

ORDINANCE NO. (O)19-06

AN ORDINANCE OF THE TOWN OF ORO VALLEY, ARIZONA, AMENDING CHAPTER 28, SIGNS, VARIOUS SECTIONS RELATED TO SIGNS IN THE RIGHT-OF-WAY; REPEALING ALL RESOLUTIONS, ORDINANCES AND RULES OF THE TOWN OF ORO VALLEY IN CONFLICT THEREWITH; PRESERVING THE RIGHTS AND DUTIES THAT HAVE ALREADY MATURED AND PROCEEDINGS THAT HAVE ALREADY BEGUN THEREUNDER

WHEREAS, on March 13, 1981, the Mayor and Council approved Ordinance (O)81-58, which adopted that certain document entitled “Oro Valley Zoning Code Revised (OVZCR); and

WHEREAS, due to the changes to federal and state laws that affect all signs in the right-of-way, Chapter 28 of the OVZCR needs to be amended to reflect those changes; and

WHEREAS, the proposed amendments to Chapter 28, Signs, include a simplified format and removal of sign duplications along with bringing the current sign standards into compliance with federal and state law by: 1) removing references that identify specific sign users and the content of the sign; and 2) incorporating federal rulings from *Reed v. Gilbert* and applicable state law; and

WHEREAS, the proposed amendment to Chapter 28 also includes monument and entryway signs in the right-of-way under specific circumstances; and

WHEREAS, the Planning and Zoning Commission reviewed the proposed amendments at a duly noticed public hearing on March 5, 2019, in accordance with state statutes and the OVZCR, and recommended approval of the proposed amendment to the Town Council; and

WHEREAS, the Mayor and Council have considered the proposed amendments to Chapter 28, Signs, various sections related to the right-of-way, attached hereto as Exhibit “A” and incorporated herein by reference, and finds that it is consistent with the Town's General Plan and other Town ordinances and is in the best interest of the Town.

NOW, THEREFORE, BE IT ORDAINED by the Mayor and Town Council of the Town of Oro Valley that:

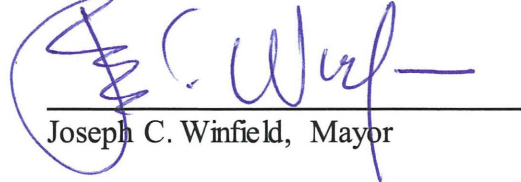
SECTION 1. Chapter 28, Signs, attached hereto as Exhibit “A” is hereby amended with additions in ALL CAPS and deletions in ~~strikethrough text~~:

SECTION 2. All Oro Valley ordinances, resolutions or motions and parts of ordinances, resolutions or motions of the Council in conflict with the provision of this Ordinance are hereby repealed.

SECTION 3. If any section, subsection, sentence, clause, phrase or portion of this Ordinance is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions thereof.

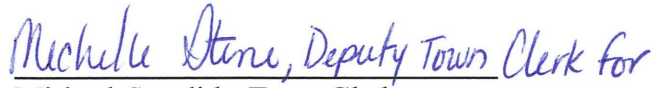
PASSED AND ADOPTED by the Mayor and Council of the Town of Oro Valley, Arizona, this 31st day of July, 2019.

TOWN OF ORO VALLEY



Joseph C. Winfield, Mayor

ATTEST:



Michelle Stone, Deputy Town Clerk for
Michael Standish, Town Clerk

Date: 8/5/19

PUBLISH: DIALY TERRITORIAL
AUGUST 6, 7, 8, 9, 2019

APPROVED AS TO FORM:



Tobin Sides, Legal Services Director

Date: 8/2/19

POSTED: 8/6/19 - 9/6/19

EXHIBIT “A”

Section 28.1.F. Signs Prohibited by Omission

In addition to those signs, or sign types, specifically prohibited by Section ~~28.9~~ 10, any sign, or type of sign, not specifically permitted under provisions of this code shall be prohibited.

