Title

Amending Chapters 60, 62, and 64 of the Legislative Code pertaining to nonconforming lots, uses, structures, and signs

Body

STATEMENT OF FINDINGS BY THE COUNCIL

WHEREAS, the City of Saint Paul has established zoning definitions and regulations for nonconforming lots, uses, and structures in Chapters 60 and 62 of the Legislative Code, and for nonconforming signs in Chapter 64; and

WHEREAS, amendments to Minnesota Statutes, Section 462.357, subdivision 1e, in 2004 and 2005, changed the laws for replacement and restoration of nonconforming uses; and

WHEREAS, the Planning Commission, in Resolution 10-43, initiated a zoning study to amend Saint Paul's nonconforming use regulations in order to achieve statutory compliance, clarify and update language, and simplify existing regulation where possible; and

WHEREAS, the Planning Commission conducted a duly noticed public hearing on a draft of the nonconforming use text amendments on April 20, 2012, and revised the proposed amendments based on the oral and written testimony received at the public hearing, the recommendations of staff, and extensive discussion; and

WHEREAS, a public hearing before the City Council having been conducted on October 17, 2012, at which all interested parties were given an opportunity to be heard, the Council having considered all the facts and recommendations concerning the proposed zoning amendments, pursuant to the authority granted by and in accordance with the procedures set forth in Minnesota Statutes Sec. 462.357;

THE COUNCIL OF THE CITY OF SAINT PAUL DOES ORDAIN:

SECTION 1

Section 60.215. - N. of the Saint Paul Legislative Code is hereby amended to read as follows:

Nonconforming building. A lawful building existing on the effective date of adoption (October 24, 1975) or amendment of this code but that does not now comply with the area, width, height, yard, percent of lot coverage, or other regulations concerning bulk or location on the lot, or spacing requirements from another use, off-street parking and loading requirements, or other regulations of the district in which it is located.

Nonconforming use. A lawful use existing on the effective date of adoption (October 24, 1975) or amendment of this code but that is not now permitted in the district in which it is located.

SECTION 2

Chapter 62 - Nonconforming Lots, Uses and Structures of the Saint Paul Legislative Code is hereby amended to read as follows:

Sec. 62.101. Intent.

There exist within the districts established by this code and subsequent amendments lots, structures, and uses of land and structures that were lawful before this code was passed or amended that would be prohibited, regulated or restricted under the terms of this code or future amendments. It is the intent of this code to permit legal nonconforming lots, structures or uses to continue until they are removed and not replaced in accordance with Minnesota Statutes, section 462.357, subdivision 1e.

The code recognizes that in some circumstances allowing nonconforming uses to be changed to similar or less intense nonconforming uses, or allowing nonconforming uses to be reestablished in vacant buildings may benefit the city and surrounding neighborhood. Some buildings have a long useful life and allowing their continued occupancy for nonconforming uses can be more desirable than requiring them to be vacant if they cannot be converted to conforming uses. Consequently, the code allows conversion of nonconforming uses to similar nonconforming uses and allows the planning commission to reestablish nonconforming uses in vacant buildings if regulated so as to be compatible with the surrounding neighborhood.

The code recognizes provides, under limited circumstances, for that enlargements expansions or relocations of nonconforming uses which improve the appearance and functioning of the use can benefit the surrounding neighborhood. The code allows the enlargement of nonconforming uses when found to be compatible with the surrounding neighborhoods.

Sec. 62.102. Legal nonconforming uses and structures.

For the purposes of this section, "use" means the principal purpose for which land or a building is being occupied. A use or structure will be presumed legally nonconforming if it can be demonstrated by clear and convincing evidence that prior to October 25, 1975, the use or structure was established, converted, or enlarged expanded and occupied pursuant to building permits issued by the city; if the use or structure was allowed in its location at the time it was established; or if it can be demonstrated by clear and convincing evidence that the particular use or structure hads been in existence continuously for twenty (20) years prior to since December 13, 19561976. The burden of proof shall be on the property owner. For the purposes of this chapter, "use" means the principal purpose for which land or a building is being occupied. A legal nonconforming structure is one that lawfully existed when created but does not now comply with the area, width, height, yard, percent of lot coverage, or other regulations concerning bulk or location on the lot, off-street parking and loading requirements, or other regulations of the district in which it is located. The planning commission may approve permits granting legal nonconforming use status to uses or structures that do not meet these standards, as set forth in section 62.109(a) and (b).

Sec. 62.103. Nonconforming lots.

Sec. 62.104. Nonconforming uses of land.

