

**Sec. 30-196(7) Temporary Signs**

*Political Sign (see section 30-197(h) for supplemental provisions).*

	Residential District	Nonresidential District
Area (maximum)	Four square feet	Four square feet
Sign Height (maximum)	Four feet	Four feet
Setback (minimum)	Five feet from edge of pavement	Five feet from edge of pavement

However, in no instance shall a Political Sign(s) be located on a public right-of-way which is adjacent to government owned property.

**Sec. 30-197(h) Supplementary Regulations**

- (1) Although no permit is required for a Political Sign, each candidate successfully filing qualifying campaign papers and each Political Sign Sponsor shall be responsible for meeting all requirements of this chapter relative to Political Signs. The Village Clerk shall furnish a copy of this ordinance to all qualifying candidates and Political Sign sponsors and each shall sign and date an acknowledgment of receiving this document.
  
- (2) The Village Manager may cause the removal of any Political Sign Erected on public property contrary to the provisions of this chapter. The candidate or Political Sign sponsor responsible for erecting such Political Sign shall be liable to the City for the costs incurred in the removal. The Village Manager may cause the removal of any Political Sign illegally Erected on private property in conformance with section 28-13 hereof.
  
- (3) All Political Signs shall be removed within seven days after the election to which they relate. Upon a failure to remove a Political Sign in a timely fashion, the Village Manager may cause the removal of the Political Sign and charge the candidate or Political Sign Sponsor the actual cost of removal.