shall not exceed six feet.
  - 6. *Private Traffic Direction Signs and Related Signs:* Signs directing traffic movement onto a premise or within a premise. The total area shall not exceed five square feet, and the total height shall not exceed five feet. The area of such signs shall consist of not less than 50% words and/or symbols that indicate the desired traffic movement instruction. Such signs are considered to include parking directions, exit or entrance signs, drive-up window signs, restroom signs, and the like. Horizontal directional signs flush with paved areas are exempt from these standards.
  - 7. Property Sale or Rental Signs: Any sign announcing the name of the owner, manager, realtor, or other person directly involved in the sale or rental of the property, or announcing the purpose for which it is being offered. Such signs may be freestanding or wall-mounted only. Signs may not emit direct illumination, and must be removed within 14 days after the sale or rental of the property. Property sale or rental signs shall not be placed in the public right-of-way. Property sale or rental signs shall be subject to the standards and provisions specified in Table IX-7.
  - 8. *Home Occupation Signs:* Home occupation signs shall be wall-mounted and not to exceed two square foot in area. There shall be only one such sign per building or structure.
  - 9. Subdivision Sign: Any sign announcing the names of a residential subdivision or neighborhood.
    - a) These signs shall be confined to the major road accessing a subdivision or neighborhood.

- b) Subdivision signs shall not be placed in the public right-of-way.
- c) Subdivision signs shall be subject to the provisions and standards specified in Table IX-8.
- 10. *Development Signs:* Any sign announcing the names of architects, engineers, contractors, or other individuals or firms involved with the construction, alteration, or repair of a building or subdivision of property (but not including any product) or announcing the character of the building enterprise or the purpose for which the building is intended.
  - a) Such signs shall be confined to the site of the construction, alteration, or repair, and shall be removed within 21 days after completion of the work.
  - b) Signs shall conform to the standards provided in Table IX-7.
- 11. Underground Public Utility Warning Signs: Standard types of warning signs marking the routes of underground public utility pipes, conduits, and cables.
- 12. Sandwich Boards: Any portable sign that advertises daily specials or sales for a business. Such signs shall not be located in the traveled roadway or block pedestrian traffic, and shall be moved indoors at the end of business hours. Such signs shall be permitted in the B-1, B-2, B-3U, B-4, B-4E, or MOR Zoning Districts, and shall not exceed eight square feet in area and four feet in height.

# Exhibit B: Section IX-5 Proposed Changes (Clean Version)

Section IX-2.B is hereby amended to **add** the following sentences:

*Multi-Family Residential Identification Signs*: Signs which identify the owner, manager, address and/or phone number of a multi-family residential building or complex, boarding or rooming house, or dormitory, in accordance with Table V-1. Such signs shall be subject to the standards specified in Table IX-10.

*Institutional Signs*: Any sign and/or message board setting forth and denoting the name or and/or simple announcement for any public, charitable, educational, or religious institution, when located on the premises of such institution.

Add Section IX-4.H to read as follows:

*Institutional Signs.* Such signs and/or message boards shall not exceed a total of 25 square feet in display area. If building mounted, these signs shall be flat wall signs, and shall not project above the roofline or front façade of the building. If freestanding, the total height shall not exceed five feet. There may be one sign per frontage.

Section IX-5 is hereby amended to read as follows:

- A. Signs Allowed in Certain Districts Subject to Regulation. The signs specified in the following subsections are allowed in all zoning districts, unless specified, without a building permit but are subject to the conditions and limitations set forth herein.
  - 1. *Official Signs:* Signs of a public, noncommercial nature erected by or on order of a public officer in the performance of a public duty. Such signs shall include but not be limited to safety signs, danger signs, traffic signs, memorial plaques, or signs indicating a scenic or historical point of interest.
  - 2. *Flag, Decorative:* Flags that do not contain any commercial language. There may be no more than two such flags per premise.
  - 3. *Flag, Public:* Flags bearing the official design of a nation, state, municipality, or noncommercial organization or institution.
  - 4. *Integral Signs:* The name of a building, dates of construction, commemorative tablet, and the like, when carved into stone, concrete, or similar material or made of bronze, aluminum, or other permanent type of construction and made an integral part of the building or structure.
  - 5. *Private Traffic Direction Signs and Related Signs:* Signs directing traffic movement onto a premise or within a premise. The total area shall not exceed five square feet, and the total height shall not exceed five feet. The area of such