Nonconforming uses of land are subject to the following provisions:

- (a) A <u>legal</u> nonconforming use <u>of land</u> may continue<u>unless it is discontinued</u> for a period of more than one (1) year.
- (b) A <u>legal</u> nonconforming use shall not be <u>enlarged</u> <u>expanded</u> to a greater height nor <u>extended</u> to occupy a greater area of land than was occupied at the effective date of adoption or amendment of this code <u>unless the</u> <u>planning commission approves a permit for the expansion as set forth in</u> <u>section 62.109(d)</u>.
- (c) A nonconforming use shall not be moved in whole or in part to any other portion of the lot <u>unless the planning commission approves a permit for the relocation as set forth in section 62.109(d)</u>.
- (d) If such a legal nonconforming use of land ceases for any reason for a period of ninety (90) days or more than one (1) year, any subsequent use of such land shall conform to the regulations specified by this code for the district in which such land is located. This is not intended for those uses which remain on the land but whose activity may cease for a period longer than ninety (90) days due to reasons associated with the customary operation of such use.

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- (f) An existing off-street parking space for one- and two-family dwellings in a required front or side yard shall be considered a legal nonconforming use provided the parking space was established pursuant to a curb cut permit issued by the department of public works prior to October 15-25, 1975, and the parking space has been existed continuously since the permit was issued or it can be demonstrated by clear and convincing evidence that the parking space has been in existence and used continuously since October 25, 1975. The burden of proof shall be on the property owner.
- (g) Any replacement of equipment shall not result in an increase in noise, vibration, glare, dust, or smoke.

Sec. 62.105. Nonconforming structures with conforming uses.

Nonconforming structures with conforming uses are subject to the following provisions:

- (a) A <u>legal</u> nonconforming structure may continue, <u>including through repair</u>, <u>replacement</u>, <u>restoration</u>, <u>maintenance</u>, and <u>improvement</u>, <u>unless the</u> <u>nonconformity is discontinued for a period of more than one (1) year</u>.
- (b) A nonconforming structure may be enlarged <u>physically expanded</u> or altered so long as such <u>enlargement expansion</u> or alteration does not increase its nonconformity and the use in the expanded or altered area of <u>the structure meets any zoning separation requirement</u>. Accessory buildings may be added so long as they conform in all respects to the requirements of section 63.501, accessory buildings. <u>A structure with a</u> nonconforming setback shall not be expanded horizontally within the

setback area, but may be expanded vertically within the setback area by up to ten (10) feet to a total of no more than two (2) stories, subject to the height limits of the district.

(c) When a nonconforming structure is <u>removed or destroyed by any means, including by fire or other peril</u>, to an <u>the</u> extent of more <u>greater</u> than <u>sixty</u> (60) <u>fifty (50)</u> percent of its <u>estimated market value</u>, as indicated in the records of the county assessor replacement cost, exclusive of the foundation, at the time of destruction, the removal or damage, and no building permit for repair or replacement of the structure has been applied for within one hundred-eighty (180) days of the removal or damage, it shall not be reconstructed except in conformity with the provisions of this code. A nonconforming residential garage, however, may be rebuilt in a rear yard with the same nonconforming setback within one (1) year of its destruction, provided that it is within the maximum height and size limits for an accessory structure outlined in section 63.501(c) and (d).

Sec. 62.106. Nonconforming uses of structures, or structures and land in combination.

Nonconforming uses of structures, or structures and land in combination, are subject to the following regulations:

- (a) A Legal nonconforming use <u>of structures</u>, or structures and land in <u>combination</u>, may continue, <u>including through repair</u>, <u>replacement</u>, <u>restoration</u>, <u>maintenance</u>, and <u>improvement of structures</u>, <u>unless the</u> <u>nonconformity is discontinued for a period of more than one (1) year</u>.
- (b) A <u>legal</u> nonconforming use may be changed to a use permitted in the district in which it is located or to a new nonconforming use if the new nonconforming use is also listed in <u>on</u> the same <u>clause line of the use</u> <u>tables in Chapter 66 of the code</u> as the <u>most recent</u> nonconforming use. A <u>legal</u> nonconforming use may be changed to a use permitted in the district in which the <u>most recent</u> nonconforming use is first allowed, or a <u>principle principal</u> use permitted in a district that is more restrictive than the district in which the <u>most recent</u> nonconforming use is first allowed, provided the planning commission approves a permit for the change as set forth in section 62.109(c).
- (c) The number of legal nonconforming uses on a zoning lot shall not be increased unless the planning commission approves a change of nonconforming use permit as set forth in section 62.109(c).
- (e-d) When a nonconforming use changes to a use permitted in the district in which the property is located, a nonconforming use may not thereafter be resumed. When a nonconforming use changes or to a use first permitted in a more restrictive district, the nonconforming uses first permitted in less restrictive districts shall not thereafter be resumed.
- (d e) A <u>legal</u> nonconforming <u>residential</u> use may be extended throughout any parts of a <u>residential</u> structure <u>provided that no additional units are added</u>

that were manifestly arranged or designed for the use, but it shall not be extended <u>expanded</u> to occupy any land or a larger area of land outside the structure, <u>unless the planning commission approves a permit for the</u> <u>expansion as set forth in section 62.109(d)</u>.

