

CAMPAIGN SIGNS

Chapter 58 – Land Development Code/Article IV.
Sign Regulations/Sec. 58-134 and Sec. 58-135. Prohibited Signs.



shall not individually exceed
4 square feet in area
6 feet in height

limited to no more than
2 signs per street frontage
1 per candidate

shall be removed within
7 days after the event
is concluded

SIGNS MUST BE located behind sidewalk or 10 ft. behind curb or edge, whichever is greater.

residential private property

- Signs on residential private property are permitted (indicated by checkmarks).
- Signs on city parks & public properties are prohibited (indicated by red X's).
- Signs on utility poles are prohibited (indicated by red X's).
- Signs on walls of buildings, poles, trees, fences, or other structures are prohibited (indicated by red X's).
- Signs over or across any street or right of way are prohibited (indicated by red X's).

city parks & public properties

utility poles

no sign shall be permitted on walls of buildings, poles, trees, fences or other structures OR over or across any street or right of way

polling places

no person, political committee, or other group or organization may solicit voters (i.e., waving signs) inside the polling place or within 150 feet of a secure ballot intake station or the entrance to any polling place F.S. 102.031(4)(a)

commercial or business properties with owner's permission

Signs on commercial or business properties with owner's permission are permitted (indicated by checkmarks).

Sec. 58-135 (2) Prohibited signs

Any snipe sign unlawfully placed on or affixed to private or public property or placed in the right-of-way, including but not limited to public property and rights-of-way along or adjoining any roadway, in violation of this Code, is hereby declared to be abandoned property and is subject to being removed by the city, so long as such removal is accomplished in a safe and peaceful manner.