Section 28.2 Procedures and Enforcement

D. Violations

2. Signs Placed in the Public Right-of-Way

a. In the event that the requirements for ~~off-site real estate signs~~ TEMPORARY SIGNS IN THE RIGHT-OF-WAY are violated, the following procedures will be followed:

First Violation: The ~~real estate agent~~ SIGN OWNER will be notified of the violation, the sign will be confiscated, and ~~the agent will be assessed~~ a RECOVERY fee of twenty-five dollars (\$25) per sign ~~to recover the sign~~ WILL BE ASSESSED.

b. Second Violation by the ~~Same Agent~~ SAME SIGN OWNER: The ~~agent and broker~~ SIGN OWNER will be notified of the violation. The sign will be confiscated and the SIGN OWNER ~~agent~~ will be assessed a fine of fifty dollars (\$50) per sign.

c. Third Violation by the ~~Same Agent~~ SAME SIGN OWNER within One Year: The ~~real estate agent and broker~~ SIGN OWNER will be notified of the violation. The sign will be confiscated and the ~~agent and broker~~ SIGN OWNER will each be assessed a fine of one hundred dollars (\$100) per sign.

d. A maximum of five hundred dollars (\$500) in fines may be assessed to a ~~an agent~~ A SIGN OWNER per calendar year.

e. Additional Violations

i. Any additional violation by the same ~~real estate agent or broker~~ SIGN OWNER is subject to revocation of the sign permit.

ii. If a sign permit is revoked due to a violation, the permit fee shall not be refunded.

~~f. Model home sign violations in the public right-of-way will be enforced in accordance with real estate signs, subsection D.2.a through d of this section.~~

Section 28.3 General Sign Requirements

D. Location and Measurement Standards

1. Location Standards

A SIGN SHALL NOT BE INSTALLED TO CAUSE THE FOLLOWING:

- a. ~~No sign shall be installed so as to~~ Obstruction OF any door, window, or fire escape ~~of~~ IN any building.
- b. ~~No sign shall be erected in such a way as to:~~ (i) Interference with or to confuse traffic; (ii) present any traffic hazard; or (iii) obstruct the vision of motorists.
- c. ~~No sign shall be erected in a manner which~~ PROJECTIONS over any public sidewalk, street, alley, or public place unless otherwise approved by the Town Engineer and/or Planning and Zoning Administrator or is allowed by any portion of this Chapter.
- d. ~~No person shall place or maintain a sign~~ PLACEMENT in a public right-of-way, except as permitted by Sections ~~28.7 and 28.8~~ 28.1.C, Nonconforming and Discontinued Signs; 28.6.C.6., Real Estate Lease, Rent and For Sale Signs; and 28.7, Temporary Signs on Public Property. The Planning and Zoning Administrator or Town Engineer may cause the removal of any unauthorized signs from public right-of-way.
- e. ~~No sign shall be installed so as to~~ Obstruction OF another sign, as determined by the Planning and Zoning Administrator.

Section 28.4 Definitions and Sign Types

41. Kiosk Sign

~~Refer to Sections 28.5.B.5. and C.2.~~

A FREESTANDING SIGN THAT CONTAINS DIRECTIONAL PLACARDS. THE KIOSK IS INSTALLED PER A CONTRACT WITH AN INDEPENDENT CONTRACTOR WHO IS RESPONSIBLE FOR THE MANUFACTURE AND MAINTENANCE OF THE SIGNS.

~~57. Open House~~

~~A dwelling or office space to which the public is invited for walk-in inspections.~~

~~64. Political Election Sign~~

~~A sign not permanently installed in the ground or attached to a building relating to the election of a person to a public office, or relating to a public party, or relating to a matter to be voted upon at an election called by a public body.~~

Section 28.5 Permanent Signs

B. Permanent Signs in a Commercial/Industrial Zoning District

The following permanent sign types shall be allowed within a Commercial, Industrial and/or Private School Zoning District and for religious institutions as specified herein:

