



CITY COUNCIL WORK SESSION AGENDA

July 28, 2014

7:00 P.M. – Call to order in the Multipurpose Room, Central Services Complex

- I. Discussion and review of status of Clark Center Park on Melton Hill Lake and DOE inquiry about City of Oak Ridge interest in the Park. Discussion will center on City Council knowledge of the Park and its amenities, and strategic information needs of City Council to make a decision on this request.
- II. Updates and discussion from City Manager:
 - Progress on Blankenship Field project
 - Equalization basin review process
 - Jackson Square Revitalization Project
 - TPO update on TDOT activities/funding/bus programs
 - Scarboro Reunion
 - Review of July 17, 2014 Work Session, by Anne Garcia Garland
- III. Review of process on AMSE project and community meetings.
- IV. Upcoming recommendations by the Planning Commission on shooting ranges and sign text amendments (scheduled for consideration at the August 11, 2014 Council meeting).

Proposed Topics and Dates

- **Tuesday, August 19, 6-8 p.m**

Topic: STEM Educational Opportunities

Invited Speaker: Sen. Lamar Alexander

Location: TBA

- **Thursday, September 25, 6-8 p.m.**

Topic: Heritage Tourism

Invited Speaker: TN Tourism Commissioner Susan Whitaker

Location: TBA

- **Tuesday, October 14, 6-8 p.m.**

Topic: Financial Models

Invited Speakers: Roundtable with
regional Museum Directors

Location: TBA

**COMMUNITY DEVELOPMENT MEMORANDUM
PLANNING DIVISION
14-28**

DATE: July 22, 2014
TO: Mark Watson, City Manager
FROM: Monica Austin Carroll, Community Development Division Manager
THROUGH: Kathryn Baldwin, Community Development Director
SUBJECT: Zoning Ordinance Amendments

Introduction

An item for City Council's consideration is an ordinance to address regulations for sport shooting ranges. The current zoning Ordinance does not address this use.

Funding

No funding is necessary for this item.

Analysis

The following is a summary of the changes to the Zoning Ordinance:

1. **The current Zoning Ordinance does not address sport shooting ranges. Currently, the only similar use located within the City is the Oak Ridge Sportsman Association site, which is zoned RG-1. However, adequate safeguards are needed to address commercial sport shooting ranges, including defining such uses. Add the following definitions to Article II:**

INDOOR SPORT SHOOTING RANGE: A fully enclosed building or part of a fully enclosed building specifically designed and operated for the use of rifles, shotguns, pistols, silhouettes, skeet, trap, black powder, archery, or any other shooting activity, but does not include police or military indoor firing ranges operated by any level of government.

OUTDOOR SPORT SHOOTING RANGE: An outdoor area designed and operated for the use of rifles, shotguns, pistols, silhouettes, skeet, trap, black powder, archery, or any other shooting activity, but does not include police or military firing ranges operated by any level of government, and does not include occasional not-for-profit charitable events (commonly called "turkey shoots"); provided, however, that the presence of "Buildings, Unenclosed" and/or "Buildings, Accessory," including, but not limited to, sheltered firing lines, firing ports, stations, pavilions, sheds and canopies, on or within the outdoor area shall be permitted and the presence of such structures shall not cause a sport shooting range to be considered an indoor range.

2. **Add the following supplementary regulations to Article III General Provisions regarding commercial indoor sport shooting ranges. Currently the Zoning Ordinance does not address this use.**

(a) License Required

No person shall conduct, maintain, operate, or cause to be conducted, maintained or operated, any indoor or outdoor sport shooting range without being licensed through the State of Tennessee Department of Safety and Homeland

Security and meet all other applicable state and federal regulations for operating a sport shooting range. Any licenses or permits required for shooting range activity by any level of government shall be submitted as supporting documentation with the site plan.

(b) Standards, Site Plan

All sport shooting ranges shall be planned, constructed and maintained according to standards that are at least as stringent as the standards contained in the National Rifle Association range manual and the standards set forth by the State of Tennessee Department of Safety and Homeland Security *Handgun Safety School Firing Range Requirements*. The proposed sport shooting range shall be shown on a site plan showing all buildings, firing lines or stations, shooting related activity areas and other areas or structures.

(c) Location

Sport shooting ranges shall be designed to minimize noise to surrounding properties. No indoor sport shooting range shall be located closer than 1,000 feet (measured from property line to property line) from any school, church, hospital, or other indoor sport shooting range, nor in any location that would constitute a nuisance under the City Code, common law or any other applicable law, statute or regulation, or in a location such that the noise from the indoor sport shooting range would constitute such a nuisance or other violation under the City Code.

