ATTACHMENT: RED-LINE VERSION

Extract from Schedule C, Sign Regulations, Section 18 (Portable Sign) of Land Use Bylaw 9/2005 to illustrate insert of text amendments from 90 days to 180 days

(Page 364)

(18) Portable Sign

- (a) Subject to the issuance of a development permit, a portable sign is a permitted use in C1, C2, CC, RC, ICC, and CIS Districts.
- (b) As a discretionary use subject to the issuance of a Development Permit, a portable sign may be located in UR, P, PS and IF districts.
- (c) Portable signs must:
- (i) not exceed 5 sq. m in sign area;
- (ii) not exceed 2.5 m in sign height;
- (iii) be located no less than 1.5 m from any property line; and
- (iv) maintain a separation distance of 30 m from another portable sign.
- (d) In C2, RC and CC districts, portable signs are limited to a maximum of 1 sign for sites with frontages up to 30m.
- (e) In C2, RC and CC districts, portable signs are limited to a maximum of 2 signs per site for sites with frontages greater than 30 m, but in no case is more than 1 sign per business allowed.
- (f) In the ICC district, a portable sign must be separated by a minimum of 400 m from another portable sign.
- (g) A development permit for a portable sign is valid for a maximum of 90 180 days.