An Ordinance of the City of Redlands, California, Amending Ordinance No. 387, adopted July 1st, 1948, entitled as follows:

AN ORDINANCE OF THE CITY OF REDLA DS PROVIDING FOR THE REGULATION, INSTALLATION AND NAISTENANCE OF ADVENTISING STRUCTURES OR BILLBOARDS, AND SIGNS, PROVIDING FOR PERMITS AND I SPECTION AND PIXING FEES THEREFORE, PROVIDING PENALTIES FOR THE VIOLAT ON OF THIS ORDINANCE, AND REPEALING OR TRANSPORT THE RESENTE.

The City Council of the City of Redlands does Ordain as Follows:

Suction 0.2: That Part One, Section 5, para raph 7, Parallel Signs be amended to read as follows:

All parallel wall signs attached to the exterior wall of buildings in Fire Zoresio. 1 and No. 2 shall be constructed entirely of incombustible material, including the nangers and supports for attaching the sign to the wall, but may have ornamental mouldings of wood.

That Part One, Section 6, be amended by adding another paragraph to read as follows:

All vertical wall signs attached to the exterior wall of buildings in Fire Zones No. 1 and no. 2 shall be constructed entirely of incombustible material, including the nangers and supports for attaching the sign to the wall, but may have ornamental mouldings of wood.

That Part One, Section 7, be amended by adding another paragraph to read as follows:

All horizontal wall stems attached to the exterior wall of buildings in Fire Zones No. 1 or No. 2 shall be constructed entirely of incombustible material, including the hangers and supports for attaching the sign to the wall, but may have ormamental mouldings of wood.

SECTION TWO: That Part Two, Section 6, Paragraph 2, be amended to read as follows:

No sign or advertising structure, ground sign or any portion thereof shall be erected or constructed nearer to the line of any public sidewalk, street or alley or other public place than the front face of any building used as a dwelling which is located in the same block and which faces on any such public sidewal, street, alley or other public place; provided, nowever, that if said dwelling is not within fifty (50) feet of said advertising structure, ground sign, or any portion thereof or if the property intervening between said dwelling and such advertising structure or gound sign is occupied by a building or structure devoted to business purposes, then the advertising structure or ground sign may be built nearer to the line of the public street, alley or other public place than the said front face of the nearest dwelling and provided, further, that when an acception, structure or grand sign is erected abon a lot becasen two buildings, said structure or ground sign may be built nearer to the street than the front face of the nearest dwelling but shall not be built closer to the line of any public streak, street, alley or other public place than a line drawn between the front adjacent corner of said two. buildings.

That Part Two, Section 6, be amended by adding another paragraph to read as follows:

It shall be unlawful to maintain any swinging or movable sign in the City of Redlands.

FG ...

SECTION THREE: That all other ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION FOUR: This Ordinance shall be in force and take effect as provided by law.

SECTION FIVE: The City Clerk shall certify to the passage of this Ordinance and shall mause the same to be published once in the Redlands Daily Facts, a daily newspaper hereby designated for that purpose.

Mayor of the City of Redlands

Attest: Harry R. Whaley

City Clerk

I hereby certify that the foregoing ordinance was adopted by the City Council of Redlands, California, at a regular meeting thereof held October 21, 1952, by the following vote:

Ayes: Councilmen Elkins, Van Diest and Mayor Folkins.

Noes: None

Absent: Councilmen Anderson and Putnam.

Herry R. Whaley

City Clerk

By: Hazel M. arnold Depaty Clerk