(d) Hours of Operation

No indoor sport shooting range shall be operated between the hours of 10:00 p.m. and 7:00 a.m. These hours of operation coincide with allowable decibel levels as defined in Section 12.04 of the Zoning Ordinance.

(e) Safety Rules

In the operation of any indoor sport shooting range, the following safety rules shall at all times be observed:

1. Sport shooting ranges shall contain all projectile and shot fall within the property of the sport shooting range.
2. A lead mitigation plan meeting requirements of the Environmental Protection Agency (EPA) shall be submitted with the site plan.
3. It is the sport shooting range operator's responsibility to determine if a shooter is of appropriate age and has the physical and mental ability to safely utilize the sport shooting range and provide their shooters with appropriate qualified supervision.
4. The sport shooting range shall be properly and adequately ventilated and filtered at all times and comply with all applicable OSHA, NIOSH, EPA standards and any other applicable local, state and federal codes, standards, laws and regulations.

Recommendation

The aforementioned changes regarding the proposed amendments to the Zoning Ordinance were discussed and recommended to City Council for approval by a vote of 8 – 0 during the regularly scheduled Planning Commission meeting on July 17, 2014.

City Manager's Comments:

I have reviewed the above issue and recommend Council action as outlined in this document.

Mark S. Watson

Date

TITLE

AN ORDINANCE TO AMEND ORDINANCE NO. 2, TITLED "THE ZONING ORDINANCE OF THE CITY OF OAK RIDGE, TENNESSEE, BY AMENDING THE FOLLOWING: ARTICLE II, TITLED "DEFINITIONS" TO ADD DEFINITIONS FOR "INDOOR SPORT SHOOTING RANGE" AND "OUTDOOR SPORT SHOOTING RANGE;" ARTICLE III, TITLED "GENERAL PROVISIONS," TO ADD A NEW SECTION 3.26, TITLED "SPORT SHOOTING RANGES"; SECTION 7.03, TITLED "B-2, GENERAL BUSINESS DISTRICTS," TO ADD "INDOOR SPORT SHOOTING RANGES" AS A USE REQUIRING SPECIAL EXCEPTION APPROVAL FROM THE BOARD OF ZONING APPEALS; AND SECTION 7.04, TITLED "UB-2, UNIFIED GENERAL BUSINESS DISTRICTS," TO ADD "INDOOR SPORT SHOOTING RANGES" AS A USE REQUIRING SPECIAL EXCEPTION APPROVAL FROM THE BOARD OF ZONING APPEALS; ALL FOR THE PURPOSE OF ESTABLISHING PROVISIONS FOR SPORT SHOOTING RANGES.

WHEREAS, the City of Oak Ridge is continually reviewing the Zoning Ordinance to update provisions and make it more understandable to the general public; and

WHEREAS, the amendments will update the Zoning Ordinance to address sport shooting ranges; and

WHEREAS, the following changes have been submitted for approval or disapproval to the Oak Ridge Municipal Planning Commission and the Commission has approved the same; and

WHEREAS, a public hearing thereon has been held as required by law.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF OAK RIDGE, TENNESSEE:

Section 1. Ordinance No. 2, titled "The Zoning Ordinance of the City of Oak Ridge, Tennessee," Article II, titled "Definitions," is hereby amended by adding the following new definitions in alphabetical order, which new definitions shall read as follows:

**ARTICLE II
DEFINITIONS**

INDOOR SPORT SHOOTING RANGE: A fully enclosed building or part of a fully enclosed building specifically designed and operated for the use of rifles, shotguns, pistols, silhouettes, skeet, trap, black powder, archery, or any other shooting activity, but does not include police or military indoor firing ranges operated by any level of government.

OUTDOOR SPORT SHOOTING RANGE: An outdoor area designed and operated for the use of rifles, shotguns, pistols, silhouettes, skeet, trap, black powder, archery, or any other shooting activity, but does not include police or military firing ranges operated by any level of government, and does not include occasional not-for-profit charitable events (commonly called "turkey shoots"); provided, however, that the presence of "Buildings, Unenclosed" and/or "Buildings, Accessory," including, but not limited to, sheltered firing lines, firing ports, stations, pavilions, sheds and canopies, on or within the outdoor area shall be permitted and the presence of such structures shall not cause a sport shooting range to be considered an indoor range.

