

Section G-1-f-i-(a)

Previous:

(a) In any public right-of-way, unless specifically authorized by the legislative body or their designee;

Proposed:

(a) In any public right-of-way, unless specifically permitted in this UDO or an ILP is obtained;

Section G-1-f-i-(h)

Proposed Addition:

(h) In any publicly owned or maintained Landscape Feature. Examples include, but are not limited to, flower beds, planters, mulched areas, etc. (mowed grassy areas would not be considered a “landscaped feature”)

Section G-1-c-iii-(h)

Proposed Addition:

(h) Yard Signs: Yard Signs are exempt provided they:

- (a) last no longer than 90 days; or
- (b) are placed in a right-of-way adjacent to private property that is maintained by that property owner or tenant and is placed with permission of that owner or tenant; or
- (c) are placed by a government entity within the boundaries of property governed by that entity (for example, Parks Dept may place signs in the parks, the Police Department may place signs on PD property, the Fire Department may place signs on FD property, etc).

Definition:

Sign, Yard

Any temporary sign that does not exceed 16 SqFt in display area and weighs less than 25 pounds. Examples of such signs include but are not limited to: PVC plastic signage commonly referred to as ‘yard signs’, sandwich board style signs often used by local businesses, homemade signs often used by individuals to promote private events.