



City of San Antonio

Legislation Details (With Text)

File #: 15-2401

Type: Staff Briefing - Without Ordinance

In control: Board of Adjustment

On agenda: 4/6/2015

Title: A-15-061: A request by Christus Santa Rosa for a variance from the 21 day time limit for inflatable temporary signage to allow an inflatable sign to be used for a four month period, located at 11130 Christus Hill. (Council District 6)

Sponsors:

Indexes:

Code sections:

Attachments: 1. Attachment A-15-061

Date	Ver.	Action By	Action	Result
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Case Number: A-15-061

Date: April 6, 2015

Applicant: Christus Santa Rosa

Owner: Christus Santa Rosa Health Care Corporation

Council District: 6

Location: 11130 Christus Hills

Legal Description: Lot 10, Block 1, NCB 17640

Zoning: "C-3 GC-2 AHOD" General Commercial Highway 151 Gateway
Corridor Overlay Airport Hazard Overlay District

Case Manager: Margaret Pahl, AICP Senior Planner

Request

A request for a variance from the 21 day time limit for inflatable temporary signs, as stated in Section 28-242, to allow an inflatable sign to be used for a four month period.

Executive Summary

The subject property is approximately 5 acres, and is part of a large Medical Campus owned and operated by the Christus Santa Rosa Health Care Corporation located in the Westover Hills area. The subject building is a 75,000 square foot three story medical office building built in 2013. Specific tenant finishes have been underway throughout this building and last year the company decided to add an emergency room specifically for children on the ground floor. An existing emergency room is already operational across the street in a different building within the large campus. This children's emergency room is scheduled to open to the public at the end of April.

According to the application, the permanent sign package will not be completed until late June and the applicant is seeking a variance from the time limit established for temporary inflatable signage. Section 28-242

allows inflatable signs for a maximum period of 21 days per calendar quarter per platted lot. The applicant is requesting that this limitation be extended to allow the inflatable for a time-frame between 3 and 4 months. They assert that this facility will be the only Children's Emergency Room in the northwest area of the city and they state that this inflatable is necessary in order to correctly locate the facility. According to their application, *from all perimeter roads and State Highway 151, only the roof-top of Medical Office Building III is visible.*

Subject Property Zoning/Land Use

Existing Zoning	Existing Use
"C-3 GC-2 AHOD" General Commercial Highway 151 Gateway Corridor Overlay Airport Hazard Overlay District	Medical Office Building

Surrounding Zoning/Land Use

Orientation	Existing Zoning District(s)	Existing Use
North	"C-3 GC-2 AHOD" General Commercial Highway 151 Gateway Corridor Overlay Airport Hazard Overlay District	Hospital
South	"C-3 GC-2 AHOD" General Commercial Highway 151 Gateway Corridor Overlay Airport Hazard Overlay District	Skilled Nursing Facility
East	"C-3 GC-2 AHOD" General Commercial Highway 151 Gateway Corridor Overlay Airport Hazard Overlay District	Medical Office Building
West	"ED AHOD" Entertainment Airport Hazard Overlay District	Vacant

Comprehensive Plan Consistency/Neighborhood Association

The property is within the boundaries of the West/Southwest Sector Plan, and designated as Regional Center land use. The subject property is not located within the boundaries of a registered neighborhood association.

Criteria for Review

Pursuant to Section 28-247 of *Chapter 28: Signs and Billboards* of the City Code, in order for a variance to be granted, the applicant must demonstrate:

- 1. The variance is necessary because strict enforcement of this article prohibits any reasonable opportunity to provide adequate signs on the site, considering the unique features of a site such as its dimensions, landscaping, or topography; or*
- 2. A denial of the variance would probably cause a cessation of legitimate, longstanding active commercial use of the property; and*

The applicant states that when providing emergency services, time delays can be critical. However, the entrance into the campus and the existing signage for emergency care leads one to an internal decision to turn left or right, with the existing emergency room on one side of the street and the new children's

specialized center on the opposite. Staff suggests that a roof-top balloon is not the optimal way to direct the driver in this setting. A denial of the variance would not cause a cessation of this service within the community, but rather enforce a limitation of time-frame on a marketing strategy popular among the advertising community.

3. *After seeking one or more of the findings set forth in subparagraphs (1) and (2), the Board finds that:*

A. Granting the variance does not provide the applicant with a special privilege not enjoyed by others similarly situated or potentially similarly situated.

The applicant's requested signage would serve to market the new location of an existing service to the community. Emergency care is already established as a service within the campus. That said, every business would enjoy the attention of a large inflatable sign floating above their roof. Therefore, the variance does provide the applicant with a special privilege not enjoyed by others similarly situated.

B. Granting the variance will not have a substantially adverse impact on neighboring properties.

It is unlikely that the variance will have a substantial adverse impact on neighboring properties, since the medical campus is so expansive occupying over 35 acres. However, if every business in the area were to seek inflatable signage, it could be distracting.

C. Granting the variance will not substantially conflict with the stated purposes of this article.

The legislative purposes of the adopted sign regulations are to provide minimum standards to protect the general public by regulating the design, construction, location, use and maintenance of out-door advertising signs. The owner is proposing the time-frame variance to announce the arrival of a new location of an existing service. Since the Code provides specific limitations on the use of inflatable signage, the variance would conflict with the purpose of the regulation.

Alternative to Applicant's Request

The applicant must remove the inflatable after the 21 day limitation.

Staff Recommendation

Staff recommends **DENIAL of the requested sign variance requested in A-15-061** based on the following findings of fact:

1. That the variance allows the extension of a time frame established for temporary signage.