

Campaign Sign Posting Regulation

More detailed information on the following pages.

- ◆ Signs must be located on private property with the property owner's consent.
- ◆ Signs cannot be placed on public rights of way.
- ◆ Clearly state the person responsible for the sign. For example: "Paid for by Candidate X for Commissioner, Jane Doe Political Treasurer".
- ◆ Comply with all State, County, and City regulation.
- ◆ Remove all signs promptly after the Election.

CHAPTER 9

SIGNS:

SECTION:

- 8-9-1: Purpose; Intent
- 8-9-2: Applicability
- 8-9-3: Permit Required
- 8-9-4: Design and Construction Standards
- 8-9-5: Sign Removal
- 8-9-6: Appeal
- 8-9-7: Variance Procedure

8-9-1: PURPOSE; INTENT: The purpose of this chapter is to allow the reasonable display of signs to identify homes, public buildings, cultural, professional and business establishments and to advertise products and services for the information and convenience of the people and the flourishing of enterprise. This chapter sets forth uniform standards for the fabrication and placement of signs in the county with the intent of making it easier and less costly for businesses and individuals to have their messages seen while preserving the character of the community as described in the county comprehensive plan.

8-9-2: APPLICABILITY:

A. SIGN DEFINED: For the purposes of this chapter, the term “sign” shall mean a display of letters, numbers, illustrations, symbols, lights or devices erected to attract attention to the subject matter for advertising purposes.

B. SCOPE: This chapter regulates all exterior signs, permanent or temporary, and interior signs intended to be visible from outside the buildings, in which they are installed, within the county, outside the city limits of Victor, Driggs, and Tetonia, with the exception of the types of signs listed in the following subsection.

C. EXEMPTIONS: Signs exempted from regulation are:

1. Official Signs: Traffic signs, guidance signs, welcome signs and official notices placed by a public agency;
2. Private Traffic Signs: Private traffic signs that are similar in design and size to the official signs and do not confuse the intent and operation of the official signs;
3. Individual, Nonprofit Organization Flags: Flags of individuals and nonprofit organizations are allowed, one each per location, provided they are no larger than 20 square feet in area and are not attached to a sign;

4. Historic: Historic site markers, commemorative tablets and signs that name buildings or give their date of construction;
5. Murals; Sculptures: Murals and sculptures displayed as art and not connected with advertising of a business;
6. Time and/or Temperature: Time and/or temperature signs whereon time and temperature are the only changeable copy and the remaining copy is limited to the sponsor's name;
7. Political: Political campaign signs pertaining to a specific election, provided they are displayed no earlier than 60 days before the election and removed within ten (10) days after the election;
8. Owner/Occupant Identification: Owner or occupant identification signs for residential structures, provided they do not exceed one square foot in area (for example, 6" x 24");
9. Private Warning: Private warning signs up to six (6) square feet in area;
10. Sale, Lease, or Rent: Property owner and/or realtor signs for sale, lease or rental if they do not exceed six (6) square feet in area, one sign per street frontage of property where they are displayed on the property owner's real property; in addition, one directional sign will be allowed for each property noticed for sale. (amended 12/13/2012)
11. Window Display: Window displays of business enterprises;
12. Construction Sites: Construction sites signs up to 24 square feet in area, one sign per street frontage at the site;
13. Informative Signs: "Open/closed", "vacancy/no vacancy", business hours and credit card acceptance signs up to three (3) square feet in area, one sign of each type per frontage at each business location;
14. Special Event: Special event signs where the event lasts no longer than five (5) days;
15. Signs on Vehicle: Signs on a vehicle, provided the vehicle is not left standing in a conspicuous place for the purpose of advertising for more than 72 hours;
16. Temporary Signs or Banners: Temporary signs or banners advertising grand openings (on a one-time basis), sales or events sponsored by nonprofit groups, or garage or yard sales, provided the sign is located entirely on private property and is not supported by structures located on public property. "Temporary" shall mean in place no earlier than 15 days before the event and removed the day after the event.
17. Flags: Flags of the official United States and Idaho state flags.

City of Driggs

For more information visit their website at driggsidaho.org

- J. Any sign attached to the roof of a building.
- K. Any sign that displays a message or graphic representation deemed lewd, indecent, or otherwise offensive to public morals by the city.
- L. Any abandoned signs.
- C. Specific requirements for temporary signs are listed below.
- D. No premises may display more than 4 temporary signs per year.
- E. Temporary signs must have the first date of display affixed to the sign (front or back) at the beginning of each 14 day period.

