



CITY OF TUCSON



AFRAME PERMIT APPLICATION FOR PUBLIC RIGHT OF WAY

QUESTIONS? CALL 837-4975

FILL OUT THIS APPLICATION. THEN BRING THE AFRAME & THIS APPLICATION & LETTER from your INSURANCE AGENT TO THE CITY OF TUCSON SIGN DESK at 201 N. STONE AVE
GROUND FLOOR NORTH SIDE OF BLDG.

AFRAME ALSO KNOWN AS PORTABLE SIGN

THE SIGN DESK IS ONLY OPEN FOR THREE HOURS 8:00 AM - 11:00 AM M-F

PERMIT PLUS ACTIVITY #	THIS BOX IS TO BE FILLED IN BY CITY OF TUCSON PERSONNEL ONLY		PERMIT FEES \$ DUE WHEN SUBMITTING THIS APPLICATION \$243.38
DATE OF SUBMITTAL	DISTANCE FROM FACE OF CURB TO PROPERTY LINE	CERTIFICATE OF INSURANCE	ANNUAL AFRAME FEE WILL BE ADDED TO YOUR ANNUAL SIGN BILL \$165.00

THIS AFRAME REQUIRES A LETTER FROM YOUR INSURANCE AGENT (see next page)

NAME OF BUSINESS WHERE AFRAME WILL BE LOCATED	STREET ADDRESS WHERE AFRAME WILL BE LOCATED	PHONE # OF BUSINESS
OWNER/ BUSINESS TO BE BILLED ANNUALLY	ADDRESS WHERE ANNUAL BILL WILL BE MAILED	PHONE # OF ENTITY BILLED ANNUALLY
CONTACT PERSON	EMAIL ADDRESS OF CONTACT PERSON * REQUIRED INFORMATION	
ARE YOU SEEKING AN AFRAME PERMIT BECAUSE OF A VIOLATION RECIEVED? NO YES		IF YES, WHAT IS THE VIOLATION NUMBER? EX. T15DV00753

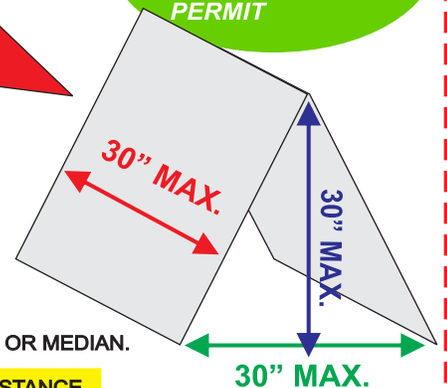
Certification: I hereby certify that the data submitted on or with this application is true and correct, that I am the Owner of the property at this address or, that for the purpose of obtaining this approval I am acting as agent on his behalf.

* _____ *
SIGNATURE OF PERSON SUBMITTING THIS APPLICATION DATE

ANY AFRAME DISPLAYED MUST ADHERE TO THE FOLLOWING CITY OF TUCSON CODES. FAILURE TO COMPLY WITH ANY OF THESE CODES WILL BE CONSIDERED A CODE VIOLATION. CODE VIOLATIONS CAN INCUR COURT FINES OF UP TO \$2500.00 AND A ONE YEAR PROBATION

