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Dear Applicant,

The attached information applies to sign permits for the City of Goose Creek, South Carolina. All sign applications are subject to review by the Architectural Review Board (ARB). The attached information includes a Sign Permit Application, pertinent City codes, and a meeting schedule for the Architectural Review Board.

The permit fee and business license fee are due immediately upon submittal of the application to the Business License/Permits Specialist. All applications are required to be routed through the Business License/Permits Department. Once the Specialist receives the completed application and fees, the application will be routed to the Department of Planning and Zoning and it will be placed on the next ARB agenda. Applicants must meet the deadline provided on the meeting schedule and are required to attend, (or have a proxy attend,) the ARB meeting in which their application is reviewed.

To apply in person, please visit the Business License/Permits Specialist, Renee Wilcox, located at City Hall in the Municipal Complex, 519 North Goose Creek Boulevard. If you apply by fax, e-mail, or express mail, please contact Renee Wilcox (information below) to obtain the required fee amount of the permit and business license as well as acceptable methods of payment.

A sample of the information and materials that are required to complete the application include:

- Cost of sign and cost of installation
- Number of existing signs on property
- Setback of the business
- Frontage/width of the business
- Sign dimensions and materials to be used
- Type of illumination of sign (if applicable)
- Attached photograph or rendering of the sign
- Attached swatches, samples or paint chips of all proposed colors
- Attached approval letter from landlord (if applicable)

If you need further information, please do not hesitate to call City Hall at (843) 797-6220.

Business License/Permits Specialist

Renee Wilcox
(843) 797-6220 ext. 100
rwilcox@cityofgoosecreek.com

Planning and Zoning Technician

Sarah Hanson
(843) 797-6220 ext. 116
shanson@cityofgoosecreek.com

Thank you.



CITY OF GOOSE CREEK SIGN PERMIT APPLICATION

OFFICE USE ONLY
PERMIT #:
AMOUNT DUE: \$
DATE PAID:

TODAY'S DATE:

PERMIT FEE: \$75.00

1. BUSINESS OWNER BUSINESS PHONE
NAME OF BUSINESS ALTERNATE PHONE
STREET ADDRESS OF BUSINESS
LANDLORD/LESSOR LANDLORD'S PHONE
SIGN COMPANY SIGN CO. PHONE
SIGN Co. CONTACT SIGN Co. ADDRESS

2. COST OF SIGN(S) \$ SIGN INSTALLATION COST \$ TOTAL COST \$

3. HOW MANY SIGNS ARE YOU APPLYING FOR? HOW MANY SIGNS DOES THIS BUSINESS ALREADY HAVE?

4. WHAT KIND OF SIGNS DOES THIS BUSINESS ALREADY HAVE? NONE

5. WHAT TYPE OF BUSINESS IS APPLYING FOR THIS SIGN PERMIT:
A. A stand alone business? Yes No
B. A part of a shopping center? Yes No If yes, shopping center name:

6. WHAT IS THE TMS NUMBER FOR THIS PROPERTY?

7. WHAT IS THE FRONT SETBACK OF THE BUSINESS IN FEET? (The distance from the front property line to the front of business)
A. For corner lots only, what is the front setback for second street frontage in feet?

8. WHAT IS THE WIDTH OF THE BUSINESS IN FEET? (The distance from wall to wall)
A. For corner lots only, what is the width of the business for second street frontage in feet?

9. WHAT IS THE PROPERTY'S ROAD FRONTAGE IN FEET? (This only applies to shopping centers erecting a freestanding sign)

10. PLEASE ATTACH PHOTOS SHOWING:
A. The storefront in relation to adjacent businesses;
B. The specific location of proposed sign(s) on the property or building; and
C. The actual sign if it already exists.