11.3.3. Heritage Signs

- A. A sign having historical significance, and which advertises an establishment or product no longer in existence. A heritage sign may be maintained, repaired, or relocated, so long as no modifications are made to the sign.
- B. In order for a sign to be designated a heritage sign, the Planning & Zoning Commission must make written findings that the sign is at least 50 years old, and meets at least one of the following criteria
 1. The sign has historic character, interest, or value as part of the development, heritage, or cultural characteristics of the Driggs.
 2. The sign is significant as evidence of the history of the product, business, or service advertised.
 3. The sign embodies elements of design, detailing, materials, or craftsmanship that make it significant or innovative.
 4. The sign has a unique location or contains singular physical characteristics that make it an established or familiar visual feature within the community.

11.3.4. Temporary Signs

The following temporary signs do not require a sign permit but must follow applicable standards.

- A. Temporary signs must be located on private property with the property owner's consent. Temporary signs may not be located within the public right-of-way.
- B. Temporary signs cannot be illuminated.

District	Duration	Size (max)
RC-, RS, RM-,-	Allowed 14 days	16 sf per allowed sign
NX, CX, DX, CC, CH, IX, IL	Allowed 14 days	24 sf per allowed sign
CIV, REC	Allowed 14 days	24 sf per allowed sign
CON	Not allowed	Not allowed

11.3.5. Signs Allowed Without a Permit

The following signs are allowed and are exempt from Sec. 11.3.6 but must follow applicable standards.

- A. All signs erected in a public right of way by a public agency.
- B. Official notices issued by any court, public agency, or officer.
- C. Flags.
 1. A maximum of 3 of the following flags are allowed per street frontage:
 - a. The official flag of The United States of America;
 - b. Any official flag of a state or territory of the United States of America;
 - c. Any official flag adopted by a member state of the United Nations; and

CITY OF VICTOR ORDINANCE NO. 0504

AN ORDINANCE OF THE CITY OF VICTOR AMENDING TITLE 10, DIVISION 11.3.5, VICTOR CITY CODE, REGARDING THE REGULATION OF SIGNS; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Victor has previously adopted an ordinance regulating the use of signs and the City Council has decided to make certain modifications to that ordinance in order to create more flexibility in the residents use of political signage; and

WHEREAS, Idaho Code § 67-6524 allows for the City Council to pass interim land use ordinances when amendments are being prepared by the jurisdiction; and

WHEREAS, the City Planning and Zoning Administrator is proposing to the Planning and Zoning Commission certain amendments to the sign ordinance, and this ordinance is on contemplation of such amendments; and

WHEREAS, Idaho Code § 67-6511 authorizes the creation of zoning ordinances that regulate all aspects of the construction of buildings and improvements to real property;

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF VICTOR, TETON COUNTY, IDAHO:

Section 1. That a Title 10, Division 11.3.5 of the Victor City Code, be amended to add a subsection (J) which reads as follows:

J. Any sign installed by a candidate running for political office or supporter of a candidate running for political office, as well as any sign installed to support a ballot initiative. These signs can only be installed 60 days before the election and must be removed within 7 days after the election. These signs must be temporary and must be installed and removed by hand, without the need or use of tools. These signs are limited to 6 square feet in size.

Section 2. That all ordinances, resolutions, orders, or parts thereof or in conflict with this ordinance are hereby voided.

Section 3. That this Ordinance shall be in full force and effect on the 10th day of November 2016 its passage, approval and publication.

PASSED by the City Council of the City of Victor, Idaho, this 26th day of October, 2016.

APPROVED by the Mayor of the City of Victor, Idaho, this 26th day of October, 2016.

APPROVED:



Jeff Potter, MAYOR

ATTEST:



Michelle Smith, CITY CLERK

TITLE 9 LAND USE CODE – CHAPTER 12 STANDARDS

CHAPTER 12

ARTICLE 06

SIGN STANDARDS

- 9-12-06-1: PURPOSE
- 9-12-06-1: DEFINITIONS
- 9-12-06-2: SIGNAGE STANDARDS
- 9-12-06-3: NONCONFORMING SIGNS
- 9-12-06-4: PROHIBITED SIGNS
- 9-12-06-5: TEMPORARY SIGNS
- 9-12-06-6: SIGNS ON CITY OWNED PROPERTY

9-12-06-1: PURPOSE

Recognizing the interdependence of sign design and placement to site and building design provides a method by which the city may regulate this interdependence to preserve the scenic and environmental quality of the community.