Section 2. Ordinance No. 2, titled "The Zoning Ordinance of the City of Oak Ridge, Tennessee," Article III, titled "General Provisions," is hereby amended by adding a new Section 3.36, titled "Sport Shooting Ranges," which new section shall read as follows:

Section 3.36. Sport Shooting Ranges

(a) License Required

No person shall conduct, maintain, operate, or cause to be conducted, maintained or operated, any indoor or outdoor sport shooting range without being licensed through the State of Tennessee Department of Safety and Homeland Security and meet all other applicable state and federal regulations for operating a sport shooting range. Any licenses or permits required for shooting range activity by any level of government shall be submitted as supporting documentation with the site plan.

(b) Standards, Site Plan

All sport shooting ranges shall be planned, constructed and maintained according to standards that are at least as stringent as the standards contained in the National Rifle Association range manual and the standards set forth by the State of Tennessee Department of Safety and Homeland Security *Handgun Safety School Firing Range Requirements*. The proposed sport shooting range shall be shown on a site plan showing all buildings, firing lines or stations, shooting related activity areas and other areas or structures.

(c) Location

Sport shooting ranges shall be designed to minimize noise to surrounding properties. No indoor sport shooting range shall be located closer than 1,000 feet (measured from property line to property line) from any school, church, hospital, or other indoor sport shooting range, nor in any location that would constitute a nuisance under the City Code, common law or any other applicable law, statute or regulation, or in a location such that the noise from the indoor sport shooting range would constitute such a nuisance or other violation under the City Code.

(d) Hours of Operation

No indoor sport shooting range shall be operated between the hours of 10:00 p.m. and 7:00 a.m. These hours of operation coincide with allowable decibel levels as defined in Section 12.04 of the Zoning Ordinance.

(e) Safety Rules

In the operation of any indoor sport shooting range, the following safety rules shall at all times be observed:

1. Sport shooting ranges shall contain all projectile and shot fall within the property of the sport shooting range.
2. A lead mitigation plan meeting requirements of the Environmental Protection Agency (EPA) shall be submitted with the site plan.

3. It is the sport shooting range operator's responsibility to determine if a shooter is of appropriate age and has the physical and mental ability to safely utilize the sport shooting range and provide their shooters with appropriate qualified supervision.
4. The sport shooting range shall be properly and adequately ventilated and filtered at all times and comply with all applicable OSHA, NIOSH, EPA standards and any other applicable local, state and federal codes, standards, laws and regulations.

Section 3. Ordinance No. 2, titled "The Zoning Ordinance of the City of Oak Ridge, Tennessee," Article VII, titled "Parking and Business Districts," Section 7.03, titled "B-2, Unified General Business Districts," Subsection (c), titled "Uses Requiring Board of Appeals Permit," is hereby amended by adding a new subpart 14, which subpart shall read as follows:

Section 7.03. B-2, General Business Districts

(c) Special Exceptions Requiring Board of Zoning Appeals Approval:

14. Indoor Sport Shooting Range.

Section 4. Ordinance No. 2, titled "The Zoning Ordinance of the City of Oak Ridge, Tennessee," Article VII, titled "Parking and Business Districts," Section 7.04, titled "UB-2, Unified General Business Districts," Subsection (c), titled "Uses Requiring Board of Appeals Permit," is hereby amended by adding a new subpart 11, which subpart shall read as follows:

Section 7.04. UB-2, Unified General Business Districts

(c) Special Exceptions Requiring Board of Zoning Appeals Approval:

11. Indoor Sport Shooting Range.

Section 5. This ordinance shall become effective ten (10) days after adoption on second reading, the welfare of the City of Oak Ridge requiring it.

APPROVED AS TO FORM AND LEGALITY:

Kenneth R. Krushenski, City Attorney

Thomas L. Beehan, Mayor

Diana R. Stanley, City Clerk

Public Hearing: _____
 Publication Date: _____
 First Reading: _____
 Publication Date: _____
 Second Reading: _____
 Publication Date: _____
 Effective Date: _____

**COMMUNITY DEVELOPMENT MEMORANDUM
PLANNING DIVISION
14-29**

DATE: July 22, 2014
TO: Mark Watson, City Manager
FROM: Monica Austin Carroll, Community Development Division Manager
THROUGH: Kathryn Baldwin, Community Development Director
SUBJECT: Zoning Ordinance Amendments

Introduction

An item for City Council's consideration is an ordinance to address regulations for signs. Over the past few months, Planning staff has identified areas in the Zoning Ordinance that were either not addressed, did not meet the criteria as prescribed in our Zoning Ordinance, or needed clarification. Staff felt the issues needed to be addressed in a housekeeping ordinance to formally amend the Zoning Ordinance.