OFFICE USE ONLY
MAX. NO. OF ALLOWED SIGNS:
MAX ALLOWED SIGN AREA:

11. PLEASE ATTACH DRAWINGS OF EACH PROPOSED SIGN SHOWING (TO SCALE, IF POSSIBLE):
A. What the sign will look like;
B. All dimensions;
C. Where the colors will appear;
D. The location on the property (on a plat) of proposed & existing freestanding signs
E. The location on the building of proposed & existing building signs

12. PLEASE ATTACH SWATCHES, SAMPLES, AND/OR PAINT CHIPS OF ALL PROPOSED COLORS TO THE APPLICATION.

13. PLEASE COMPLETE THE SIGN INFORMATION TABLE LOCATED ON THE FOLLOWING PAGE.

14. YOU ARE REQUIRED TO ATTEND THE ARCHITECTURAL REVIEW BOARD MEETING IN WHICH YOUR SIGN APPLICATION IS REVIEWED.
Please submit this application by the 1st Monday of the month for consideration that month by the ARB.
The ARB meets on the 3rd Monday of each month. (Please see attached ARB schedule for application deadlines and meetings.)

NOTE: Illuminated, exposed and non-exposed neon signs located on the interior of a business, which are visible from the exterior of the business, must be reviewed by the ARB. Such signs shall be included as part of a business's maximum allowable square footage of building signage, as authorized in Section 151.084 of the City Code. A "non-exposed neon sign" shall be interpreted as a neon sign that does not have externally visible neon tubing. Neon signs enclosed in plastic, glass and Plexiglas casings are considered "exposed neon signs." All electrical work must be in accordance with the City's Code of Ordinances and the National Electrical Code.

SIGN INFORMATION TABLE

REQUIRED INFORMATION	SIGN 1	SIGN 2 (IF APPLICABLE)	SIGN 3 (IF APPLICABLE)
MATERIALS (Metal, plastic, wood, etc.)			
ILLUMINATION: EXTERIOR, INTERIOR OR NON-LIGHTED (If lighted, provide bulb type, number of bulbs, voltage and wattage)			
TYPE OF SIGN (Canopy, marquee, painted window, painted wall, freestanding, awning, wall-mounted, roof-mounted, neon or channel)			
HEIGHT (FEET)			
WIDTH (FEET)			
AREA (SQUARE FEET)			
ALL COLORS USED ON SIGN			
IS THERE A GRAPHIC (PICTURE) ON THE SIGN? Please indicate yes or no. IF YES, INDICATE SIZE OF GRAPHIC			
PROJECTION FROM BUILDING OR CABINET WIDTH (THICKNESS) OF SIGN			
NUMBER OF STYLES OF LETTERING			
HEIGHT OF LETTERS			
* IF MOUNTING INDIVIDUAL LETTERS, WHAT IS SPACE BETWEEN LETTERS			
* IF MOUNTING INDIVIDUAL LETTERS, WHAT IS SPACE BETWEEN WORDS			
* IF WINDOW SIGN, WHAT IS THE SIZE OF WINDOW			
* IF CHANGEABLE COPY SIGN, WHAT IS THE NUMBER OF LINES			
* IF FREESTANDING SIGN, WHAT IS THE DISTANCE BETWEEN SIGN AND STREET CURB (FT)			
* IF FREESTANDING SIGN, WHAT IS TOTAL HEIGHT ABOVE GRADE (FT)			
* IF FREESTANDING SIGN, WHAT ARE THE LANDSCAPING MATERIALS TO BE PLANTED AT BASE OF SIGN POLE(S) Note: Minimum height required is 2 ft			

Review the attached City Code information pertaining to sign regulations (Section 151.084). Be advised to examine them thoroughly so as to avoid violations (Section 151.999):

By signing below, you certify the above information that you provided to be true and correct.

Signature of Applicant

Date

OFFICE USE ONLY

Remarks: _____

Approval: Zoning Administrator _____ Issued by: _____ Date: _____

CITY OF GOOSE CREEK CITY CODE PERTAINING TO SIGN REGULATIONS

EXCERPT FROM SECTION 151.028 – DEFINITIONS OF WORDS AND TERMS

SIGN. A name, identification, image, description, display or illustration which is affixed to, painted or represented directly or indirectly upon a building, structure or piece of land and which directs attention to an object, product, place, activity, facility, service, event, attraction, person, institution, organization or business and which is visible from any street, right-of-way, sidewalk, alley, park or other public property.