9-12-06-1: DEFINITIONS

If conflict arises between any definition in this article and any other definition within this title, the definition with the more specific and/or more restrictive definition shall control. Any other words or phrases not specifically defined shall be interpreted to give this chapter its most reasonable application.

- ADVERTISING STRUCTURE:** A structure of any kind or character, erected or maintained for outdoor advertising purposes, upon which any poster, bill, printing, painting or other advertisement of any kind whatsoever may be placed including statuary for advertising purposes.
- ANIMATED SIGN:** Any sign, which is designed and constructed to give its message through a sequence or progressive changes or parts or lights or degree of lighting.
- BANNER SIGN:** Any sign made of lightweight fabric, plastic, or similar material placed at a site in view of the public. Governmental flags or emblems shall not be considered banner signs.
- CABINET SIGN:** A sign consisting of one or more translucent panels containing sign copy, which are interchangeable and which are affixed to a box or cabinet. Cabinet signs are prohibited.
- CITY ENTRY SIGN:** A permanent sign identifying the city of Sugar City or the central business district. No advertising is permitted on city entry signage.

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CONSTRUCTION SIGN:	An informational sign which identifies the architect, engineer, contractor, or other individual or firms involved with the construction of a building, or announcing the character of the building or enterprise.
DIRECTIONAL SIGN:	A sign which foremost contains words such as "entrance", "enter", "exit", "in", "out", or other similar words or a sign containing arrows or characters indicating traffic directions and used either in conjunction with such words or separately. This sign shall not include business identification.
FREEHANGING SIGNBOARD:	A sign attached underneath a canopy, awning or colonnade.
FREESTANDING SIGN:	A single or multiple faced sign, supported from the ground by one or more columns, uprights or braces.
FRONTAGE:	The length of a lot along a street or other principal public thoroughfare, but not including such length along an alley, watercourse or railroad.
GRADE:	The relative ground level in the immediate vicinity of the sign.
HEIGHT OF SIGN:	The vertical distance from the grade (measured from the centerline of the adjacent roadway) to the highest point of a sign or any vertical projection thereof, including its supporting columns.
ILLUMINATION, EXTERNAL:	A sign that is affected by an artificial light source that is not contained within the sign itself.
ILLUMINATION, INTERNAL:	Illumination of a sign from a light source that is concealed or contained within the sign and becomes visible in darkness through a translucent surface. This includes characters, letters, figures, designs or outline, which is illuminated by gas, filled luminous tubes, such as neon, argon or fluorescent.
MASTER SIGN PLAN:	A plan designed to show the relationship of signs for any cluster of buildings or any single building housing a number of users or in any arrangement of buildings or shops which constitute a visual entity as a whole.
MONUMENT SIGN:	A freestanding sign with a solid base, including rock signs, or with supports that are designed to be structurally similar to the sign construction, and which incorporate architectural features which complement the sign construction. Pole type supports are not permitted.
MURAL:	A painting, other than a sign, on the outside wall of a building.
NONCONFORMING SIGN:	Any sign, which does not comply with the provisions of this code.
OFF PREMISES SIGN:	Signs located on a separate parcel of land or a separate site from the place where the product, service or business is located.