- (e f) A nonconforming use shall not be <u>moved to a new location on the zoning</u> lot or enlarged expanded in any way, including increased cubic content, unless the planning commission approves a permit for an enlargement the expansion or relocation as set forth in section 62.109(d).
- (f) A structure containing a nonconforming use shall not be moved to another location on its lot.
- (g) Any replacement of equipment shall not result in an increase in noise, vibration, glare, dust, or smoke.
- (g-h) When a legal nonconforming use is discontinued or ceases to exist for a continuous period of three hundred sixty-five (365) days more than one (1) year, the building, or building and land in combination, shall thereafter be used in conformance with the regulations of the district in which it is located, unless the planning commission approves a permit to reestablish the nonconforming use as set forth in section 62.109(e). A residential building vacant for more than one (1) year may be re-established at the number of units for which it was originally constructed and used provided that it has not been physically converted to a fewer number of units. If the building has been converted to fewer units, the use may be re-established up to the reduced number of units.
- (h-i) When a building structure containing a nonconforming use is removed or destroyed by any means, including by fire or other peril, to an the extent of more than sixty (60) fifty (50) percent of its replacement cost estimated market value as indicated in the records of the county assessor, exclusive of the foundation, at the time of the destruction, and no building permit for repair or replacement of the structure has been applied for within one hundred eighty (180) days of the time of the removal or damage, it shall not be reconstructed except in conformity with the provisions of this code.
- (i) On a building devoted in whole or in part to any nonconforming use, work may be done on ordinary repairs, or on repair of walls, roofs, fixtures, wiring, or plumbing, provided that the cubic content of the building as it existed at the time of adoption or amendment of this code shall not be increased.
- (j) Where nonconforming use status applies to a building and land in combination, removal or destruction of the building shall eliminate the nonconforming status of the land.
- (k-j) Accessory off-street parking lots or structures spaces or garages may be constructed on the site of a nonconforming use, so long as they comply with the requirements of sections articles 63.200, 63.300, and 63.501500 and 65.900 and the setbacks required in the district where the use is first permitted.

- (k) Any nonconforming residential use with four (4) or fewer dwelling units, may construct an accessory building other than a garage provided the building complies with the requirements for accessory buildings and uses in articles 63.500 and 65.900. For all other nonconforming uses, an accessory building shall be considered an expansion of the nonconforming use and may be constructed provided it complies with articles 63.500 and 65.900 and the planning commission approves a permit for the expansion as provided in Sec. 62.109(d).
- (I) In any RM3, <u>T4</u>, OS, B1, B2, B3, I1, or VP district, nonconforming residential uses may be enlarged expanded, extended, or reconstructed or altered provided that in the B1, B2, B3, I1, and VP districts no additional dwelling units are added on the lot. Any business operated out of a residence must meet all home occupation standards. Expansion or reconstruction of Nnonconforming residential uses must also in these districts shall meet the <u>T2 height and minimum yard setback</u> requirements for the use (except for lot area per dwelling unit) of section 66.230, residential district density and dimensional standards, for the district in which the use is first permitted and the requirements for off-street parking, section in article 63.200. Reconstruction of the uses must begin within one (1) year of the removal of the buildings.
- (m) In RL--R4 districts, existing legal nonconforming two-family residential uses may be enlarged<u>expanded</u>, extended, reconstructed or altered. The two-family uses <u>expansion</u> must meet the yard setbacks and the percentage of lot coverage <u>requirements</u> of the <u>schedule of regulations</u>, <u>section 61.101</u>, as required in the zoning district in which located or in the RT1 district, whichever is greater, the height limit of the district in which located, and the requirements for off-street parking, <u>section in article</u> 63.200. Reconstruction of the uses must begin within one (1) year of the removal of the buildings.
- (n) In any residential district, existing <u>commercial</u> greenhouses may be enlarged<u>expanded</u>, extended, reconstructed or altered. The greenhouses must meet the height, yard setbacks, and percentage of lot coverage of section 66.230, residential district density and dimensional standards, for the district in which they are located and the requirements for off-street parking, section <u>article</u> 63.200. Reconstruction of the uses must begin within one (1) year of the removal of the buildings.
- (o) Existing auto body shops located in zones other than industrial zones shall be considered, for purposes of changes in nonconforming uses, as B3 uses. Auto body shops that are legally nonconforming in T2-T4 and B3 zoning districts may expand even though they are not permitted uses in these zoning districts. Auto service stations in T2, T3 and B2 zoning districts which remove their gas tanks and pumps will be regarded as legal nonconforming auto repair stations. Auto repair stations and auto specialty stores that are legally nonconforming in T2-T4 zoning districts may expand even though they are not permitted uses in these zoning districts.

