RESOLUTION NO.

WHEREAS, the Council wishes to consider amendments to the non-conforming off-premise sign regulations to allow location of new billboards in various locations in the City if an existing billboard is removed; NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

The City Council initiates an amendment to Chapter 25-10 of the Code to accomplish the following:

- a. A nonconforming off-premise sign in the City may be relocated to a tract that:
 - 1. is located in a commercial, industrial, or commercial/mixed use zoning district;
 - 2. is not in an urban renewal or redevelopment area designated by Council;
 - 3. does not abut residential development;
 - 4. is not located within 500 feet of a historic structure or district; or
 - 5. does not abut a scenic roadway as defined by the Section 25-10-6 of the Code.
- b. The sign face of a nonconforming off-premise sign may not exceed the size of the sign face of the sign that is removed.
- c. The height of the new sign face shall be altered to take into account both positive and negative changes in grade (elevation).

- d. A sign owner shall:
 - 1. file a removal and relocation application at least 90 days before removing a sign;
 - 2. notify the owner of the tract from which the sign will be removed that a removal and relocation application has been filed.
- e. A sign owner must construct the relocated sign not later than three years from the date the removal/relocation application is approved by the authorized official.

BE IT FURTHER RESOLVED,

That the Council initiates an amendment of Ordinance No. 030908-04, (fee ordinance) to add the following fee:

Sign removal and relocation fee

\$120

BE IT FURTHER RESOLVED,

The City Manager shall present the amendments to Council on or before March 4, 2004.

ADOPTED:	, 2004	ATTEST:_	
•			Shirley A. Brown
			City Clerk

L2CLW/GCGLA/mdrcouncit2004/2-12-2004/#4601 Desired Development Zone Signs draft res (DT:mr)