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ON PREMISES SIGN:	Signs located on the same parcel of land or a site as the place where the product, service or business is located.
PENNANT SIGN:	Any lightweight plastic, fabric, or other material, whether or not containing a message of any kind, suspended from a rope, wire, or string, usually in series, designed to move in the wind. The display of a single pennant, unattached to another, may be regarded as a type of decorative flag.
POLE SIGN:	A freestanding sign that is supported by one or more poles.
PORTABLE SIGN:	Any sign not designed to be attached to a building or anchored to the ground.
READER BOARD:	A sign or part of a sign on which the letters are readily replaceable such that the copy can be changed from time to time.
REAL ESTATE SIGN:	A sign advertising the sale, rental or lease of the premises upon which the sign is maintained; not including a subdivision sign.
ROOF SIGN:	A sign that is erected on or above the roof of a building and which derives its principal support from the roof or from columns or supports extending through the roof.
ROOFLINE:	The upper edge of any building wall or parapet for any flat roof structure; or, the ridgeline at the top of the roof for any gabled or hip roof structure.
SIGN:	Any letters, figures, design, symbol, trademark or device intended to attract attention to any activity or service, place, subject, person, firm, corporation, public performance, article, machine or merchandise whatsoever, including the display of merchandise. Excluded from the definition are official traffic signs or signals, sheriff's notices, court notices or official public notices and the flag of the government or noncommercial institution, and signs not visible from the street or sidewalks.
SURFACE AREA, OF BUILDING:	Actual surface area of the single building face to which a sign is attached, including doors and windows, but excluding the "roof area", as defined in this subsection, and excluding structures for elevators or air conditioning equipment on the roof.
SURFACE AREA, OF SIGN:	The entire area within a single, contiguous perimeter enclosing the extreme limits of writing, representation, emblem or any figure or similar character, together with any form or other material or color forming an integral part of the display, or used to differentiate such sign from the background against which it is placed.
TEMPORARY SIGN:	A nonpermanent sign intended for use for a short period of time. Includes any banner, pennant or advertising display constructed of canvas, fabric, wood, plastic, cardboard or wallboard, with or without frame. Examples

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- of temporary signs included in this category are construction signs, grand opening displays, real estate signs, "open house" signs, subdivision signs and subdivision directional signs.
- VEHICLE SIGN: Any sign, logo or advertisement placed, painted, attached, or displayed on a vehicle.
- WALL SIGN (FLAT): A sign attached to or erected against the wall of a building or structure with the face of the sign parallel to the plane of said wall, and not extending from over twelve inches (12") from the wall of the building or structure.
- WALL SIGN (PERPENDICULAR): A sign attached to or erected against the wall of a building or structure with the face(s) of the sign perpendicular to the plane of said wall, and not extending over thirty-six inches (36") from the wall of the building or structure.
- WINDOW SIGN: All signs located inside and affixed to, painted on or within three feet (3') of windows of a building, whether temporary or permanent, lighted or unlighted, which may be viewed from the exterior of the building. The term does not include merchandise located within three feet (3') of the window.

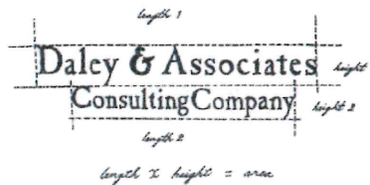
9-12-06-2: SIGNAGE STANDARDS

- A. General Signage Requirements: It is the intent of these requirements to encourage interesting, quality signs. Sign materials and overall appearance shall complement building architecture and colors.
1. Monument signs, wall signs, and free hanging signboards shall be the approved sign styles.
 2. Sign illumination shall be in accordance with the provisions of this Title. Internal illumination is prohibited for all signs.
 3. A wall sign may be flat or perpendicular to the wall.
 4. A freestanding single tenant business shall be allowed two (2) wall signs, provided that, each sign is placed on a different side of the building. The entire building shall be permitted one monument sign for every street it fronts.
 5. Any business within a multi-tenant building that is located on a street corner or which fronts two (2) streets shall be allowed two (2) wall signs.
 6. A home occupation or home business in a residential zone shall be allowed one (1) wall sign attached to the front or side wall of the dwelling. The sign shall not exceed four (4) square feet.
- B. Wall Signs:
1. The total area of any wall sign attached parallel to, or painted on the face of a building shall not exceed ten percent (10%) of the total area of the building face to which it is attached or painted.
 2. The total area of each side of any wall sign attached perpendicular to the face of a building shall not exceed ten percent (10%) of the total area of the

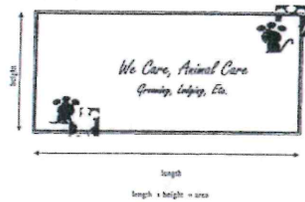
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building face to which it is attached.