~~5. Kiosk Identification Signs~~

- ~~a.— Definition: A sign identifying subdivisions, builders, model homes and Town facilities. The Town shall contract with an independent contractor who will coordinate a subdivision tract and apartment sign program within the Town limits. The contractor shall be responsible for the manufacture of all kiosks and tract signs. All signs shall be built in accordance with the contract and specifications of the International Building Code and Town's Building Official.~~
- ~~b.— Quantity: Provided in the contract approved by the Town.~~
- ~~c.— Area of Sign: Each sign panel shall not exceed eight (8) inches in width by four (4) feet in length.~~
- ~~d.— Height and Width: Maximum five (5) feet in width and eight (8) feet in height for each kiosk.~~
- ~~e.— Location:
 - ~~i.— Kiosks may be approved on an arterial or collector street in any zoning district.~~
 - ~~ii.— The Town Engineer shall review all kiosk applications and confirm that kiosks do not obstruct the view of the traveling public or pose a public safety hazard.~~~~
- ~~f.— Illumination: Shall be nonilluminated.~~
- ~~g.— Removal: Any kiosk containing less than three (3) panels for a period of ninety (90) days shall be removed by the contractor.~~
- ~~h.— A right of way permit is required for any kiosk proposed in the public right of way.~~

Section 28.6 Temporary Signs

28.6.C. Temporary Signs in a Residential Zoning District

The following temporary signs shall be allowed within a residential zoning district.

6. Real Estate, Lease, Rent, and For Sale Signs

~~b. Off Site Signs.~~

~~See Section 28.7.A.3, Off-Site Real Estate Signs.~~

~~Section 28.7 Temporary Signs on Public Property~~

~~A. Permitted Temporary Signs on Public Property~~

1. Noncommercial Temporary Signs in Sign Zones

- a. ~~Definition: A temporary sign not intended for commercial purposes such as a campaign sign, and not permanently installed in the ground or attached to a building.~~
- b. ~~Quantity: Maximum one (1) single or double faced sign per temporary sign zone.~~
- c. ~~Area of Sign: Maximum nine (9) square feet within a temporary sign zone or if placed with the appropriate right of way permit shall not exceed a maximum of four (4) square feet.~~
- d. ~~Height: Maximum of three (3) feet, six (6) inches from grade within temporary sign zones or thirty (30) inches if placed with an authorized right of way permit.~~
- e. ~~Location: Temporary sign zones are established by Town Council for placement of noncommercial, temporary signs. Within the public right of way, zones of three hundred (300) to five hundred (500) square feet in size may be established, and, in the event that the zones are established at an intersection, no more than two (2) zones may be located at or near the intersection.
 - i. ~~Within the Town Hall Complex: Such zone shall be no greater than two hundred (200) square feet. Moreover, temporary sign zones shall not be located within one hundred fifty (150) feet of any entrance to the Town Hall Complex.~~
 - ii. ~~At or Near Town Parks: Temporary sign zones shall not be located within one hundred fifty (150) feet of any entrance to Town parks.~~
 - iii. ~~Approved temporary sign zones are depicted on the "temporary sign zone map."~~~~
- f. ~~Commercial signage within a temporary sign zone is prohibited.~~

2. Noncommercial Temporary Signs in Right of Way

- a. ~~Definition: Temporary signs which may be located in the Town's right of way.~~
- b. ~~Quantity: As approved by the Planning and Zoning Administrator.~~
- c. ~~Area of Sign: Maximum of four (4) square feet.~~
- d. ~~Height: The sign shall not exceed thirty (30) inches in height.~~
- e. ~~Location: No sign shall be placed within a median in any area that may cause or create a traffic hazard or obscure any site distances and must maintain the required "clear zone" as approved by the Town Engineer.~~
- f. ~~Setback: Signs shall be placed a minimum of ten (10) feet from the paved surface of the roadway.~~
- g. ~~Duration: Signs shall be displayed during the hours of 7:00 a.m. to 7:00 p.m.~~
- h. ~~Additional Requirements: All commercial signage shall be prohibited unless otherwise specified within this Chapter. In addition, all right of way permits are~~

~~subject to blue stake requirements for any sign that penetrates the ground. Any sign that would require installation by the Public Works Department is also subject to installation fees.~~

~~i. Permit: With an approved annual or one hundred twenty (120) day right-of-way permit.~~

3. Off-Site Real Estate Signs

~~a. Definition: Temporary signs located in the public right-of-way providing direction to a dwelling for sale or rent including a model home.~~