signs shall consist of not less than 50% words and/or symbols that indicate the desired traffic movement instruction. Such signs are considered to include parking directions, exit or entrance signs, drive-up window signs, restroom signs, and the like. Horizontal directional signs flush with paved areas are exempt from these standards.

- 6. Property Sale or Rental Signs: Any sign announcing the name of the owner, manager, realtor, or other person directly involved in the sale or rental of the property, or announcing the purpose for which it is being offered. Such signs may be freestanding or wall-mounted only. Signs may not emit direct illumination, and must be removed within 14 days after the sale or rental of the property. Property sale or rental signs shall not be placed in the public right-of-way. Property sale or rental signs shall be subject to the standards and provisions specified in Table IX-7.
- 7. *Home Occupation Signs:* Home occupation signs shall be wall-mounted, not internally illuminated and not exceed one square foot in area. There shall be only one such sign per building or structure for a home occupation permitted under Section V-13.B.
- 8. *Subdivision Sign:* Any sign announcing the name of a residential, commercial, office or industrial subdivision or neighborhood. Such signs shall be subject to the standards specified in Table IX-8.
- 9. *Development Signs:* Any sign announcing the names of architects, engineers, contractors, or other individuals or firms involved with the construction, alteration, or repair of a building or subdivision of property (but not including any product) or announcing the character of the building enterprise or the purpose for which the building is intended.
  - a) Such signs shall be confined to the site of the construction, alteration, or repair, and shall be removed within 21 days after completion of the work.
  - b) Signs shall conform to the standards provided in Table IX-7.
- 10. Underground Public Utility Warning Signs: Standard types of warning signs marking the routes of underground public utility pipes, conduits, and cables.
- 11. *Sandwich Boards:* Any portable sign primarily oriented towards pedestrian traffic. Such signs shall not be located in the traveled roadway or block pedestrian traffic, and shall be moved indoors at the end of business hours. Such signs shall be permitted in the B-1, B-2, B-3U, B-4, B-4E, or MOR Zoning Districts, and shall not exceed eight square feet in area and four feet in height

12. *House or Building Address*: Any sign that sets forth the house or building address, provided that the individual characters of the signs do not exceed six inches in height.

# TABLE IX-8. STANDARDS FOR SUBDIVISION SIGNS

Districts Permitted	Maximum Number Permitted	Maximum Area of Sign	Maximum Height of Sign	Location of Sign
R-1 & R-2 Single-Family & R-3 Single- & Two-Family Residential	One sign per street providing direct access to the subdivision	25 square feet	10 feet	10-foot minimum setback wholly upon the premises.
R-4, R-5, R-6 Multiple Family Residential R- 6B, Restricted Business & R-7, University Residential				
AG Agriculture B-1				Signs shall conform to the setback requirements for structures in applicable district.
Neighborhood Business B-2 Neighborhood Business Arterial				
B-3 General Business				
B-3U General Business University				
MOR Mixed Office Residential				
B-4 Central Business		25 square feet	15 feet	
B-4E Central Business Expansion				
IN Industrial		25 square feet	15 feet	

### TABLE IX-10. STANDARDS FOR RESIDENTIAL RENTAL PROPERTY IDENTIFICATION SIGNS

Districts Permitted	Maximum Number Permitted	Maximum Area of Sign	Maximum Height of Freestanding Sign	Location of Sign
R-4, R-5, & R-6 Multiple Family Residential R-6B Restricted Business MOR Mixed Office Residential	One per property	15 square feet Internal sign illumination shall be prohibited	5 feet	10-foot minimum setback wholly upon the premises.
B-1 Neighborhood Business B-2 Neighborhood Business Arterial B-3 General Business B-3U General Business University CCD Campus Commercial District B-4 Central Business B-4E Central Business Expansion	One per frontage	20 square feet	5 feet	10-foot minimum setback wholly upon the premises.