3. In determining the total area of a sign created with individual letters only, an imaginary vertical line shall be drawn before the first and after the last letter of each word in the sign. Imaginary horizontal lines shall be drawn above and below each word in the sign. The sum of the areas within these intersecting lines shall equal the total area of the individual letter sign. An example of this formula is shown in the following drawing:



4. When graphics are used in combination with letters to create the sign message the graphics shall be included as part of the formula in determining total area. An example of this formula is shown in the following drawing:



C. Monument Signs:

1. Monument signs located within the CD district shall not exceed four feet (4') in height (including the solid base).
2. Other monument signs located within the city shall not exceed eight feet (8') in height (including the solid base).
3. A freestanding single tenant building, not in a commercial/business center, shall be permitted to construct, erect and maintain one monument sign per street that it abuts to identify the business to which it pertains. The exposed surface of any such sign shall not exceed fifty (50) square feet per exposed surface except that the exposed surface of any such sign within forty feet (40') of a building shall not exceed six feet (6') in height and thirty (30) square feet per exposed surface.
 - a. A double-faced monument sign is permitted.
 - b. The minimum distance between any monument sign for an individual business, not in a shopping center, shall be one hundred feet (100'). No monument sign shall be any closer than twenty feet (20') from a monument or other freestanding sign on an adjacent property.
4. A commercial/business center shall be allowed one monument sign per street that it abuts. If the commercial/business center has a single address, the

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address shall be located on the monument sign and shall be a size that is readable from the street. The height of any such sign, including the base to which it is attached, shall not exceed twenty feet (20'). The surface area of any such sign shall not exceed one hundred (100) square feet per exposed surface, including any reader board sign or surface.

5. Subdivision monument signs shall be a maximum of eight feet (8') high and shall have a maximum surface area of fifty (50) square feet. A sign may be permitted on each side of any entry road into a subdivision and at the intersection of any collector and/or arterial streets abutting the subdivision.
- D. Directional Signs: Directional signs for an individual business or within the boundaries of a shopping center are permitted only with the approval of the planning and zoning commission. Directional signs shall be three feet (3') high maximum. Business identification is prohibited on directional signs.
- E. Free Hanging Signboards: Free hanging signboards attached under covered porches or canopies, are permitted, but no such sign may exceed eight (8) square feet nor shall any such sign extend beyond the porch or canopy to which it is attached. A minimum distance of seven feet six inches (7'6") shall be required between a walkway and the bottom of a free hanging signboard.
- F. Fuel Island Signs: Fuel island canopies shall be permitted to have a maximum of three (3) signs for the fuel logo only. The signs shall be attached to, or painted on, the canopy face. The height and width of the sign shall be reviewed with regard to its proportional relationship to the height and width of the canopy face to which it is attached or painted. The sign shall be a maximum of twenty (20) square feet but in no case shall the sign cover more than one-third (1/3) of the area of the face of the canopy to which it is attached or painted.
- G. Special Portable Signs: Special portable signs, which are used on an ongoing daily basis throughout the year may be permitted by the city if the following criteria is complied with:
 1. Special portable signs shall require a design review application and planning and zoning commission approval.
 2. Special portable signs shall be unique in character. Materials shall be weatherproofed and shall be properly maintained.
 3. Illumination for special portable signs is prohibited.
 4. No more than one special portable sign shall be permitted for any business.
 5. Special portable signs shall be a maximum of sixteen (16) square feet.
 6. Special portable signs shall be a maximum of five feet (5') in height.
 7. Signs shall only be permitted on, or on the sidewalk adjacent to, the parcel on which the business is located and shall not be permitted on any other parcel except that any multitenant site shall have the sign on the site and not on any other site.
 8. Special portable signs on a public sidewalk abutting the business's parcel may be permitted if a minimum of five feet (5') of unobstructed walkway for pedestrians is provided.
 9. Any sign in a driveway or street sight vision triangle shall be a maximum of thirty two inches (32") high measured from the driveway or street.

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10. Special portable signs shall be moved inside of the building at the end of each business day.
- H. Sign Illumination: The planning and zoning commission shall find that any illuminated sign permitted under the specific regulations within this article is designed such that brightness levels are controlled to assure a soft, subtle effective light.

9-12-06-3: NONCONFORMING SIGNS

All signs in the entire city on the effective date hereof shall conform to this article upon any structural change to the sign, sign base, or building to which it is attached, or upon any change in the face of the sign for the business to which such sign pertains.

