




Form ROW-R-99  
Rev. 5/2003  
Replaces Form D-15-99  
GSD-BPC  
Page 1 of 1

## CLAIM FOR ACTUAL MOVING EXPENSES

Print or Type All Information				
1. Name of Claimant(s) Lamar Advertising, Co.		Parcel No: 2		County: Williamson
		ROW CSJ No.: 0273-04-026		Project No.:
<input type="checkbox"/> Residence <input type="checkbox"/> Business <input type="checkbox"/> Farm <input type="checkbox"/> Nonprofit <input checked="" type="checkbox"/> Sign <input type="checkbox"/> Other - Personal Property				
2. Address of Property Acquired by State: 11400 W. State Hwy. 29 Liberty Hill, Texas 78642  Claimant's Telephone No.: 512-451-1945		3. Address Moved To: Lamar Advertising, Co. 5110 N. General Bruce Dr. Temple, Texas  2nd Phase of Two-Phase Move		
4. Occupancy of Property Acquired by State: From (Date): March 2003 To (Date of Move): July, 2010 <input type="checkbox"/> Owner/Occupant <input checked="" type="checkbox"/> Tenant		5. Distance Moved: 50 Miles 7. Mover's Name and Address: Austin Crane Service 7020 Hwy. 290 E. Bldg. II, Ste. B Austin, TX 78723-1494		
6. Controlling Dates		9. Amount of Claim:		
a. First Offer in Negotiation		Mo.	Day	Yr.
b. Date Property Acquired		01	21	10
c. Date Required to Move		3	25	10
8. Property Storage N/A		a. Moving/Storage Expenses \$ 32,000.00		
Place Stored (Name and Address): N/A		b. Reestablishment Expenses \$0		
10. Temporary Lodging From (Date): N/A To (Date of Move): N/A		c. Searching Expenses \$0		
		d. Tangible Property Loss \$0		
		e. Storage \$0		
		f. Temporary Lodging \$		
		g. Total Amount \$ 32,000.00		
11. All amounts shown in Block 9 were necessary and reasonable and are supported by attached receipts. Pay of this claim is requested. I certify that I have not submitted any other claim for, or received reimbursement for, an item of expense in this claim, and that I will not accept reimbursement or compensation from any other source for any item of expense paid pursuant to this claim. I further certify that all property was moved and installed at the address shown in Block 3, above, in accordance with the invoices submitted and agreed terms of the move and that all information submitted herewith or included herein is true and correct.				
 Lamar Advertising, Co. Representative		Date of Claim 9/21/12		
Spaces Below to be Completed by Williamson County				
I certify that I have examined this claim and substantiating documentation attached herewith, and have found it to be true and correct and to conform with the applicable provisions of State law. All items are considered to be necessary reasonable expenses and this claim is recommended for payment as follows:				
Amount of \$32,000.00				
Date		Williamson County representative		





7020 HWY 290 E  
BLDG II STE B  
AUSTIN TX 78723  
(512) 452-4400, Fax (512) 452-3864

January 13, 2012

**Proposal Prepared**  
for Lamar Advertising  
7020 Hwy 290 East  
Austin, Texas 78723  
Attention: Chris Stokes  
512-451-1945

Relocation of Billboard Structure from Parcel #2

50 Mile Radius – Maintain height of 42' above overall height at ground level street pavement

- Prep site for construction
- Drill holes to set poles
- Set poles and back fill using minimum 3000 PSI concrete
- Assemble and attach uprights, walks and stringers
- Attach faces to uprights
- Attach aprons to uprights separating faces and walks
- Re-install lights and electrical (None)
- Remove spoils and clean up job site

Total Cost	<u>\$32,000.00</u>
Sub-Total	<u>\$32,000.00</u>
Sales Tax	<u>\$ 2,640.00</u>
Total	<u>\$34,640.00</u>

\*Note: \$2,500 hole allowance.

Larry F. Taylor  
President

Accepted by: \_\_\_\_\_

Date: \_\_\_\_\_

### Special Provisions for Two-Phase Negotiated Self-Move of Advertising Signs

Since an outdoor advertising sign move only involves one item of personal property and is not normally complex in nature, an outdoor advertising sign may be pre-approved for a two-phase negotiated self-move into storage. This would include a first phase move into temporary storage and a second move from storage to a legal replacement site. Both phases of the move may be paid at the conclusion of the first phase of the move, if properly verified and documented. This allows the sign owner the ability to continue to search for a replacement site within the time limits set by OAS permitting regulations (36 months) without the potential loss of relocation assistance benefits due to the URA requiring payment to be made within 18 months. No costs for modifications at the replacement site shall be eligible unless such modification would be reasonable, necessary and required of the existing sign at any replacement site.

The entire claim for documented searching expenses and storage limited to 12 months at a third party site may also be paid at the completion of the first phase of the move for the term approved by the Region.

**CERTIFICATION OF ELIGIBILITY**

ROW CSJ:

Parcel: 2

Displacee: LAMAR Outdoor Advertising

I certify that myself and any other party(ies) with a financial interest in this relocation assistance claim are either:

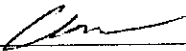
☒ Citizens or Nationals of the United States

or

☐ Aliens lawfully present in the United States

If an Alien lawfully present in the United States, supporting documentation will be required.

If an incorporated business, farm or non-profit organization, I certify that I have signature authority for this entity and such entity is lawfully present in the United States.

  
\_\_\_\_\_  
Claimant

Date: 7/24/0

\_\_\_\_\_  
Claimant

Date:

## Billboard Sign Parcel 2

Before



After