# Boarding/Rooming House Sign Examples



Europa House (Busey and Oregon)

Area: 27.5 square feet Height: 5 feet Located in the R-7, University Residential Zoning District



Lincoln Green House (Michigan and Busey)

Area: 8 square feet Height: 3.5 feet

#### Miscellaneous Fraternity/Sorority Examples along Ohio Street



# Institutional Sign Examples



First Wesleyan Church (Maple and Illinois)

Area: 17.4 square feet Height: 4 feet Multiple signs on property



St. Matthews Church (Philo and McHenry)

Area: 43 square feet Height: 5.5 feet Two signs join at an angle



St. Patrick Church (Main and Busey)

Area: 14 square feet Height: 5 feet Reader board part of sign



Urbana Indoor Aquatic Center (Broadway and Michigan)

Area: 21 square feet Height: 4.5 feet Same specifications as other USD #116 and UPD signs

# Multi-Family Residential Property Identification Sign Examples



New Yorker (Cedar and Green) Area: 12 square feet Height: 2 feet Multiple signs on property



502 and 504 W. Elm (Elm and McCullough)

Area: 18 square feet Height: 5 feet Internally illuminated



706 W. Elm Street (Elm and Coler)



201 S. Grove (Grove and High)

Area: 18 square feet Height: 4.75 feet

# Multi-Family Residential Property Identification Sign Examples



Campus Oaks Condos (McCullough and Green)

Area: 18 square feet Height: 5.5 feet Located in MOR, Mixed Office Residential Zoning District



Colorado Trace Apartments (Cottage Grove and Colorado)

Area: 23 square feet Height: 3 feet



709 W. Green Street (Green and Busey)



Glenwood Oaks Apartments (Cottage Grove and Colorado)

Area: 10 square feet Height: 5.75 feet Multiple Signs on Property

#### ORDINANCE NO. 2006-07-099

An Ordinance to Amend the Zoning Ordinance (To Amend Article IX, Comprehensive Sign Regulations, with regard to signs allowed without a permit - Plan Case 1991-T-06)

WHEREAS, the City Council of the City of Urbana, Illinois adopted Ordinance No. 2006-04-040 on April 17, 2006 consisting of a Comprehensive Amendment to the 1993 Zoning Ordinance of the City of Urbana, also known as the Urbana Zoning Ordinance; and

WHEREAS, the Urbana Zoning Administrator has submitted a petition to amend Article IX, Comprehensive Sign Regulations, to revise the types and standards for signs allowed without a permit and to require permits for certain types of signs currently allowed without a permit; and,

WHEREAS, said petition was presented to the Urbana Plan Commission as Plan Case #1991-T-06; and,

WHEREAS, after due publication in accordance with Section XI-7 of the Urbana Zoning Ordinance and with Chapter 65, Section 11-13-14 of the Illinois Compiled Statutes (65 ILCS 5/11-13-14), the Urbana Plan Commission held a public hearing on the petition on July 6, 2006; and,

WHEREAS, the Urbana Plan Commission voted 7 ayes to 0 nays on July 6, 2006 to forward Plan Case #1991-T-06 to the Urbana City Council with a recommendation for approval of the proposed amendment; and,

WHEREAS, after due and proper consideration, the Urbana City Council has determined that the amendments described herein conform to the goals,

1

objectives and policies of the 2005 Urbana Comprehensive Plan as amended from time to time; and,

WHEREAS, after due and proper consideration, the Urbana City Council has deemed it to be in the best interest of the City of Urbana to amend Article IX of the Urbana Zoning Ordinance and enact the text of the Urbana Zoning Ordinance as set forth.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF URBANA, ILLINOIS, as follows:

<u>Section 1.</u> Section IX-2.B. General Prohibition and Definitions, is hereby amended to add the following language, in the appropriate alphabetical order with existing language:

Multi-Family Residential Identification Signs: Signs which identify the owner, manager, address and/or phone number of a multi-family residential building or complex, boarding or rooming house, or dormitory, in accordance with Table V-1. Such signs shall be subject to the standards specified in Table IX-10.