9-12-06-4: PROHIBITED SIGNS

- A. The following types and styles of signs shall be prohibited within the entire city and city impact area. Prohibited signs are subject to removal by the city at the owner or user's expense.
 1. Moving, revolving, intermittent, oscillating, animated, or flashing signs.
 2. Portable, interior illuminated, exterior signs.
 3. Roof signs.
 4. Wall signs that extend above the parapet wall.
 5. Permanent reader board signs in excess of twenty (20) square feet are prohibited.
 6. Signs purported to be, or which are, an imitation of, or resemble an official traffic sign or signal, or which bear the words "stop", "danger", "warning", or similar words in a manner potentially causing confusion with such official signs or signals.
 7. Signs which by reason of their size, location, movement, content, coloring or manner of illumination may be confused with or construed as a traffic control sign, signal or device, or the light of an emergency or radio equipment vehicle, or signs which obstruct the visibility of any traffic or street sign or signal device.
 8. Signs or displays, chasing or scintillating lights, flares, bubble machines and similar devices containing elements creating sound or smell.
 9. A-frame, sandwich board, sidewalk, banner, pennant and similar signs except as may be permitted on a temporary basis as approved by the planning and zoning commission.
 10. Signs (including window signs) identifying, or advertising activities, products, businesses or services, which have been discontinued, shall be prohibited.
 11. Signs or posters, which are visible from a public way and are tacked, pasted, or otherwise affixed to or upon the walls of buildings, trees, poles, posts, fences, hydrants, bridges, or other structures.
 12. Signs identifying a home occupation or home business in a multifamily dwelling consisting of three (3) or more units.
 13. Portable signs, including A-frame signs, banners, sandwich signs, curb signs,

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pole attachments, mobile signs, but not including real estate open house signs .

14. No sign shall be permitted which is not related to the property upon which it is located, or to the activity being conducted thereon.
15. Searchlights.
16. Billboards.
17. Beacons and strobe lights.

9-12-06-5: TEMPORARY SIGNS

- A. Signs for temporary vendors shall comply with all the requirements herein except that any temporary vendor sign shall be permitted for the entire length of time that the temporary vendor is in operation.
- B. A business identification banner, or similar sign, may be permitted on a temporary basis, not to exceed one hundred twenty (120) days, during approval and construction of any wall sign for a new business.
- C. A business identification A-frame, sandwich board or similar sign, may be permitted on a temporary basis, not to exceed one hundred twenty (120) days, during approval and construction of any monument sign for a new business.
- D. Political signs shall be permitted on private property and may be placed or erected no sooner than sixty (60) days before the election and must be removed within ten (10) days after the date of the election.

9-12-06-6: SIGNS ON CITY OWNED PROPERTY

- A. No person shall erect a sign upon any property owned or controlled by the city without first having procured a lease of the property from the city. Before any lease shall be granted for the erection and maintenance of a sign upon property of the city, a site review application shall be required with any additional information, which the zoning administrator shall deem necessary to carry out the purposes and intent of this article.
- B. In the event that any sign is erected or maintained in violation of the provisions of this section, the city may direct the removal of such sign. In the event the lessee deems such removal to be without cause, they may, within thirty (30) days after such direction, make written appeal to the city council. The findings of the city council, after notice to the lessee and due hearing, shall be final. (Ord. 2008-8)



IDAHO TRANSPORTATION DEPARTMENT

P.O. Box 7129
Boise ID 83707-1129

(208) 334-8000
itd.idaho.gov

January 27, 2020

Dear County Clerks:

As the primaries and general election both approach, campaign signs will appear around the state. The Idaho Transportation Department (ITD) understands that County Clerks often receive questions from candidates related to the placement of campaign signs. ITD would like to remind candidates of the law governing election signs in public rights-of-way and to inform you of ITD policy.

Enclosed are copies of §18-7029 and §40-1910, Idaho Code, which address the requirements and some limitations for placing posters or promotional material on public or private property.

Candidates have the right to request permission to place election signs or posters at appropriate locations. However, ITD is unable to grant permission to post election signs or posters on any roadway under its jurisdiction due to federal restrictions, Idaho Code, safety concerns and maintenance requirements. This includes fences along all Interstate corridors and all rights-of-way on the state highway system. ITD respectfully asks that folks avoid placing signs in these areas.

ITD's maintenance crews have limited resources to address illegally placed signs or posters. However, when ITD maintenance crews are working in the general area, they will remove signs that pose a visual obstruction or safety hazard or if the signs generate complaints.

The Department holds removed election signs or posters at the nearest ITD maintenance yard where they can be retrieved up to 10-days after the election. After this time, they will be disposed of.

ITD appreciates your consideration. If you have questions, please contact your nearest district office from the enclosed list.

