A RESOLUTION DECLARING THAT PENDING AND
YET-TO-BE FILED APPLICATIONS FOR BILLBOARDS
WITHIN 1,000 FEET OF LIMITED ACCESS
HIGHWAYS, WITHIN 200 FEET OF RESIDENTIAL
DISTRICTS, AND WITHIN 200 FEET OF PARKS,
SHALL NOT BE PROCESSED PENDING REVIEW AND
ADOPTION OF THE SIGN ORDINANCE; AND
PROVIDING AN EFFECTIVE DATE.

WHEREAS, the prohibition of billboards in areas adjacent
to limited access highways, residential districts, and parks
within Orange County is declared to be necessary to protect
the public investment in limited access highways and parks;

WHEREAS, the prohibition of billboards in areas adjacent
to limited access highways, residential districts, and parks
is necessary to attract visitors and residents to Orange
County by preserving the natural beauty of Orange County near
limited access highways, parks, and residential districts;

WHEREAS, the prohibition of billboards in areas adjacent
to limited access highways and parks is necessary to promote
the recreational value of public travel along such limited
access highways and of the use of parks;

WHEREAS, the prohibition of billboards in areas adjacent
to limited access highways is necessary to assure that
information in the specific interest of the traveling public
is presented safely and aesthetically;

WHEREAS, the prohibition of billboards in areas adjacent
to residential districts is necessary to protect property
values of residential districts;

WHEREAS, the prohibition of billboards in areas adjacent
to limited access highways and parks is necessary to promote
points of scenic, historic, cultural, and educational
interest;

WHEREAS, accordingly, a Sign Ordinance is pending which
would, inter alia, prohibit billboards from being erected
within 1,000 feet of limited access highways, within 200 feet
of residential districts, or within 200 feet of parks;
WHEREAS, it would defeat the purpose of this portion of the Sign Ordinance prohibiting billboards within the above mentioned distances of limited access highways, residential districts, and parks, if billboard permits could be applied for and issued prior to the Board's review of the Sign Ordinance, which review will not occur until December 1989.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ORANGE COUNTY, FLORIDA:

1. Applications for billboards which would be located within 1,000 feet of limited access highways, within 200 feet of residential districts, or within 200 feet of parks which were filed after September 26, 1989, shall not be processed pending the review and adoption of the Sign ordinance.

2. This Resolution shall be come effective upon the date of its adoption.

ADOPTED THIS 2nd DAY OF OCTOBER, 1989.

ORANGE COUNTY, FLORIDA

BY: 
Chairman, Board of County Commissioners

DATE: OCT 02 1989

ATTEST: Martha O. Haynie, Clerk to the Board of County Commissioners

BY: Deputy Clerk

JDP336 10/04/89  -2-