- (p) In RL -RT1 residential districts, a second one-family or two-family dwelling on a single lot is exempt from paragraph (h) above and may be reconstructed provided that the number of total dwelling units on the lot is not increased and the building is not enlarged or extended unless it meets the setback and lot coverage requirements for principal structures of the district. Reconstruction of the building must begin within one (1) year of the removal of the building, unless the board of zoning appeals grants an extension for reconstruction.
- (q)(p) Existing gun shops that are legally nonconforming, and are not pawn shops, shall be considered, for purposes of changes in nonconforming uses, as permitted uses and may expand even though gun shops are not permitted uses in the district, provided that the amount of floor area devoted to the display and sale of firearms is not increased and that any new public entrance is not located within one thousand (1,000) radial feet of any "protected use," as defined in section 65.520(a) of this Code.
- (r)(q) Existing municipal yard waste sites that are legally nonconforming in the IR Light Industrial Restricted Districts may expand as a conditional use under the provision of section 61.501-61.504 and section 65.331 even though new municipal yard waste sites are not permitted in IR light industrial restricted districts.

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Sec. 62.109. Nonconforming use permits.

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- (a) Establishment of legal nonconforming use status. The planning commission may grant legal nonconforming status to the uses of or structures when such use fails to that do not meet the standards of for legal nonconforming status in section 62.102 if the commission makes the following findings:
 - (1) The use occurs entirely within an existing structure;
 - (21) The use or <u>a nonconforming</u> use of similar <u>or greater</u> intensity <u>first</u> permitted in the same clause of the zoning code <u>district</u> or in a <u>more less</u> restrictive zoning district has been in existence continuously for a period of at least ten (10) years prior to the date of the application.
 - (32) The off-street parking is adequate to serve the use;
 - (4<u>3</u>) Hardship would result if the use were discontinued;
 - (54) Rezoning the property would result in "spot" zoning or a zoning inappropriate to surrounding land uses;

- (6<u>5</u>) The use will not be detrimental to the existing character of development in the immediate neighborhood or endanger the public health, safety, or general welfare;
- (76) The use is consistent with the comprehensive plan; and
- (87) A notarized petition of <u>at least fifty-one (51) percent of the owners of</u> <u>the described parcels of real estate two-thirds of the property</u> owners within one hundred (100) feet of the <u>subject</u> property, <u>or</u> <u>twenty (20) signatures</u>, whichever is less, has been submitted stating their support for the use.

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- (b) Nonconforming commercial and industrial parking use. The planning commission may grant legal nonconforming status to allow the use of land without completely enclosed buildings as a parking lot to serve abutting property in OS-B5 Business and IR-I1 industrial districts if the commission makes the following findings:
 - (6) A notarized petition of <u>at least fifty-one (51) percent of the owners</u> of the described parcels of real estate two-thirds of the property owners within one hundred (100) feet of the <u>subject</u> property, or twenty (20) signatures, whichever is less, has been submitted stating their support for the parking lot.
- (c) Change of nonconforming use. The planning commission may allow a nonconforming use to change to a<u>nother</u> use permitted in the district in which the <u>existing</u> nonconforming use is first allowed, or a use permitted in a district that is more restrictive than the district in which the <u>existing</u> nonconforming use is first allowed, <u>or permit another, related</u> <u>nonconforming use at the same location</u> if the commission makes the following findings:
- (d) <u>EnlargementExpansion or relocation of nonconforming use</u>. The planning commission may permit the <u>enlargement expansion or relocation</u> of a <u>legal</u> nonconforming use if the commission makes the following findings:
 - (1) <u>In residential districts, t</u>The <u>enlargementexpansion</u>, or relocation will not result in an increase in the number of dwelling units;
 - (2) For enlargements expansion of a structure, the enlargement expansion will meet the yard, height and percentage of lot coverage requirements of the district;
 - (3) The appearance of the <u>enlargementexpansion or relocation</u> will be compatible with the adjacent property and neighborhood;