- A. ONLY ONE AFRAME ALLOWED PER BUSINESS
- B. AFRAME MUST HAVE THE RED PERMIT STICKER DISPLAYED IN THE TOP CORNER.
- C. WHEN THE AFRAME IS ERECTED IT CANNOT EXCEED 30 INCHES IN ANY DIRECTION, HEIGHT, WIDTH & DEPTH.
- D. AN AFRAME CANNOT HAVE ANY ATTACHMENTS. EX. NO BALLOONS, DECORATIONS, SPINNERS, LIGHTS, FLAGS, STREAMERS, SPEAKERS ETC.
- E. AN AFRAME MUST BE RIGID AND CANNOT EXHIBIT ANY FORM OF MOVEMENT, EX. NO WAVING, SPINNING, ROCKING
- F. AN AFRAME CANNOT BE DISPLAYED WHEN THE BUSINESS NOT OPEN. EX. IT MUST BE BROUGHT INSIDE THE STORE WHEN CLOSING UP AT NIGHT.
- G. AN AFRAME MUST BE PLACED AT GRADE LEVEL. IT CANNOT BE PLACE ON TRAILERS, BOXES, ROCKS, WALLS, ANY STRUCTURES, VEHICLES OR IN PLANTERS OR TRUCK BEDS.
- H. THIS AFRAME CANNOT BE PLACED ON A SIDEWALK, WALKWAY, PARKING SPACE, DRIVE LANE OR MEDIAN.
- I. NO REFUNDS OF APPLICATION OR ANNUAL PERMIT FEES WILL BE GIVEN UNDER ANY CIRCUMSTANCE.

MEASURE YOUR AFRAME BEFORE YOU BRING IT TO US TO GET YOUR PERMIT



Temporary Revocable Easement for A-frame Signs

For and in consideration of the sum of FIFTY FIVE AND NO/100 DOLLARS (\$55.00),
The City of Tucson a municipal corporation, hereinafter called the City, grants to

PRINT NAME OF APPLICANT _____

hereinsftr called Grantee, a Temporary Revocable Easement (TRE) situated within the public right-of -way of Road, the location of said easement being shown on the sketch attached as Exhibit "A" and made a pert hereof.

Terms and Conditons:

1) The purpose of the easement is to allow an A-frame Sign to be placed in the public right-of -way in connection with the Grantee's business, known as

PRINT NAME OF BUSINESS

WHERE AFRAME IS TO BE LOCATED _____

2) The term of this TRE is indefinite, beginning on date of approval.

3) Granting of said TRE by City is not a representation by the City of either the practicality or saftey of said installation.

4) The Grantee hereby agrees to defend, indemnify and hold harmless the City, its officers, boards, commissions, employees and agents against and from any and all claims, demands, causes of action, complaints, suits, losses, damages (including damage to City property), injuries and liabilities whatsoever (including those for costs, expenses, and attorney's fees), or any part thereof which arise by reason of injury to any person or persons, including death, or property damage, resulting form any act or omission of the Grantee or anyone directly and or indirectly employed by it in the prosectution of any work, maintenance, or use of said TRE.

5). For so long as said TRE is in force and effect,

the Grantee shall maintain public liability and bodily injury insurance in the amount of \$100,000.00 for each individual, \$300,000.00 for each occurrence and \$100,000.00 property damage for each occurrence, and shall cause the City to be named as co-insured for all purposes under such insurance.

6). This TRE shall be revokable, at will of the Sign Code Administrator or the City of Tucson, pursuant to the Sign Code Section 3-64. et. seq. as the same exists or may be amended from time to time.