Institutional Signs: Any sign and/or message board setting forth and denoting the name or and/or simple announcement for any public, charitable, educational, or religious institution, when located on the premises of such institution.

Section 2. Section IX-4. General Sign Provisions, is hereby amended to

add the following language:

H. Institutional Signs. Such signs and/or message boards shall not exceed a total of 25 square feet in display area. If building mounted, these signs shall be flat wall signs, and shall not project above the roofline or front façade of the building. If freestanding, the total height shall not exceed five feet. There may be one sign per frontage.

<u>Section 3.</u> Section IX-5. Signs Allowed Without A Permit Subject to Certain Regulations, is hereby amended to read as follows:

- A. Signs Allowed in Certain Districts Subject to Regulation. The signs specified in the following subsections are allowed in all zoning districts, unless specified, without a sign permit but are subject to the conditions and limitations set forth herein.
  - Official Signs: Signs of a public, noncommercial nature erected by or on order of a public officer in the performance of a public duty. Such signs shall include but not be limited to safety signs, danger signs, traffic signs, memorial plaques, or signs indicating a scenic or historical point of interest.
  - 2. *Flag, Decorative:* Flags that do not contain any commercial language. There may be no more than two such flags per premise.
  - 3. *Flag, Public:* Flags bearing the official design of a nation, state, municipality, or noncommercial organization or institution.
  - 4. Integral Signs: The name of a building, dates of construction, commemorative tablet, and the like, when carved into stone, concrete, or similar material or made of bronze, aluminum, or other permanent type of construction and made an integral part of the building or structure.
  - 5. Private Traffic Direction Signs and Related Signs: Signs directing traffic movement onto a premise or within a premise. The total area shall not exceed five square feet, and the total height shall not exceed five feet. The area of such signs shall consist of not less than 50% words and/or symbols that indicate the desired traffic movement instruction. Such signs are considered to include parking directions, exit or entrance signs, drive-up window signs, restroom signs, and the like. Horizontal directional signs flush with paved areas are exempt from these standards.
  - 6. Property Sale or Rental Signs: Any sign announcing the name of the owner, manager, realtor, or other person directly involved in the sale or rental of the property, or announcing the purpose for which it is being offered. Such signs may be freestanding or wall-mounted only. Signs may not emit direct illumination, and must be removed within 14 days after the sale or rental of the property. Property sale or rental signs shall not be placed in the public right-of-way. Property sale or rental signs shall be subject to the standards and provisions specified in Table IX-7.
  - 7. Home Occupation Signs: Home occupation signs shall be wall-mounted, not internally illuminated and not exceed one square foot in area. There shall be only one such sign per building or structure for a home occupation permitted under Section V-13.B.
  - 8. Subdivision Sign: Any sign announcing the name of a residential, commercial, office or industrial subdivision or neighborhood. Such signs shall be subject to the standards specified in Table IX-8.
  - 9. Development Signs: Any sign announcing the names of architects, engineers, contractors, or other individuals or firms involved with the construction, alteration, or repair of a building or subdivision of

property (but not including any product) or announcing the character of the building enterprise or the purpose for which the building is intended.

- a) Such signs shall be confined to the site of the construction, alteration, or repair, and shall be removed within 21 days after completion of the work.
- b) Signs shall conform to the standards provided in Table IX-7.
- 10. Underground Public Utility Warning Signs: Standard types of warning signs marking the routes of underground public utility pipes, conduits, and cables.
- 11. Sandwich Boards: Any portable sign primarily oriented towards pedestrian traffic. Such signs shall not be located in the traveled roadway or block pedestrian traffic, and shall be moved indoors at the end of business hours. Such signs shall be permitted in the B-1, B-2, B-3U, B-4, B-4E, or MOR Zoning Districts, and shall not exceed eight square feet in area and four feet in height
- 12. House or Building Address: Any sign that sets forth the house or building address, provided that the individual characters of the signs do not exceed six inches in height.