- Off-street parking is provided for the <u>enlargementexpansion or</u> <u>relocation</u> that meets the requirements of <u>section</u> <u>article</u> 63.200 for new <u>structures uses;</u>
- (5) Rezoning the property would result in a "spot" zoning or a zoning inappropriate to surrounding land use; and
- (6) After the enlargement<u>expansion or relocation</u>, the use will not result in an increase in noise, vibration, glare, dust, or smoke; be detrimental to the existing character of development in the immediate neighborhood; or endanger the public health, safety, or general welfare;
- (7) The use is consistent with the comprehensive plan; and
- (8) A notarized petition of <u>at least fifty-one (51) percent of the owners</u> of the described parcels of real estate two-thirds of the property owners within one hundred (100) feet of the <u>subject</u> property, or <u>twenty (20) signatures</u>, whichever is less, has been submitted stating their support for the enlargement <u>expansion or relocation</u>.

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- (e) Reestablishment of nonconforming use. When a legal nonconforming use of a structure, or structure and land in combination, is discontinued or ceases to exist for a continuous period of three hundred sixty-five (365) days more than one (1) year, the planning commission may permit the reestablishment of a nonconforming use if the commission makes the following findings:
 - (1) The structure, or structure and land in combination, cannot reasonably or economically be used for a conforming purpose;
 - (2) The proposed use is equally appropriate or more appropriate to the district than the previous <u>legal</u> nonconforming use;
 - (3) The proposed use will not be detrimental to the existing character of development in the immediate neighborhood or endanger the public health, safety, or general welfare;
 - (4) The proposed use is consistent with the comprehensive plan; and
 - (5) A notarized petition of <u>at least fifty-one (51) percent of the owners</u> of the described parcels of real estate two-thirds of the property owners within one hundred (100) feet of the <u>subject</u> property, or <u>twenty (20) signatures</u>, whichever is less, has been submitted stating their support for the use.

SECTION 3

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Chapter 64 – Signs of the Saint Paul Legislative Code is hereby amended to read as follows:

Sec. 64.301. Nonconforming signs.

- (a) No <u>A nonconforming sign or sign structure shall not</u> be enlarged or altered in a way which increases its nonconformity, except for temporary extensions on billboards as permitted in paragraph (c) of this section, and shall not be Billboard extensions are not permitted. moved except to bring it into conformance with the provisions of this code. Ordinary repair, restoration, maintenance and improvement work may be done on any legal nonconforming sign. Addition of illumination shall require that a sign be brought into conformance with all requirements of this chapter.
- (b) Should such When a nonconforming sign or sign structure be is removed or destroyed by any means, including by fire or other peril, to an the extent of greater than fifty-one (51) (50) percent of its replacement cost estimated market value, as indicated in the records of the county assessor at the time of the removal or damage, and no building permit for its repair or replacement has been applied for within one hundred eighty (180) days of the removal or damage, it shall not be reconstructed except in conformity with the provisions of this chapter. When use of a nonconforming sign is discontinued (including the lack of copy) for a period of more than one (1) year, it shall not be reused except in conformance with the provisions of this code.
- (c) Should such sign or sign structure be moved for any reason for any distance whatsoever, it shall thereafter conform to the regulations for the zoning district in which it is located after it is moved.
- (d) No existing sign devoted to a use not permitted by the zoning code in the zoning district in which it is located shall be enlarged, extended or moved except in changing the sign to a sign permitted in the zoning district in which is it located.
- (e) When a structure loses its nonconforming status, as set forth in the zoning code, section 62.106(g) all signs devoted to the structure shall be removed and all signs painted directly on the structure shall be repainted in a neutral color or a color which will harmonize with the structure.
- (f) Signs may be repainted, reposted or replaced when there is a change of any nonconforming use as set forth in the zoning code, section 62.105(c).
- (c) Any rectangular billboard may contain extensions, cutouts or top lettering which occupy a total area not in excess of fifteen (15) percent of the area of the basic advertising sign and form an integral part of the design thereof; and provided further, that no such extension, cutout or top lettering may project more than six (6) feet from the top, eighteen (18) inches from either side or fifteen (15) inches from the bottom of the basic rectangular advertising message. The area of an extension, cutout or top

lettering shall be deemed to be the area of the smallest rectangle into which such extension, cutout or top lettering will fit. A sign permit is required for a temporary billboard extension. Temporary extensions shall be completely removed not later than ninety (90) days after installation and the total combined period of temporary extensions for a sign face shall not exceed one hundred eighty (180) days per year.