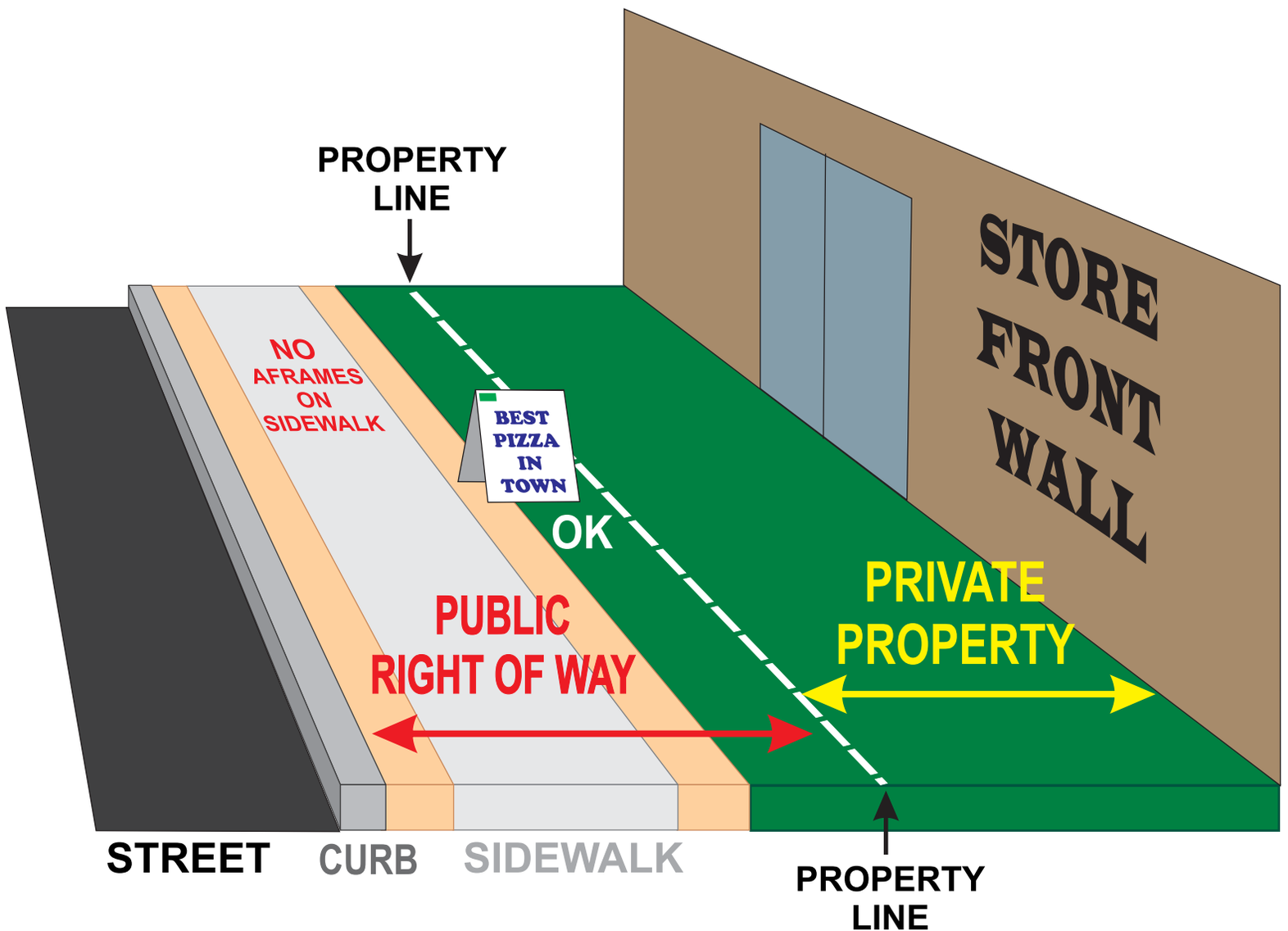
7). The Grantee shall be barred from collecting damages from the city of any increase or decrease in the value of any of the said Grantee's entire premises by reason of the City's having allowed an A-frame sign within said Temporary Revocable Easement Area, in the event of eminent domain proceedings against the Grantee's premises or any part thereof.

DATED this _____ day of _____, 20____

ACCEPTANCE: By Grantee APPLICANTS SIGNATURE _____

By City of Tucson, A municipal Corporation _____

THIS BOX IS TO BE FILLED IN BY CITY OF TUCSON PERSONNEL ONLY



THE DISTANCE FROM THE CURB TO THE PROPERTY LINE VARIES THROUGHOUT THE CITY OF TUCSON.

YOUR PROPERTY LINE COULD BE ANYWHERE FROM 5 FEET TO 60 FEET OR MORE BACK FROM THE CURB.

CALL **837-4975** TO FIND OUT WHERE YOUR PROPERTY LINE IS LOCATED.