<u>Section 4.</u> Table IX-8. Standards for Subdivision Signs, is hereby amended to read as stated in the attached Exhibit 1.

Section 5. Table IX-10. Standards for Multiple-Family Residential Rental Property Identification Signs, is hereby added to read as stated in the attached Exhibit 2.

<u>Section 6.</u> The City Clerk is directed to publish this Ordinance in pamphlet form by authority of the corporate authorities. This Ordinance shall be in full force and effect from and after its passage and publication in accordance with the terms of Chapter 65, Section 1-2-4 of the Illinois Compiled Statutes (65 ILCS 5/1-2-4).

This Ordinance is hereby passed by the affirmative vote, the "ayes" and "nays" being called of a majority of the members of the City Council of the

City of Urbana, Illinois, at a regular meeting of said Council on the \_\_\_\_\_ day of \_\_\_\_\_, 2006.

PASSED by the City Council this \_\_\_\_ day of \_\_\_\_\_, 2006. AYES: NAYS:

Phyllis D. Clark, City Clerk

APPROVED by the Mayor this \_\_\_\_\_ day of \_\_\_\_\_,2006.

ABSTAINED:

Laurel Lunt Prussing, Mayor

#### CERTIFICATE OF PUBLICATION IN PAMPHLET FORM

I, Phyllis D. Clark, certify that I am the duly elected and acting Municipal Clerk of the City of Urbana, Champaign County, Illinois. I certify that on the \_\_\_\_\_ day of \_\_\_\_\_\_, 2006, the corporate authorities of the City of Urbana passed and approved an Ordinance to Amend the Zoning Ordinance (To Amend Article IX, Comprehensive Sign Regulations, with regard to signs allowed without a permit - Plan Case 1991-T-06)" which provided by its terms that it should be published in pamphlet form. The pamphlet form of Ordinance No. \_\_\_\_\_\_ was prepared, and a copy of such Ordinance was posted in the Urbana City Building commencing on the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2006, and continuing for at least ten (10) days thereafter. Copies of such Ordinance were also available for public inspection upon request at the Office of the City Clerk.

DATED at Urbana, Illinois, this \_\_\_\_\_ day of \_\_\_\_\_, 2006.

### EXHIBIT 1: Table IX-8

### TABLE IX-8. STANDARDS FOR SUBDIVISION SIGNS

Districts Permitted	Maximum Number Permitted	Maximum Area of Sign	Maximum Height of Sign	Location of Sign
R-1 & R-2 Single-Family & R-3 Single- & Two-Family Residential	One sign per street providing direct access to the subdivision	25 square feet	10 feet	10-foot minimum setback wholly upon the premises.
R-4, R-5, R-6 Multiple Family Residential R- 6B, Restricted Business & R-7, University Residential				
AG Agriculture B-1				Signs shall conform to the setback requirements for structures in applicable district.
Neighborhood Business B-2 Neighborhood Business Arterial				
B-3 General Business				
B-3U General Business University				
MOR Mixed Office Residential				
B-4 Central Business		25 square feet	15 feet	
B-4E Central Business Expansion				
IN Industrial		25 square feet	15 feet	

# EXHIBIT 2: Table IX-10

# TABLE IX-10. STANDARDS FOR MULTIPLE FAMILY RESIDENTIAL RENTAL PROPERTY IDENTIFICATION SIGNS

Districts Permitted	Maximum Number Permitted	Maximum Area of Sign	Maximum Height of Freestanding Sign	Location of Sign
R-4, R-5, & R-6 Multiple Family Residential R-6B Restricted Business MOR Mixed Office Residential	One per property	15 square feet Internal sign illumination shall be prohibited	5 feet	10-foot minimum setback wholly upon the premises.
B-1 Neighborhood Business B-2 Neighborhood Business Arterial B-3 General Business B-3U General Business University CCD Campus Commercial District B-4 Central Business B-4E Central Business Expansion	One per frontage	20 square feet	5 feet	10-foot minimum setback wholly upon the premises.