~~b. Quantity: No more than one (1) sign per change of road direction.~~

~~c. Area of Sign: Maximum four (4) square feet.~~

~~d. Height: Maximum thirty (30) inches.~~

~~e. Location~~

~~i. An off-site sign in the right-of-way shall not be located:~~

~~a) Within a median.~~

~~b) In any area that may cause or create a hazard on a sidewalk, multi-use path or pedestrian access ramp.~~

~~c) Where any sight distances or Town-approved "clear zones" are obscured, as determined by the Town Engineer.~~

~~ii. Signs located in public right-of-way shall be placed as follows, or as directed by Town Engineer:~~

~~a) Streets with a posted speed limit of greater than twenty five (25) miles per hour:~~

~~i) Where no sidewalk or multi-use path exists along the street, a minimum of ten (10) feet from the paved surface of roadway.~~

~~ii) For locations with sidewalk or multi-use path along the street, sign shall be placed no closer to the street than the edge of the walk/path farthest from the street unless there is adequate distance between the street and walk/path to maintain a ten (10) foot setback for the sign from the edge of roadway pavement.~~

~~iii) Closer placement to pavement requires pre-approval by Town Engineer based on sign construction type and stability of sign in windy and inclement weather. A frame signs do not qualify for closer placement.~~

~~iv) No signs may be placed in the right-of-way of Oracle Road or the eastern portion of Tangerine Road within one thousand (1,000) feet west of the intersection of Rancho Vistoso Boulevard and First Avenue without approval from the Arizona Department of Transportation.~~

~~iii. Streets with posted speed of twenty five (25) miles per hour or less:~~

- a) ~~Where no sidewalk or multi-use path exists along street, signs shall be placed a minimum of five (5) feet from paved surface of roadway.~~
- b) ~~For locations with sidewalk or multi-use path along street, sign shall be placed no closer to the street than the edge of said walk/path farthest from the street.~~
- c) ~~Closer placement to the pavement than listed above requires pre-approval by Town Engineer based on site conditions.~~
- f) ~~Duration: Signs may be displayed only between the hours of 7:00 a.m. to 7:00 p.m.~~

4. Special Event Signs

- a. ~~Definition: A temporary sign that publicizes civic, public, religious, arts, philanthropic or educational events that are sponsored or sanctioned by the Town of Oro Valley. Each application is subject to approval and interpretation by the Town Manager and/or designee in regards to the type of event being held.~~
- b. ~~Quantity: Four (4) event signs maximum for any one (1) event.~~
- c. ~~Area of Sign: A maximum of sixteen (16) square feet per sign.~~
- d. ~~Height: Shall not exceed five (5) feet from grade to top of sign.~~
- e. ~~Location: Town right-of way in accordance with subsection A.3.e of this section and with approval of the Town Engineer. No sign may be placed within a median or in any area that may create a public safety hazard.~~
- f. ~~Duration: The sign may be installed two (2) weeks prior to the event and must be removed within forty eight (48) hours after the event.~~

5. Sign Walker/Human Signs*

~~* Code reviser's note: Ordinance (O)15-03, Section 1, provides, "The enforcement of the content based signs and sign walkers within Chapter 28, Signs, of the Oro Valley Sign Code Revised and any noncomplying private property provisions, is hereby suspended."~~

- a. ~~Definition: A commercial sign that is held, worn or balanced by an individual.~~
- b. ~~Quantity: No more than two (2) human signs permitted per business/organization. Only one (1) permit shall be allowed within a ninety (90) day period.~~
- c. ~~Area of Sign. Maximum twenty (20) square feet and minimum four (4) square feet.~~
- d. ~~Location~~
 - i. ~~No human or freestanding sign shall be held within a median or in the intersection sight triangle in a manner that obstructs the required clear space view for drivers and cyclists.~~
 - ii. ~~Human signs are prohibited within construction zones.~~

