

**PROPOSED AMENDMENTS TO BILL 36-26**  
**By Councilman Marks**

1. On page 1, in the title, strike “Freestanding Enterprise Signs – Maximum Area” and substitute “Definitions”; beginning in the first line of the purpose paragraph, strike “increasing the maximum area of a freestanding enterprise sign in the Commercial, Community Core District of the Business, Local (B.L.-C.C.C.) Zone under certain circumstances” and substitute “amending the definition of “Area” within the Zoning Regulations pertaining to Signs”; in the second line of the function paragraph, strike “450.4 – Attachment 1.5(b)” and substitute “450.3, the definition of “Area”, listed alphabetically”.
  
2. On page 2, strike lines 4 through 25.
  
3. On page 3, in line 1, insert the following.  
“§ 450.3. General sign definitions.  
Unless otherwise provided, the following words, as used in Section 450, are defined as follows:  
AREA – The number of square feet within the perimeter of one continuous rectangle enclosing the face of a sign. Except in the case of a wall-mounted sign, “area” includes the surface of all integral color, framing or other design feature by which the sign is differentiated from the structure supporting it or upon which it is erected. “Area” does not include:
  - A. Any structural, supporting or decorative features which are not part of the message of the sign;
  - B. Architectural features of the building upon which the sign may be erected, provided that such features are distinguishable from the sign by means of differences of color or similar attributes; or
  - C. Air spaces located between freestanding signs of different classes which are erected on a common or shared supporting structure, OR WITHIN THE PERIMETER OF ONE CONTINUOUS RECTANGLE ENCLOSING THE FACE OF THE SIGN.”