#### MINUTES OF A REGULAR MEETING

URBANA PLAN COMMIS		SSION DRAFT	
DATE: July 6, 2006			
TIME:	7:30 P.M.		
PLACE:	Urbana City 400 South Vi Urbana, IL (	ne Street	
MEMBERS I	PRESENT:	Jane Burris, Ben Grosser, Lew Hopkins, Michael Pollock, Marilyn Upah-Bant, James Ward, Don White	
MEMBERS I	EXCUSED:	Bernadine Stake	
STAFF PRES	SENT:	Robert Myers, Planning Manager; Matt Wempe, Planner II; Paul Lindahl, Planner I; Tom Carrino, Economic Development Manager; Tony Weck, Community Development Services Secretary; Gale Jamison, Assistant City Engineer	
OTHERS PR	ESENT:	Catherine Connor, Kris Dressel, Rick Ford, Kitty Ford, Tom Jordan, Chris Manrique, Vicki Mayes, Joe Petry, Susan Taylor, Jeff Tock, Bill Sheridan, Matt Varble	

#### **NEW PUBLIC HEARINGS**

Plan Case 1991-T-06 – A request by the Zoning Administrator for a text amendment to amend Article IX of the Urbana Zoning Ordinance with regard to signs allowed without a permit.

Mr. Wempe gave the staff report for the proposed text amendment. Both the Plan Commission and the City Council felt additional research was needed on the section of the Zoning Ordinance that discusses signs allowed without a permit. He mentioned the pictures of signs in the back of the packet of information. He reviewed the proposed changes to the Zoning Ordinance.

Mr. Ward asked what a "home occupation sign" is. Mr. Wempe explained that a "home occupation sign" is for an approved home occupation, which allows certain types of businesses in the home.

Mr. Pollock understood one of the changes to cut in half the permitted square footage for home occupation signs. Why? Mr. Wempe answered by saying that it would be consistent with what is mentioned in the Zoning Ordinance under Home Occupation Regulations. They could either

change Section IX-5. Signs Allowed Without a Permit or they could change Section V-13. However, the idea is to be consistent.

Chair Pollock opened the hearing up to gather public input. With no public input, he opened the hearing up for discussion from the Plan Commission.

Mr. Ward moved that the Plan Commission forward Plan Case 1991-T-06 to the City Council with a recommendation for approval of the proposed text amendment to the Zoning Ordinance as presented in the written staff report. Mr. White seconded the motion.

Ms. Upah-Bant requested more information as to why staff was proposing to reduce the number of signs allowed. Mr. Wempe explained the omnibus change for Article IX. Comprehensive Sign Regulations had originally proposed standards for many of the signs that had not historically had standards. The signs were allowed without permits, and there were standards for signs that did not require permits. So, staff had proposed standards in the omnibus, but both the Plan Commission and the City Council felt that the standards would not encourage the type of signage that people wanted in neighborhoods, particularly for the multi-family residential signs.

City staff had originally proposed roughly 20 square feet for multi-family residential signs, which would have created almost no non-conformities. It would have allowed existing signs to continue, and it would have allowed more signs to be continued to be built to these standards. City staff researched and tried to take in the Plan Commission and City Council's comments that they wanted to reduce signage allowances in the proposed text amendment.

For other signs in general, City staff researched to see what is out there now and see if our standards matched what is being built. Particularly in the case of subdivision signs, the City's standards were very high. So, City staff reduced them. To require permits for certain types of signs (institutional and multi-family) to ensure that if the City is going to have standards, then we should require a permit as well to ensure that the standards are met.

Roll call on the motion was as follows:

Ms. Burris	-	Yes	Mr. Grosser	-	Yes
Mr. Hopkins	-	Yes	Mr. Pollock	-	Yes
Ms. Upah-Bant	-	Yes	Mr. Ward	-	Yes
Mr. White	-	Yes			

The motion passed by unanimous voice vote. Mr. Wempe noted that Plan Case No. 1991-T-06 would go before City Council on July 17, 2006.