SIGN, AREA OF. For free standing signs (exclusive of supports), cabinet signage (single or double faced) or signage prepared on material subsequently intended for attachment to supports or a building structure which is removable as one piece, or signage painted upon the building surface, the sign area is that area contained within a single continuous perimeter enclosing the extreme limits of the structure. Where two sides of a double-faced sign are not more than 24 inches apart at the widest point and display identical writing or other representation, the sign area shall be computed by measuring one face only. For signs designed of uniformly colored individual raised letters separately attached to a building wall or facade surface, the sign area shall be the sum of the areas of each individual letter as circumscribed by the outer limits of each letter, provided the spacing between letters does not exceed one half the median height of letters used, and spacing of words does not exceed the height of the largest letter used.

- (a) **BANNER** and **PENNANT SIGN.** Usually made of cloth or paper and suspended across streets, display lots or building fronts.
- (b) **BENCH SIGN.** Painted or attached to the backrest of a bench.
- (c) **PORTABLE SIGN.** Usually rests on the ground, on wheels or metal legs and may be temporarily anchored by weights, stakes or cables to the ground.
- (d) **STANDARD SIGNS.** Are “A” shaped structures and utilize copy on both sides, resting on the ground with no permanent attachment.

SIGN, OFF-PREMISE. A sign that advertises activities, goods, products and the like, that is available elsewhere than within the building or on the lot where the sign is located (i.e., billboards, off-premise outdoor advertising and the like).

SIGN, ON-PREMISE. A sign that advertises activities, goods, products and the like, that is available within the building or on the lot where the sign is located.

SIGN, PERMANENT. A sign which is permanently attached to a building, the ground or other structures and which meets the structural and installation standards of the Standard Building Code and the electrical standards of the National Electric Code.

- (a) **AWNING SIGN.** On or attached to a retractable shelter that is supported entirely from the exterior wall of a building.
- (b) **CANOPY SIGN.** On or attached to a permanent overhanging shelter which projects from the face of a building and is supported only partially by the building.
- (c) **COMBINATION WALL/ROOF SIGN.** A double faced, projecting wall sign which projects above the roofline of a building and which is wholly or partially supported by the building.
- (d) **FASCIA SIGN.** Affixed in any manner to any exterior wall of a building and which projects not more than 18 inches and does not extend more than six inches above the parapet, eaves or building facade.
- (e) **FREE-STANDING SIGN.** Supported by one or more columns, uprights or braces in the ground.
- (f) **MARQUEE SIGN.** On or attached to a permanent over-hanging shelter which projects from the face of a building and is entirely supported by the building.
- (g) **PAINTED WALL SIGN.** Painted on any externally visible surface (wall or window) of a building which advertises a product or service.
- (h) **PROJECTING WALL SIGN.** A double-faced sign, mounted to the wall of a building, which projects out from that building for more than 18 inches.

(i) **ROOF MOUNT SIGN.** Erected on or above the roof line of a principal building and which is wholly supported by the building.

(j) **TEMPORARY SIGNS.** Not permanently attached to a building, the ground or other structures and which may not meet the structural and installation standards of the Standard Building Code or electrical standards of the National Electrical Code. **TEMPORARY SIGNS** include “For Sale/Rent” signs, contractor/builder/developer signs and trailer type signs used to announce a new business. (See § [151.084\(C\)\(1\)\(c\).](#))

SIGN PERMIT. Permit required prior to erection of, or change in, any sign or sign structure in the city.

SECTION 151.084 – SIGN REGULATIONS

§ 151.084 SIGN REGULATIONS.

It is the city's intent to reduce the proliferation of signs, reduce distractions and obstructions to motor vehicle operators and pedestrians that might lead to accidents or traffic congestion, enhance and preserve the natural scenic beauty or aesthetic features of highways, streets and adjacent areas and beautify the community by removing obstructions to light, air and open space.

(A) *Definitions.* Specific definitions of types of signs and related terminology is contained in the definitions of sign above.

(B) *General provisions.* All signs shall comply with the following.