- ~~iii.— No more than two (2) human signs per street corner.~~
- ~~iv.— May not be located within twenty (20) feet of another human sign.~~
- ~~v.— Must be located no farther than the nearest arterial intersection from the business advertised by the sign.~~
- ~~e.— Duration: Signs may be displayed during the hours of 8:00 a.m. to 5:00 p.m.~~
- ~~f.— Setback: Signs shall be held a minimum of ten (10) feet from the paved surface of a roadway.~~
- ~~g.— Additional Requirements~~
 - ~~i.— A right of way permit is required, with a fee as specified in the current development fee schedule.~~
 - ~~ii.— Sign holders shall hold the signs relatively still at all times.~~
- ~~h.— Sign walkers for noncommercial purposes are exempt from this subsection A.5.~~

6. Community Event Sign

- ~~a.— Definition: A sign displayed by a community association to advertise a community event within that community. “Community event” shall mean an event, activity, or meeting conducted by a homeowners’ association, community association or majority of residents within a subdivision or defined geographical area.~~
- ~~b.— Community associations, for the purpose of this subsection shall be limited to homeowners’ associations, neighborhood associations, or property owner(s) which formally represent a majority of the property owners within a subdivision or defined geographical area.~~
- ~~c.— Quantity: The number of signs allowed is based on the number of intersections or changes of direction of subdivision streets, as approved and deemed necessary by the Planning and Zoning Administrator and Town Engineer.~~
- ~~d.— Area of Sign: A maximum of five (5) square feet per sign.~~
- ~~e.— Height: A maximum of thirty (30) inches above grade.~~
- ~~f.— Location: Signs are permitted on HOA or other private property. Signs are permitted in the town right-of-way in accordance with the provisions of subsection A.3.e of this section and with the approval of the Town Engineer. No sign may be placed in a location that creates a public safety hazard as determined by the Town Engineer. Signs may be placed within the development, or the immediately adjacent right of way.~~
- ~~g.— Duration: No more than twelve (12) events per community per calendar year; five (5) continuous days per event.~~
- ~~h.— Signs shall not be hand drawn and shall be professional.~~

SECTION 28.7 PERMANENT SIGNS ON PUBLIC PROPERTY

A. PERMITTED PERMANENT SIGNS ON PUBLIC PROPERTY

Sign Type	Location	Quantity	Size	Maximum Height	Illumination	Duration	Permit Required/Permit Type	Additional Standards
Kiosk	Right-of-way of an arterial or collector street	Per the contract approved by the Town	Panels: 8" wide by 4' long Base: 5' wide	Base 8'	None	Until less than 3 placards are on the sign	Yes: ROW Permit	Per Contract
Monument or Entryway	Right-of-way of a major or minor arterial road as defined in the Town's General Plan	One of the signs allowed by section 28.5.B.4 or 28.5.B.7 may be located in the right-of-way of each street frontage	Refer to section 28.5.B.4 Entryway sign or 28.5.B.7 Monument sign			N/A	Yes: <ul style="list-style-type: none"> • License Agreement • Council approval • Sign permit • ADOT approval if applicable 	Refer to section 28.7.B.