Funding

No funding is necessary for this item.

Analysis

The following is a summary of the changes to the Zoning Ordinance:

1. Sign types are always evolving to meet market demand, but local ordinances are often behind in keeping up with such markets. One such example is the new attention-getting flag devices. To adequately address these new types of signage, the following definitions need to be added to Section 14.04:

Amend the following definition for Temporary Signs:

A sign including, but not limited to, placards, banners, pennants, posters, **feather flag**, or other outdoor advertising displays not intended to be permanently displayed.

Add the following definitions:

◆ Attention-Getting Devices

As used in this section, attention-getting devices shall mean devices erected, placed or maintained outdoors so as to attract attention to any commercial business, or any goods, products or services available on the premises of a commercial business, including but not limited to the following devices: cut out figures; discs; festooning, including tinsel, strings of ribbons, and pinwheels; inflatable objects, including balloons; non-governmental flags; pennants; propellers; steam- or smoke-producing devices; streamers; whirligigs; wind devices; blinking, rotating, moving, chasing, flashing, glaring, strobe, scintillating, search, flood or spot lights; or similar devices, any of which are located or employed in connection with the conduct of a commercial business. Attention-getting devices shall not include any structure or device that is permitted under City Building Code.

◆ Civic Banner

A banner sign attached to lampposts or street lights in commercial districts to provide a streetscape feature. For the purpose of this subsection, civic banners are to be considered as official signs.

◆ Flag Sign

Shall mean any device generally made of flexible material, such as cloth, paper, plastic, or other material, and displayed from a pole, cable, or rope. It may or may not include text. Typically it contains distinctive colors, patterns or symbols that are used as symbols of a governmental, commercial or non-commercial entity.

◆ Flag, Feather

A sign with or without characters, letters, illustrations, or ornamentations applied to cloth, paper, flexible plastic, or lightweight, non-rigid material of any kind with only such material for backing typically supported by one (1) pole. Feather flags are generally a single sign attached to a support post and typically having a dimensional ratio of 4 high to 1 wide. This definition also applies to attention flags, tear drop flags, windweather flags, bow flags, and other similar type signs.

◆ Living or Human Sign

Shall mean a sign held by or attached to a human being or living creature for the purpose of advertising or otherwise drawing attention to an individual, business, commodity, service, or product. This can also include a person dressed in costume for the purpose of advertising or drawing attention to an individual, business, commodity, service, or product.

2. Amend Section 14.05 General Requirements as follows:

3. Temporary signs *as defined in this section* shall be allowed in all commercial, office, and industrial districts only for temporary special events and are not to be displayed for more than fifteen (15) consecutive days or three (3) days after the end of the event, whichever is less. Special events shall include, but not limited to, grand openings; business closings; and special promotional events such as seasonal sales. Only one (1) permit shall be issued for a given place of business during any ~~four (4)~~ **three (3)** month period. Temporary signs shall be non-illuminated and shall not exceed thirty-two (32) square feet of surface display area. No such signs shall be snipe signs.
6. **Only related** commercial flags that include the company's name insignia, emblem, or logo on a flag, smaller than 40 square feet are allowed and shall not be counted against the maximum signage allowed. However, if the commercial flag is larger than 40 square feet, then ~~it~~ **the whole area (square footage)** shall count against the maximum signage allowed. **Commercial flags shall not be larger than the non-commercial flags.** ~~Flags~~ **Flagpoles or flags** are limited to a maximum of three (3) flags per lot, only one of which shall include the company's name, insignia, emblem or logo. A maximum of one (1) commercial flag ~~and flagpole~~ may be permitted if erected in conjunction with at least one (1) non-commercial flag and flagpole. The non-commercial flag shall be a recognized governmental or political subdivision flag, emblems and/or historical markers and any flags or insignia of recognized religious, charitable, fraternal, academic, civic organization or similar entity.

3. Amend Section 14.15 Prohibited Signs as follows:

2. Signs, which are not securely affixed to the ground, or otherwise affixed in a permanent manner to an approved supporting structure, including but not limited to **pennants, streamers**, portable, moving (animated), flashing, inflatable, **human or living signs, attention-getting devices** and revolving signs; provided however, that temporary signs specifically allowed under this article shall be exempt for this prohibition.

