# PLANNING AND DEVELOPMENT SERVICES STAFF REPORT

For Planning Commission Meeting of September 6, 2012

SUBJECT: Amendments to Chapter 61 (Signs and Outdoor Advertising), Section 5:517

to Shift the Responsibilities of the Sign Board of Appeals to the Zoning

**Board of Appeals** 

## PROPOSED CITY PLANNING COMMISSION MOTION

The Ann Arbor City Planning Commission hereby recommends that the Mayor and City Council approve amendments to Chapter 61 (Signs and Outdoor Advertising), Section 5:517 to shift the responsibilities of the Sign Board of Appeals to the Zoning Board of Appeals.

#### STAFF RECOMMENDATION

Staff recommends that the proposed amendments to City Code be **approved**. The changes will streamline the appeal process in anticipation of the Signs and Outdoor Advertising Ordinance being incorporated into the Uniform Development Code. In addition, the elimination of the Sign Board of Appeals will free up administrative staff time for other assignments.

#### PROJECT BACKGROUND

The Sign Board of Appeals (SBA) is a seven-member citizen board, appointed by the Mayor and City Council, which hears appeals of administrative decisions and variances from the provisions of Chapter 61, Signs and Outdoor Advertising. The Board is scheduled to meet monthly, although usually meets only several times per year. Last fiscal year, the SBA heard six appeals. The previous fiscal year, no appeals were filed.

Administration of the sign code was moved from Building to Planning staff in 2008. The idea of shifting the SBA's responsibilities to the Zoning Board of Appeals (ZBA), a nine-member board that meets monthly, was raised that same year as part of budget discussions. The thought was that by having the ZBA hear sign appeals and variances, Planning & Development Services administrative staff time spent to create separate notice and board packets would be eliminated.

Since the original proposal, the Zoning Ordinance Re-organization project (ZORO) has proposed that the sign code be incorporated into the Uniform Development Code. As such, sign requirements will become "zoning" requirements, and therefore appropriate topics for ZBA review.

Currently, the ZBA has the authority to hear appeals and grant variances for Chapter 47 (Streets), Chapter 59 (Off-Street Parking), Chapter 60 (Wetlands), Chapter 62 (Landscape and Screening), Chapter 63 (Storm Water Management and Soil Erosion and Sedimentation Control), Chapter 94 (Junkyards) and Chapter 104 (Fences). The requirements for all of these appeals and variances will be consolidated as part of the ZORO process.

#### STAFF COMMENTS

The proposed amendment to Chapter 61 is attached. No amendments to Chapter 55 (Zoning) are proposed, since Article IX, Zoning Board of Appeals, is written to cover the Board's powers and procedures in a general way.

The proposed amendments retain a provision related to signs in historic districts. It is important to retain this provision in order to allow the restoration or reinstallation of historic signs that may not conform to the current sign code. An example of this was the installation of a replica of the historic marquee on the Michigan Theater in 2002. The SBA granted variances allowing 300+ extra square feet of signage and blinking lights that were prohibited by sign code in order to accommodate the historic design of the marquee, and the Historic District Commission issued a Certificate of Appropriateness for the project.

The four current members of the SBA are aware of this proposed amendment; two of the members currently serve on the ZBA in anticipation of this change. At the time this amendment is considered by City Council, the Council will also consider a resolution to dissolve the Sign Board of Appeals.

Prepared by Wendy Rampson Reviewed by Jill Thacher

Attachment: August 29, 2012 Draft Amendments to Chapter 61 (Signs and Outdoor

Advertising), Section 5:517

c: City Attorney
Sign Board of Appeals
Zoning Board of Appeals

# AMENDMENTS TO CHAPTER 61 (SIGNS AND OUTDOOR ADVERTISING), SECTION 5:517, TO SHIFT THE RESPONSIBILITIES OF THE SIGN BOARD OF APPEALS TO THE ZONING BOARD OF APPEALS

## The City of Ann Arbor ordains:

Section 1. That Section 5:517 of Chapter 61 of Title V of the Code of the City of Ann Arbor be amended as follows:

**5:517.** - Appeals. The Zoning Board of Appeals shall have power to hear and decide appeals where it is alleged by the appellant that there is error in any order, requirement, decision or determination made by the Administrator, or any other administrative official, in connection with the enforcement of this Chapter. The Zoning Board of Appeals shall have power to authorize a variance from the strict application of this Chapter where such application will result in practical difficulties or unnecessary hardships to the person owning or having the beneficial use of the property or sign for which a variance is sought. The provisions of this Chapter shall not be mandatory for buildings designated as historic structures by State, Federal or local governments, subject to a variance being granted by the Zoning Board of Appeals and a Certificate of Appropriateness being granted by the Historic District Commission. The procedural requirements for appeals under Chapter 55 shall be applicable to appeals under this chapter.

Section 2. That this ordinance shall take effect on the tenth day following legal publication.