B. MONUMENT OR ENTRYWAY SIGN STANDARDS FOR LOCATION IN THE RIGHT-OF-WAY

A. LOCATION STANDARDS:

- I. A RIGHT-OF-WAY DEPTH OF AT LEAST 100' SHALL BE REQUIRED BETWEEN THE PAVED SURFACE OF THE ROAD (INCLUDING TURN LANE AND SHOULDER) AND THE SUBJECT PROPERTY LINE. AREAS WHERE THE RIGHT-OF-WAY DEPTH CHANGES FOR DRAINAGE WAYS, BRIDGES AND SIMILAR STRUCTURES SHALL NOT BE INCLUDED IN THE 100' MINIMUM.
- II. SUFFICIENT EVIDENCE SHALL BE PROVIDED DEMONSTRATING THAT SIGN LOCATIONS NORMALLY ALLOWED BY THE ZONING CODE DO NOT PROVIDE EFFECTIVE AND SAFE WAYFINDING AS DETAILED IN THE INTERSECTION SITE DISTANCE DETAIL OF THE TOWN OF ORO VALLEY'S SUBDIVISION STREET STANDARDS AND POLICIES MANUAL.
- III. THE 100' DEPTH REQUIREMENT, BETWEEN THE PAVED SURFACE AND THE SUBJECT PROPERTY LINE, MAY BE REDUCED TO NOT LESS THAN 20' IF THE FOLLOWING CONDITIONS APPLY:
 - A) THE VEHICULAR SPEED OF THE ROAD COMBINED WITH THE CLEAR ZONES AND ADEQUATE VISIBILITY DEFINED BY THE TOWN'S SIGHT VISIBILITY TRIANGLE CRITERIA IS MET.
 - B) THE INTERSECTION SIGHT DISTANCE TABLE DEMONSTRATES THE SIGN COULD NOT BE SAFELY SEEN. SELF-IMPOSED CONDITIONS, SUCH AS BUILT STRUCTURES BUILT ON THE SITE, WILL NOT QUALIFY FOR A REDUCTION OF THE DISTANCE REQUIREMENT.
- IV. THE SIGN SHALL BE LOCATED NO MORE THAN 50' FROM EITHER SIDE OF AN ENTRANCE OF THE PROPERTY ASSOCIATED WITH THE SIGN.

V. NO ELECTRONIC MESSAGE BOARDS SHALL BE PLACED ON A SIGN IN THE RIGHT-OF-WAY.

B. UPON SATISFACTION OF THE TOWN ENGINEER AND PLANNING AND ZONING ADMINISTRATOR THAT THE SIGN HAS MET ALL SAFETY AND LOCATION REQUIREMENTS, THE REQUEST WILL BE FORWARDED FOR REVIEW AND APPROVAL BY THE PLANNING AND ZONING COMMISSION AND THE TOWN COUNCIL, IN ADDITION TO THE REQUIRED LICENSE AGREEMENT, FOR PLACEMENT IN THE RIGHT-OF-WAY.

SECTION 28.8 TEMPORARY SIGNS ON PUBLIC PROPERTY

Table 28-1 Permitted Temporary Signs on Public Property

Size (maximums)	Location	Quantity	Maximum Height from grade	Duration	Permit Type Required	Applicable Standards
4 square feet	Right-of-Way	1 per change of direction	30"	7:00 a.m. to 7:00 p.m.	Right-of-Way Permit 3 day, 120 day, annual	Refer to sections 1,2,3,4,5 and 7
9 square feet	Designated Sign Zones only	1 per sign zone	3'6"	N/A	No	Refer to sections 1,4,5,6 and 7
16 square feet	Right-of-Way	4 at any given time	5'	16 days	Yes: ROW Permit and installation request	A sign 5 square foot or less will not require installation by the Town. Also refer to sections 1,2,3,4,5 and 7
Sign Walker 20 square foot max, 4 foot minimum	Right-of-Way	N/A	N/A	8:00 a.m. to 5:00 p.m.	No	Refer to section 2.A.I,III,IV Sign Walker per the standards of the Arizona State Statue

1. GENERAL REQUIREMENTS FOR ALL TEMPORARY SIGNS IN THE RIGHT-OF-WAY

- A. A SIGN THAT PENETRATES THE GROUND IS SUBJECT TO BLUE STAKE VERIFICATION.
- B. TEMPORARY SIGNS SHALL NOT OBSCURE, BE ATTACHED TO OR MIMIC PUBLIC TRAFFIC CONTROL DEVICES, SIGNAGE, PUBLIC PROPERTY OR APPURTENANCES.
- C. ANY DAMAGE TO PUBLIC OR PRIVATE PROPERTY CAUSED BY SIGNS PLACED WITHIN THE RIGHT-OF-WAY SHALL BE THE SOLE RESPONSIBILITY OF THE SIGN OWNER.
- D. STANDARDS FOR TEMPORARY SIGN MATERIALS ARE PROVIDED IN SECTION 28.3.A.4, GENERAL SIGN REQUIREMENTS
- E. ANY SIGN THAT WOULD REQUIRE INSTALLATION BY THE PUBLIC WORKS DEPARTMENT IS ALSO SUBJECT TO INSTALLATION FEES.
- F. SIGNS THAT REQUIRE A PERMIT, MUST HAVE THE PERMIT NUMBER WRITTEN ON THE SIGN.