(1) *Traffic.* No advertising sign shall interfere with motorists' vision, nor simulate traffic control or emergency vehicle lighting.

(2) *Hazard and directional signs.* Signs less than four square feet in area, consisting of arrows, name and colors of the business, graphics or such words as “Step”, “Fire”, “Escape”, “Danger” or similar symbols, shall not be included in computing maximum allowable sign area.

(3) *Illumination.*

(a) No sign lighting is allowed which switches on and off intermittently, changes intensity and/or color or otherwise creates an illusion of flashing or movement;

(b) All bare light bulbs, except bulbs less than 15 watts, shall be directed toward the face of the sign;

(c) Signs within 50 feet of a residential district shall be shielded from casting glare into the district; and

(d) Signs within residential districts shall be shielded from casting illumination into residences within 100 feet.

(4) *Height, setback and location.*

(a) A projecting wall sign shall project no more than five feet from a building, have bottom ten feet (minimum) above grade and top 25 feet above grade or height of the building, whichever is lower and have no exposed guy wires;

(b) Free-standing signs, awning signs, canopy signs, marquee signs and temporary signs shall have a minimum setback of ten feet from the street curb, and shall not be installed within, nor project into the vertical plane of, the street right-of-way;

(c) Fascia signs may project no more than 18 inches from a wall, and extend no more than 18 inches above the parapet, eaves or building facade;

(d) Roof mounted signs may project no more than ten feet above the highest point of the roof or parapet;

(e) Combination roof/wall mounted signs must comply with points of divisions (B)(4)(a) and (d) above;

(f) No sign shall be attached to or obstruct any fire escape or opening intended as a fire fighting point of ingress or egress, interfere with any opening required for legal ventilation or prevent free passage from one part of a roof to another;

(g) Street furniture, such as benches, waste receptacles, fountains and the like shall not be used for advertising purposes; and

(h) When a sign extends over sidewalks, walkways or other spaces accessible to pedestrians, the bottom of the sign structure shall be at least eight feet above the ground.

(5) *Construction of signs.* All permanent signs shall conform to International Building Code and National Electrical Code requirements as to design, materials, support, installation, fixtures and wiring. Specifically, all permanent signs must be able to withstand a pressure of 24 pounds per square foot, which is equivalent to 110 mph wind. The Administrator may require certification by an engineer when he or she is uncertain that the proposed method of construction is adequate.

(C) *Administration and enforcement.*

(1) *Sign permit required.* Except for signs described in division (D)(1) below, a permit must be obtained prior to placing a sign within the city limits:

(a) A new petition for a sign permit must be obtained if an owner wishes to alter a sign for which a permit has been issued;

(b) At the time of passage of this chapter, the existence of a permanent sign not conforming to these regulations constitutes a vested right; however, the sign shall not be replaced if removed or renovated at a cost over 50% of the sign replacement cost, except that it be replaced in conformity with these regulations;

(c) A temporary sign (portable sign) shall be allowed only once, and only for 30 days, to advertise the establishment of a new business. In addition, temporary signs are only allowed if the business has a new owner, or has changed its business name. Relocation of a business shall not qualify the business owner for a temporary sign. The temporary sign permit (protected from weather) shall be attached to the sign structure during its permitted use; and

(d) Pennants or bench signs are prohibited.

(2) *Petition for sign permit.* A petition for the permit required by this section shall be filed with the Zoning Administrator, and prepared in the form required, to include a scale drawing of the proposed sign(s), a plat of the property the sign is to be located on or a rendering of subject building elevation, to illustrate proposed sign location(s).

(3) *Action on petition.* The petition shall be promptly investigated by the Zoning Administrator, and action taken for approval or denial.

(4) *Sign permit issuance, refusal or appeal.* If a sign is authorized as described in the petition, a sign permit will be issued. The permit expiration date of temporary sign permit will be indicated on the permit:

(a) If not authorized as described in the petition, the petitioner will be promptly informed; and

(b) Appeals of refused petition shall be made to the Zoning Board of Appeals.