Sincerely,

_____/s/_____

Travis McGrath, PhD, PE
Chief Operations Officer

Idaho Statutes

TITLE 18
CRIMES AND PUNISHMENTS
CHAPTER 70
TRESPASS AND MALICIOUS INJURIES TO PROPERTY

18-7029. Placing posters or promotional material on public or private property without permission. It shall be unlawful for any person to erect, install, attach or paint, or cause to be erected, installed, attached or painted, election posters or signs upon public or private property, real or personal, in the state of Idaho, without permission from the owner or occupant of such property, and it shall be unlawful for any person to place or leave any literature or other political, promotional or sales materials upon public or private property, real or personal, in the state of Idaho when the owner or occupant of such property, by a sign conspicuously posted on the property, or by other written or audio communication to such person, has forbidden the placing or leaving of literature or other political, promotional or sales material upon that property. Provided, however, that the granting of such permission by any public utility company on behalf of any candidate for public office shall constitute the granting of like permission by such public utility company to all other candidates for the same public office. Any violation of this section shall be a misdemeanor.

History:

[LC., sec. 18-7029, as added by 1972, ch. 336, sec. 1, p. 979; am. 1994, ch. 167, sec. 8, p. 377.]

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Idaho Statutes

TITLE 40
HIGHWAYS AND BRIDGES
CHAPTER 19
BEAUTIFICATION OF HIGHWAYS

40-1910. Location of displays. No advertising display shall be placed or maintained in any of the following locations or positions or under any of the following conditions or if the advertising structure or sign is of the following nature:

- (1) Within the right-of-way of any highway;
- (2) Visible from any interstate or primary highway and simulating or imitating any directional, warning, danger or information sign permitted under the provisions of this chapter, or if intended or likely to be construed as giving warnings of traffic;
- (3) Within any stream or drainage canal or below the flood water level of any stream or drainage canal where the advertising display might be deluged by flood waters and swept under any highway structure crossing the stream or drainage canal or against the supports of the highway structure;
- (4) Not maintained in a safe condition;
- (5) Visible from any interstate or primary highway and displaying any red, blue or blinking intermittent light likely to be mistaken for a warning or danger signal;
- (6) Illuminated with such brilliance and so positioned as to blind or dazzle the vision of travelers on adjacent interstate or primary highways;
- (7) Purported to direct the movement of traffic;
- (8) Painted, affixed or attached to any natural feature as more particularly prohibited by section 18-7017, Idaho Code;
- (9) Hinder the clear, unobstructed view of approaching or merging traffic, nor obscure from view any traffic sign or other official sign;
- (10) Located as to obscure the view of any connecting highway or intersection; and
- (11) Not clear or in good repair.

History:

[40-1910, added 1985, ch. 253, sec. 2, p. 685.]

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Idaho Transportation Department District Offices

Idaho Transportation Department District 1

Mailing address - 600 W. Prairie
Coeur d'Alene, Idaho 83815-8764
Office Hours - 7:00 a.m. to 4:00 p.m., Pacific Time Zone
Phone - (208) 772-1200

Idaho Transportation Department District 2

2600 Frontage Road, Lewiston
Mailing address - P.O. Box 837
Lewiston, Idaho 83501-0837
Office Hours - 7:00 a.m. to 4:00 p.m., Pacific Time Zone
Phone - (208) 799-5090

Idaho Transportation Department District 3

8150 Chinden Blvd., Boise
Mailing address - P.O. Box 8028
Boise, Idaho 83707-2028
Office Hours - 8:00 a.m. to 5:00 p.m., Mountain Time Zone
Phone - (208) 334-8300

Idaho Transportation Department District 4

216 South Date Street, Shoshone
Mailing address - P.O. Box 2-A
Shoshone, Idaho 83352-0820
Office Hours - 8:00 a.m. to 5:00 p.m., Mountain Time Zone
Phone - (208) 886-7800

Idaho Transportation Department District 5

5151 South 5th, Pocatello
Mailing address - P.O. Box 4700
Pocatello, Idaho 83205-4700
Office Hours - 8:00 a.m. to 5:00 p.m., Mountain Time Zone
Phone - (208) 239-3300

Idaho Transportation Department District 6

206 North Yellowstone Highway, Rigby
Mailing address - P.O. Box 97
Rigby, Idaho 83442-0097
Office Hours - 8:00 a.m. to 5:00 p.m., Mountain Time Zone
Phone - (208) 745-7781