2. LOCATION

A. SIGN SHALL NOT BE PLACED:

- I. WITHIN A MEDIAN.
- II. ON A SIDEWALK, MULTI-USE PATH OR PEDESTRIAN ACCESS RAMP.
- III. IN A CONSTRUCTION ZONE
- IV. IN ANY AREA THAT MAY CAUSE OR CREATE A TRAFFIC HAZARD OR OBSCURE ANY SITE DISTANCES AND MUST MAINTAIN THE REQUIRED "CLEAR ZONE" AS APPROVED BY THE TOWN ENGINEER.
- V. NO SIGNS MAY BE PLACED IN A RIGHT-OF-WAY CONTROLLED BY THE ARIZONA DEPARTMENT OF TRANSPORTATION (ADOT).

3. SETBACK:

A. TEMPORARY SIGNS SHALL BE PLACED A MINIMUM OF TEN (10) FEET FROM THE PAVED SURFACE OF THE ROADWAY.

- I. IF A SIDEWALK, MULTI-USE PATH OR TRAIL IS LOCATED WITHIN THAT 10' SETBACK, THE SIGN MUST BE PLACED ALONG THE OUTSIDE EDGE OF THE SIDEWALK, MULTI-USE PATH OR TRAIL WITHOUT PROJECTING OVER THE SAID TRAIL/PATH.

B. TEMPORARY SIGNS PLACED NEXT A STREET WITH A SPEED LIMIT OF TWENTY-FIVE (25) MILES PER HOUR OR LESS MAY:

- I. BE PLACED NO CLOSER THAN FIVE (5) FEET FROM PAVED SURFACE OF ROADWAY.
- II. IF A SIDEWALK, MULTI-USE PATH OR TRAIL IS WITHIN THE 5' SETBACK, THE SIGN MUST BE PLACED ALONG THE OUTSIDE EDGE OF THE SIDEWALK, MULTI-USE PATH OR TRAIL WITHOUT PROJECTING OVER THE SAID TRAIL/PATH.

4. ILLUMINATION

A. NONE

5. DESIGN

- A. MAY BE SINGLE OR DOUBLE-FACED
- B. MUST BE CLEAR AND LEGIBLE
- C. SHALL BE NEAT AND PROFESSIONAL IN APPEARANCE
- D. MAY INCLUDE H-FRAME, I-FRAME AND A-FRAME SIGN TYPES

6. DESIGNATED SIGN ZONE REQUIREMENTS

A. TEMPORARY SIGN ZONES AS ESTABLISHED BY THE TOWN ARE THREE HUNDRED (300) TO FIVE HUNDRED (500) SQUARE FEET IN SIZE AND NO MORE THAN TWO (2) ZONES MAY BE LOCATED AT OR NEAR THE INTERSECTION.

- I. WITHIN THE TOWN HALL COMPLEX: SUCH ZONE SHALL BE NO GREATER THAN TWO HUNDRED (200) SQUARE FEET. MOREOVER, TEMPORARY SIGN ZONES SHALL NOT BE LOCATED WITHIN ONE HUNDRED FIFTY (150 FEET) OF ANY ENTRANCE TO THE TOWN HALL COMPLEX.

- II. AT OR NEAR TOWN PARKS: TEMPORARY SIGN ZONES SHALL NOT BE LOCATED WITHIN ONE HUNDRED FIFTY (150) FEET OF ANY ENTRANCE TO TOWN PARKS.

- III. APPROVED TEMPORARY SIGN ZONES ARE DEPICTED ON THE "TEMPORARY SIGN ZONE MAP."

7. SIGNS PROTECTED BY THE ARIZONA STATE REVISED STATUES SHALL BE ALLOWED WITHIN THE LIMITS OF THE STATE STATUE.

Section 28.8 9 Temporary Public and Quasi-Public Signs

Section 28.9 10 Prohibited Signs

Section 28.10 11.B. Exempted Signs

~~i. Temporary Signs on Public Property: Per Section 28.7.A.1 and Section 28.9 10.A.~~
Code publishing note: Re-number the following to allow for removal of "i".