ARTICLE VI. 64.600. SPECIAL SIGN DISTRICTS

Sec. 64.610. Sunray-Battlecreek-Highwood, district one community council special district sign plan.

- (e) Nonconforming signs. Regulation of nonconforming signs within the Sunray-Battlecreek-Highwood, district one community council special sign district which lawfully existed prior to the effective date of this sign plan or any amendments hereto and which would be prohibited, regulated, or restricted under the provisions of this plan, may continue to exist as legal nonconforming signs regulated under the provisions of section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:
 - (1) No nonconforming sign shall be:
 - a. Altered or enlarged in any way; or
 - Replaced by another nonconforming sign, though a change in the message will not be deemed to be a replacement; or
 - c. Relocated to any other location in the Sunray-Battlecreek-Highwood, district one community council special sign district; or
 - d. Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of the loss, as determined by the city; or
 - e. Maintained through replacement of structural elements.
 - (2) A nonconforming sign shall be immediately removed from the Sunray-Battlecreek-Highwood, district one community council special sign district at the cost of the owner if:
 - a. It is an imminent danger to life or property; or
 - b. It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or

 Use of the sign has been discontinued for a period of three (3) consecutive months.

(e)(g) Sign permits; administration.

Sec. 64.620. Greater Eastside Area special district sign plan.

- (e) Nonconforming signs. Regulation of nonconforming signs within the Greater Eastside Area special sign district which lawfully existed prior to the effective date of this sign plan or any amendments hereto and which would be prohibited, regulated, or restricted under the provisions of this plan, may continue to exist as legal nonconforming signs regulated under the provisions of section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:
 - (1) No nonconforming sign shall be: a. Altered or enlarged in any way; or
 - b. Replaced by another nonconforming sign, though a change in the message will not be deemed to be a replacement; or
 - c. Relocated to any other location in the Greater Eastside Area special sign district; or
 - d. Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of the loss, as determined by the city; or
 - e. Maintained through replacement of structural elements.
 - (2) A nonconforming sign shall be immediately removed from the Greater Eastside Area special sign district at the cost of the owner if:
 - a. It is an imminent danger to life or property; or
 - b. It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or
 - c. Use of the sign has been discontinued for a period of three (3) consecutive months.
- (e)(f) Sign permits; administration.

Sec. 64.630. West Side special district sign plan.

(c) Advertising sign restrictions. Advertising signs shall not be permitted within the sign plan district except signs on transit shelters and courtesy benches licensed or franchised by the city. Construction, erection,

replacement, or renovation of advertising signs shall not be permitted. Existing, nonconforming, advertising signs shall:

- (1) Be immediately removed, at the owner's expense, from the special sign district if:
 - a. It is an imminent danger to life or property; or
 - b. It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or
 - c. Use of such sign, signified by a lack of advertising message, has been discontinued for a period of three (3) consecutive months.
- (2) Not be:
 - a. Altered or enlarged in any way; or
 - b. Replaced by another nonconforming sign; or
 - c. Relocated to any other location in either this district or the Smith Avenue special sign districts; or
 - d. Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or
 - e. Maintained through replacement of structural elements.
- (c)(d) Administration and enforcement.

Sec. 64.640. Dayton's Bluff special district sign plan.

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- (e) Nonconforming signs. Regulation of nonconforming signs within the Dayton's Bluff special sign district which lawfully existed prior to the effective date of this sign plan or any amendments hereto and which would be prohibited, regulated, or restricted under the provisions of this plan, may continue to exist as legal nonconforming signs regulated under the provisions of section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:
 - (1) No nonconforming sign shall be:

a. Altered or enlarged in any way; or

 Replaced by another nonconforming sign, though a change in the message will not be deemed to be a replacement; or

- Relocated to any other location in the Dayton's Bluff special sign district; or
- d. Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of the loss, as determined by the city; or
- e. Maintained through replacement of structural elements.
- (2) A nonconforming sign shall be immediately removed from the Dayton's Bluff special sign district at the cost of the owner if:
 - a. It is an imminent danger to life or property; or
 - b. It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or
 - Use of the sign has been discontinued for a period of three (3) consecutive months.
- (e)(f) Sign permits; administration.

Sec. 64.660. North End/South Como special district sign plan.

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- (e) Nonconforming signs. Regulation of nonconforming signs within the North End/South Como special sign district which lawfully existed prior to the effective date of this sign plan or any amendments hereto and which would be prohibited, regulated, or restricted under the provisions of this plan, may continue to exist as legal nonconforming signs regulated under the provisions of section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:
 - (1) No nonconforming sign shall be:
 - a. Altered or enlarged in any way; or
 - Replaced by another nonconforming sign, though a change in the message will not be deemed to be a replacement; or
 - c. Relocated to any other location in the North End/South Como special sign district; or
 - d. Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of the loss, as determined by the city; or
 - e. Maintained through replacement of structural elements.