4. Add the following to Section 14.15 Prohibited Signs:
 9. It shall be unlawful for any person to place, erect, maintain, or display any attention-getting device on any private or public property within the City in all office, commercial, multi-family (residential with more than four (4) attached housing units) zones, industrial zones, and for all non-residential uses within residential and special districts zones. No attention-getting device shall be eligible for a permit under this Article.

Recommendation

The aforementioned changes regarding the proposed amendments to the Zoning Ordinance were discussed and recommended to City Council for approval by a vote of 6 – 0 during the regularly scheduled Planning Commission meeting on July 17, 2014.

City Manager's Comments:

I have reviewed the above issue and recommend Council action as outlined in this document.

Mark S. Watson

Date

TITLE

AN ORDINANCE TO AMEND ORDINANCE NO. 2, TITLED "THE ZONING ORDINANCE OF THE CITY OF OAK RIDGE, TENNESSEE, ARTICLE XIV, TITLED "SIGN REGULATIONS," BY AMENDING THE FOLLOWING: SECTION 14.04, TITLED "DEFINITIONS" TO ADD "FEATHER FLAG" TO THE DEFINITION OF "TEMPORARY SIGNS" AND TO ADD DEFINITIONS FOR "ATTENTION-GETTING DEVICES," "CIVIC BANNER," "FLAG SIGN," "FLAG, FEATHER," AND "LIVING OR HUMAN SIGN;" SECTION 14.05, TITLED "GENERAL REQUIREMENTS," TO DELETE SUBPARTS 3 AND 6 AND TO REPLACE SAID SUBPARTS WITH NEW LANGUAGE REGARDING TEMPORARY SIGNS AND COMMERCIAL FLAGS, RESPECTIVELY; SECTION 14.15, TITLED "PROHIBITED SIGNS," TO DELETE SUBPART 2 AND REPLACE SAID SUBPART WITH NEW LANGUAGE TO ADD ADDITIONAL SIGNS TO THE LANGUAGE REGARDING SIGNS THAT ARE NOT SECURELY AFFIXED; AND SECTION 14.15, TITLED "PROHIBITED SIGNS," TO ADD A NEW SUBPART (9) REGARDING ATTENTION-GETTING DEVICES; ALL FOR THE PURPOSES OF ADDRESSING SIGNS THAT WERE ABSENT FROM THE ORDINANCE AND TO UPDATE PROVISIONS IN NEED OF CLARIFICATION.

WHEREAS, the City of Oak Ridge is continually reviewing the Zoning Ordinance to update provisions and make it more understandable to the general public; and

WHEREAS, the amendments will update the Zoning Ordinance to address signs that were absent and items that were in need of clarification; and

WHEREAS, the following changes have been submitted for approval or disapproval to the Oak Ridge Municipal Planning Commission and the Commission has approved the same; and

WHEREAS, a public hearing thereon has been held as required by law.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF OAK RIDGE, TENNESSEE:

Section 1. Ordinance No. 2, titled "The Zoning Ordinance of the City of Oak Ridge, Tennessee," Article XIV, titled "Sign Regulations," Section 14.04, titled "Definitions," is hereby amended by adding "feather flag" to the definition of "Temporary Signs" and by adding the following new definitions in alphabetical order, which new definitions shall read as follows:

Section 14.04. DEFINITIONS.

Attention-Getting Devices: As used in this section, attention-getting devices shall mean devices erected, placed or maintained outdoors so as to attract attention to any commercial business, or any goods, products or services available on the premises of a commercial business, including but not limited to the following devices: cut out figures; discs; festooning, including tinsel, strings of ribbons, and pinwheels; inflatable objects, including balloons; non-governmental flags; pennants; propellers; steam- or smoke-producing devices; streamers; whirligigs; wind devices; blinking, rotating, moving, chasing, flashing, glaring, strobe, scintillating, search, flood or spot lights; or similar devices, any of which are located or employed in connection with the conduct of a commercial business. Attention-getting devices shall not include any structure or device that is permitted under the City's Building Code.

Civic Banner: A banner sign attached to lampposts or street lights in commercial districts to provide a streetscape feature. For the purpose of this subsection, civic banners are to be considered as official signs.

Flag Sign: Shall mean any device generally made of flexible material, such as cloth, paper, plastic, or other material, and displayed from a pole, cable, or rope. It may or may not include text. Typically it contains distinctive colors, patterns or symbols that are used as symbols of a governmental, commercial or non-commercial entity.

