AN ORDINANCE WAIVING CITY CODE SECTION 25-2-945 TO ALLOW THE RELOCATION OF A NONCONFORMING OFF-PREMISE SIGN ORIGINALLY LOCATED ON OR NEAR RR 620 AND RM 2222.

## BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

PART 1. City Code Section 25-2-945 (Abandonment of Nonconforming Use) is waived with respect to the two off-premise signs at issue in Reagan National Advertising of Austin, Inc. v. City of Austin; Cause No. D-1-GN-10-003379, subject to the following limitations:
A. The waiver is effective beginning on February 11, 2013, and continuing until August 12, 2013.
B. While the waiver remains effective, Reagan National Advertising of Austin, Inc. ("Plaintiff"), or its agent, may file applications for relocation of the two original nonconforming off-premise signs at issue in Reagan National Advertising of Austin, Inc. v. City of Austin; Cause No. D-1-GN-10-003379, or two replacement signs. Such relocation shall be to a different tract.
C. The replacement signs, like the original non-conforming off-premise signs, shall be one pole containing two 14 feet by 48 feet faces and a second pole containing two 12 feet by 25 feet faces. Plaintiff may elect to apply for relocation of signs with a differing number of faces or dimensions from the original non-conforming signs; however, the replacement signs shall not exceed the size and area of the original signs.
D. The relocation applications are subject to all other requirements of city code, including but not limited to the requirements for relocation of off-premise signs under City Code Section 25-10-152(B)(5) (Nonconforming Signs).
E. The waiver does not authorize installation of any sign on city property or vary any requirement of city code other than Section 25-2-945 (Abandonment of Nonconforming Uses), per the limitation stated above.

PART 2. This ordinance takes effect on February 11, 2013.

## PASSED AND APPROVED