- (2) A nonconforming sign shall be immediately removed from the North End/South Como special sign district at the cost of the owner if:
 - a. It is an imminent danger to life or property; or
 - b. It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or
 - c. Use of the sign has been discontinued for a period of three (3) consecutive months.
- (e)(g) Sign permits; administration.
- Sec. 64.670. Thomas/Dale district 7 special district sign plan.
 - (f) Nonconforming signs. Regulation of nonconforming signs within the Thomas/Dale district 7 special sign district which lawfully existed prior to the effective date of this sign plan or any amendments hereto and which would be prohibited, regulated, or restricted under the provisions of this plan, may continue to exist as legal nonconforming signs regulated under the provisions of section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:
 - (1) No nonconforming sign shall be:
 - a. Altered or enlarged in any way; or
 - Replaced by another nonconforming sign, though a change in the message will not be deemed to be a replacement; or
 - Relocated to any other location in the district 7 special sign district; or
 - d. Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of the loss, as determined by the city; or
 - e. Maintained through replacement of structural elements.
 - (2) A nonconforming sign shall be immediately removed from the district 7 special sign district at the cost of the owner if:
 - a. It is an imminent danger to life or property; or

- b. It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or
- c. Use of the sign has been discontinued for a period of three (3) consecutive months.
- (f)(g) Administration and enforcement.

Sec. 64.710. Hamline Midway special district sign plan.

- (f) Nonconforming signs. The regulation of nonconforming signs shall be pursuant to the provisions of article iii, nonconforming signs, of this chapter.
- (f)(g) Administration and enforcement. Whenever a permit request for an advertising sign in the Hamline Midway special sign district is requested, such permit shall not be issued unless the plans for the advertising sign have been approved by the zoning administrator as in compliance with this supplement and other provisions of chapter 6664, signs.

Sec. 64.720. Saint Anthony Park special district sign plan.

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Signs within the Saint Anthony Park special sign district which lawfully existed prior to the adoption of this sign plan and which would be prohibited, regulated or restricted under the provisions of this sign plan or amendments hereto, may continue to exist as legal nonconforming signs under the provisions of section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:

- (1) No nonconforming sign shall be:
 - (a) Altered or enlarged in any way; or
 - (b) Replaced by another nonconforming sign, though a change in the message on a nonconforming sign will not be deemed to be a replacement; or
 - (c) Relocated to any other location in the Saint Anthony park special sign district; or
 - (d) Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or
 - (e) Maintained through replacement of structural elements; or
- (2) Any nonconforming sign shall be immediately removed from the Saint Anthony Park special sign district at the cost of the owner if:

- (a) It is an imminent danger to life or property; or
- (b) It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss; or
- (c) Use of such sign has been discontinued for a period of three (3) consecutive months.
- Sec. 64.730. Merriam Park special district sign plan.
 - (e) Nonconforming advertising signs. Signs within the Merriam Park special district which lawfully existed prior to the adoption of this sign plan by the city council, and which would be prohibited, regulated or restricted under the provisions of this sign plan or amendments hereto, may continue to exist as legal nonconforming signs under the provisions of section 64.300, nonconforming signs, subject to the following additional requirements:-
 - (1) No nonconforming advertising signs shall be:
 - a. Altered in any way, other than changing the message on a painted or printed sign;
 - b. Replaced by another nonconforming sign;
 - Relocated to any other location in the Merriam Park special district;
 - Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its display surface, as determined by the city; or
 - e. Maintained through replacement of structural elements.
 - (2) Any nonconforming advertising sign shall be immediately removed from the Merriam Park special district at the cost of the owner:
 - a. If it incurs damage in an amount exceeding fifty (50) percent of its display surface, as determined by the city; or
 - b. If use of such sign has been discontinued for a period of three (3) consecutive months.

Sec. 64.735. Snelling Hamline special district sign plan.