Flag, Feather: A sign with or without characters, letters, illustrations, or ornamentations applied to cloth, paper, flexible plastic, or lightweight, non-rigid material of any kind with only such material for backing typically supported by one (1) pole. Feather flags are generally a single sign attached to a support post and typically having a dimensional ratio of 4 high to 1 wide. This definition also applies to attention flags, tear drop flags, windweather flags, bow flags, and other similar type signs.

Living or Human Sign: Shall mean a sign held by or attached to a human being or living creature for the purpose of advertising or otherwise drawing attention to an individual, business, commodity, service, or product. This can also include a person dressed in costume for the purpose of advertising or drawing attention to an individual, business, commodity, service, or product.

Section 2. Ordinance No. 2, titled "The Zoning Ordinance of the City of Oak Ridge, Tennessee," Article XIV, titled "Sign Regulations," Section 14.05, titled "General Requirements," is hereby amended by deleting subpart 3 in its entirety and substituting therefor a new subpart 3, which subpart shall read as follows:

Section 14.05. General Requirements

3. Temporary signs as defined in this section shall be allowed in all commercial, office, and industrial districts only for temporary special events and are not to be displayed for more than fifteen (15) consecutive days or three (3) days after the end of the event, whichever is less. Special events shall include, but not limited to, grand openings; business closings; and special promotional events such as seasonal sales. Only one (1) permit shall be issued for a given place of business during any three (3) month period. Temporary signs shall be non-illuminated and shall not exceed thirty-two (32) square feet of surface display area. No such signs shall be snipe signs.

Section 3. Ordinance No. 2, titled "The Zoning Ordinance of the City of Oak Ridge, Tennessee," Article XIV, titled "Sign Regulations," Section 14.05, titled "General Requirements," is hereby amended by deleting subpart 6 in its entirety and substituting therefor a new subpart 6, which new subpart shall read as follows:

Section 14.05. General Requirements

6. Only related commercial flags that include the company's name insignia, emblem, or logo on a flag, smaller than 40 square feet are allowed and shall not be counted against the maximum signage allowed. However, if the commercial flag is larger than 40 square feet, then the whole area (square footage) shall count against the maximum signage allowed. Commercial flags shall not be larger than the non-commercial flags. Flagpoles or flags are limited to a maximum of three (3) per lot, only one of which shall include the company's name, insignia, emblem or logo. A maximum of one (1) commercial flag may be permitted if erected in conjunction with at least one (1) non-commercial flag and flagpole. The non-commercial flag shall be a recognized governmental or political subdivision flag, emblems and/or historical markers and any flags or insignia of recognized religious, charitable, fraternal, academic, civic organization or similar entity.

Section 4. Ordinance No. 2, titled "The Zoning Ordinance of the City of Oak Ridge, Tennessee," Article XIV, titled "Sign Regulations," Section 14.15, titled "Prohibited Signs," is hereby amended by deleting subpart 2 in its entirety and substituting therefor a new subpart 2, which subpart shall read as follows:

Section 14.15. Prohibited Signs

- 2. Signs, which are not securely affixed to the ground, or otherwise affixed in a permanent manner to an approved supporting structure, including but not limited to pennants, streamers, portable, moving (animated), flashing, inflatable, human or living signs, attention-getting devices and revolving signs; provided however, that temporary signs specifically allowed under this article shall be exempt for this prohibition.

Section 5. Ordinance No. 2, titled "The Zoning Ordinance of the City of Oak Ridge, Tennessee," Article XIV, titled "Sign Regulations," Section 14.15, titled "Prohibited Signs," is hereby amended by adding a new subpart 9, which subpart shall read as follows:

Section 14.15. Prohibited Signs

- 9. It shall be unlawful for any person to place, erect, maintain, or display any attention-getting device on any private or public property within the City in all office, commercial, multi-family (residential with more than four (4) attached housing units) zones, industrial zones, and for all non-residential uses within residential and special districts zones. No attention-getting device shall be eligible for a permit under this Article.

Section 6. This ordinance shall become effective ten (10) days after adoption on second reading, the welfare of the City of Oak Ridge requiring it.

APPROVED AS TO FORM AND LEGALITY:

Kenneth R. Krushenski, City Attorney

Thomas L. Beehan, Mayor

Diana R. Stanley, City Clerk

Public Hearing: _____
Publication Date: _____
First Reading: _____
Publication Date: _____
Second Reading: _____
Publication Date: _____
Effective Date: _____