#### **ORDINANCE NO. 507**

AN ORDINANCE AMENDING ORDINANCE NO. 503, "AN ORDINANCE AMENDING THE SIGN STANDARDS AND REGULATIONS OF THE CITY OF WILSONVILLE, REPLACING SECTION 4.151 OF THE WILSONVILLE CODE IN ITS ENTIRETY AND REPEALING ORDINANCE NO. 408," TO CORRECT SCRIVENER ERRORS WHICH OMITTED, AT THE TIME OF ADOPTION, CONFORMING CHANGES IN SECTIONS (4)(b)3) AND (4)(b)4) IN ATTACHMENT 'A' OF ORDINANCE NO. 503, AND DECLARING AN EMERGENCY.

WHEREAS, the Wilsonville City Council adopted Ordinance No.503 "an Ordinance amending the sign standards and regulations of the City of Wilsonville, replacing Section 4.151 of the Wilsonville Code in its entirety and repealing Ordinance No. 408,"on May 17, 1999, with certain amendments, after conducting a public hearing on that Ordinance; and

WHEREAS, Attachment "A" of Ordinance No. 503 contains the standards and requirements of the Ordinance, and is intended to serve as the community's "sign code"; and

WHEREAS, at the time of adoption of Ordinance No. 503, minor conforming changes needed to be made to Sections (4)(b)3) and (4)(b)4) of Attachment "A" of Ordinance No. 503, which were inadvertently missed and were not detected until the transcript of the May 17 meeting was reviewed; and

WHEREAS, correcting the scrivener's error before Ordinance No. 503 takes effect is of vital importance to the aesthetic quality, and potentially to the public safety, of the community, because without the correction numerous signs could be placed at inappropriate locations in public street right-of-ways; thereby presenting an emergency.

## NOW, THEREFORE, THE CITY OF WILSONVILLE ORDAINS AS FOLLOWS:

### Section I: FINDINGS AND DETERMINATIONS

- A. The City Council adopts the above recitals as findings and incorporates them by reference in support of this Ordinance.
- B. The Wilsonville City Council hereby determines that:
  - 1. Attachment "A" of Ordinance No. 503 is hereby amended, corrected, and replaced with Amended Attachment "A".
  - An emergency having been found to exist, as noted above, this Ordinance will take effect concurrently with the effective date of Ordinance No. 503.

SUBMITTED to the Wilsonville City Council and read for the first and second time at a special meeting thereof on the 20th day of May, 1999, commencing at the hour of 5:00 p.m. at the Community Development Annex.

DRAC. KING, CMC, City Recorder

ENACTED by the Wilsonville City Council at a special meeting thereof this 20th day of May, 1999, by the following votes:

YEAS: -5-

NAYS: -0-

andra C. King

DATED and signed by the Mayor this 25 day of May, 1999. CHARLOTTE LEHAN, Mayor

ORDINANCE NO. 507 F:\City Recorder\Ordinances\Ord507 CC corrections to Ord503.doc Page 2 of 3

# SUMMARY OF VOTES:

Mayor Lehan	Yes
Councilor Helser	Yes
Councilor Kirk	Yes
Councilor Holt	Yes
Councilor Barton	Yes

j,

### Attachment 'A' to Ordinance No. 507:

The following section will amend Attachment 'A' (Sign Code) of Ordinance No. 503. Language with strike-overs will be removed. Language in **bold** will be added.

3.) Signs for Temporary Sales. A sign advertising a temporary sale or similar event. Such signs shall not be placed in a public right-of-way except as allowed in Section 4.151(10)(a)(4) and shall be subject to the same locational limitations as campaign or candidate signs. Signs on private property for temporary sales, other than weekend signs, are subject to the following standards and conditions:

a.) Surface area shall not exceed a size per face of six (6) square feet and height shall not exceed thirty (30) inches. A-frame signs may be 24" by 36" provided that they are designed to meet vision clearance requirements (typically not over 30 inches in height when standing).

b.) Such signs may be erected up to one week before the event and shall be removed no later than the day after the event.

c.) One such sign per tax lot may be posted for up to ten (10) days within a thirty (30) day period without receiving approval of a temporary use permit.

d.) Such signs shall be located on-site and no more than one (1) such sign shall be located per sale or event.

4.) Weekend Signs. In order to provide an opportunity for short-term, temporary advertising of such events as garage sales, open houses, or other events that are temporary in nature, signs meeting all of the following standards shall be allowed without requiring a sign permit:

a.) On-site signs:

1.) No larger than six (6) square feet per sign face and no more than six (6) feet in height;

2.) Allowed only between the hours of six (6) p.m. Friday and eight(8) p.m. Sunday, and the hours of 6 a.m. and 1 p.m. Tuesdays;

3.) Outside of vision clearance areas at driveways and intersections;

4.) No more than one (1) sign per dwelling unit or business, per lot frontage; and

5.) Not placed within required parking spaces, pedestrian paths, or bike ways.

b.) Off-site signs, subject to the same standards as on-site weekend signs, above, with the addition of the following:

1.) Permission for the sign location is to be provided by the property owner;

2.) No more than three (3) off-site signs per sale or event.

3.) No closer than ten (10) feet from any other sign.

c.) Signs in rights-of-way, subject to the same standards as off-site weekend signs, above, with the addition of the following:

1.) No greater than thirty (30) inches in height. A-frame signs may be 24" by 36" provided that they are designed to meet vision clearance requirements (typically not over 30 inches in height when standing);

2.) Not placed on street surfaces, sidewalks, paths, median strips, or bicycle ways;

3.) Additionally, weekend signs within rights-of-way shall be located within forty (40) feet of an intersection; they shall be directional signs as listed in subsection (6), below, with the exception that they are specifically allowed in City rights-of-way and may be up to six (6) square feet in size; and

4.) Weekend signs shall be subject to the same locational limitations as campaign or candidate signs listed in Section 4.151(10)(a)(4).