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(e) Nonconforming signs. Nonconforming signs within the Snelling-Hamline special sign district which lawfully existed prior to the effective date of this sign plan or any amendments hereto and which would be prohibited, regulated, or restricted under the provisions of this plan, may continue to exist as legal nonconforming signs regulated under the provisions of section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:-

- (1) No nonconforming sign shall be:
 - a. Altered or enlarged in any way; or
 - b. Replaced by another nonconforming sign, though a change in the message will not be deemed to be a replacement; or
 - c. Relocated to any other location in the Snelling-Hamline special sign district; or
 - d. Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of the loss, as determined by the city; or
 - e. Maintained through replacement of structural elements.
- (2) A nonconforming sign shall be immediately removed from the Snelling-Hamline special sign district at the cost of the owner if:
 - a. It is an imminent danger to life or property; or
 - b. It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or
 - c. Use of the sign has been discontinued for a period of three (3) consecutive months.
- (e)(f) Sign permits; administration.

Sec. 64.740. Macalester-Groveland special district sign plan.

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- (e) Nonconforming signs. Regulation of nonconforming signs within the Macalester-Groveland special sign district which lawfully existed prior to the effective date of this sign plan or any amendments hereto and which would be prohibited, regulated, or restricted under the provisions of this plan, may continue to exist as legal nonconforming signs regulated under the provisions of section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:
 - (1) No nonconforming sign shall be:

a. Altered or enlarged in any way; or

		 Replaced by another nonconforming sign, though a change in the message will not be deemed to be a replacement; or 		
		 Relocated to any other location in the Macalester- Groveland special sign district; or 		
		 Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of the loss, as determined by the city; or 		
		e. Maintained through replacement of structural elements.		
	(2) A nonconforming sign shall be immediately removed from t Macalester-Groveland special sign district at the cost of the if:			
		a. It is an imminent danger to life or property; or		
		 b. It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or 		
		 Use of the sign has been discontinued for a period of three (3) consecutive months. 		
<u>(e)(g)</u>	Sign permits; administration			

Sec. 64.755. Shepard Davern special district sign plan.

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(e) Nonconforming signs. Regulation of nonconforming signs within the Shepard Davern special sign district which lawfully existed prior to the effective date of this sign plan or any amendments hereto and which would be prohibited, regulated, or restricted under the provisions of this plan, may continue to exist as legal nonconforming signs regulated under the provisions of section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:

(1) No nonconforming sign shall be:

a. Altered or enlarged in any way; or

- b. Replaced by another nonconforming sign, though a change in the message will not be deemed to be a replacement; or
- c. Relocated to any other location in the Shepard Davern special sign district; or

- Reconstructed after incurring damage in an amount exceeding fifty (50) percent of its replacement cost at the time of the loss, as determined by the city; or
 - e. Maintained through replacement of structural elements.
- (2) A nonconforming sign shall be immediately removed from the Shepard Davern special sign district at the cost of the owner if:
 - a. It is an imminent danger to life or property; or
 - b. It incurs damage in an amount exceeding fifty (50) percent of its replacement cost at the time of loss, as determined by the city; or
 - c. Use of the sign has been discontinued for a period of three (3) consecutive months.
- (e)(g) Sign permits; administration.

Sec. 64.770. Downtown area special district sign plan.

- (c) Within the downtown special sign district, <u>no</u> advertising signs shall be subject to the following restrictions:
 - (1) No advertising signs shall be permitted except signs on transit shelters and courtesy benches licensed or franchised by the city;.
 - (2) Advertising signs within the downtown special sign district which lawfully existed prior to the adoption of this special sign plan and which would be prohibited, regulated, or restricted under the provisions of this sign plan or amendments hereto, may continue to exist as legal nonconforming signs under the provisions of Legislative Code section 64.300 pertaining to nonconforming signs, subject to the following additional requirements:
 - a. No nonconforming advertising sign shall be:
 - 1. Altered or enlarged in any way; or
 - 2. Replaced by another nonconforming advertising sign, though a change in the message on a nonconforming advertising sign will not be deemed to be a replacement; or
 - 3. Relocated to any other location in the downtown special sign district; or
 - 4. Reconstructed after incurring damage to the advertising sign display surface or advertising sign structure in an amount exceeding fifty-one (51)

		percent of the replacement cost of the advertising sign display surface or fifty-one (51) percent of the replacement cost of the advertising sign structure at the time of loss, as determined by the zoning administrator; or	
	5.	Maintained through replacement of structural elements.	
b.	remov	Any nonconforming advertising sign shall be immediately removed from the downtown special sign district at the cost of the owner if:	
	1	It is deemed unsafe or hazardous by the zoning administrator; or	
	2	The advertising sign face or advertising sign structure sustains damage in an amount exceeding fifty-one (51) percent of the replacement cost of the advertising sign display surface or advertising sign structure at the time of loss; or	
	3	Use of such advertising sign has been discontinued for a period of three (3) consecutive months.	

SECTION 4

This ordinance shall become effective thirty (30) days after its passage, approval, and publication.