(5) *Sign permit records.* A duplicate of the permit shall be attached to the petition and maintained on file in the city offices.

(6) *Enforcement.* Violation of these sign regulations shall be a misdemeanor, punishable as described in division (C)(8) below and § [151.192](#).

(7) *Penalty.*

(a) *Abandonment.* Obvious lack of maintenance or abandonment shall be reported to the property owner by the Administrator, with a request for sign removal within 30 days. After 30 days, the city shall have the sign removed and the owner shall be responsible for expenses incurred.

(b) *Appeal.* Appeal of a decision by the Administrator that a sign has been abandoned shall be made to the Zoning Board of Appeals, who shall instruct the Administrator in writing of the disposition of the matter.

(8) *Fees.*

(a) Fees shall be paid upon filing a petition for a sign permit, in the amount established in the fee schedule on file in the City Clerk's office. Signs erected, or work begun, without obtaining a permit, shall be subject to penalty, as described in § 151.061;

(b) Signs in division (D)(1) below are exempt from fees, but shall conform in all other respects to these regulations; and

(c) A sign confiscated in violation of the city's sign ordinance may be reclaimed upon payment of a \$25 fee. Any sign confiscated by the city will not be kept more than 30 days from the date the sign was confiscated.

(D) *Regulations by zoning district.*

(1) *Residential.* Only the following signs are allowed in any residential district:

(a) One sign, no more than three square feet in area, attached to a rod or post not more than five feet high, or attached to the building, stating only the street number or occupants name, or both. Separate street numbers attached to the building shall not be included in computing sign area;

(b) One sign, bulletin board or entrance marker not exceeding 32 square feet in area for each church or institution, however, if building street frontage exceeds 100 feet, up to three signs may be placed, one sign per 100 feet of frontage, or portion thereof;

(c) One "For Sale", "Sold" or "For Rent" sign not over eight square feet in area, advertising the lot on which the sign is placed, for each licensed realtor listing the property, to be removed within 30 days after sale;

(d) One builder's or developer's sign not over 20 square feet in area, on a lot where the building is under construction, and one sign not over eight square feet per subcontractor, all to be removed within 30 days after project completion; and

(e) Subdivision entrance sign(s), to be approved as part of Planning Commission's subdivision review procedure.

(2) *Multi-Family, Business and Light Industrial.* Only the following signs are allowed:

(a) Signs allowed in division (D)(1) above, or, for any lot or parcel of two acres or larger and lots or parcels with a front footage exceeding 199 linear feet, one "For Sale", "Sold" or "For Rent" sign not over 20 square feet in area, advertising that lot or parcel on which the sign is placed. All signs are to be removed within 30 days after sale, rental or lease;

(b) One freestanding sign no more than 50 square feet in area, nor exceeding 20 feet height above grade. A business may substitute a free-standing sign for one additional building sign provided that the cumulative square footage does not exceed the maximum allowable area pursuant to division (D)(2)(d) below;

(c) Reader board signs may be mounted onto the free-standing sign provided that the signs have been approved by the Architectural Review Board for aesthetic purposes, the signs are within the 50 square feet limit and are permanently attached as close to the free-standing sign as possible in order to provide a unified appearance;

(d) The size, area and numbers of all signs to be located in Commercial and Light Industrial Districts of the city shall be governed by the following table. This shall include any combinations of building, projecting wall, painted wall and/or window, roof mounted, marquee or illuminated signs which are located interior to a business and visible from the exterior of a business establishment:

Distance From Front Property Line To Business Front:	Business Frontage Multiplied By:	Total Area (Square Feet) Not To Exceed:	Total Number Of Signs Not To Exceed:
0-99 feet	1	200	2
100-399	1.5	300	3
400 feet or more	2	400	4

Note: The intent of this section is to not have a sign dominating the overall size of the building. Any sign is subject to the aesthetic review of the Architectural Review Board.

(e) A shopping center may erect a maximum of two freestanding signs with a maximum total area of one square foot per frontage foot, but not to exceed 500 square feet per sign. The freestanding sign(s) shall advertise the shopping center development, and are not considered in the requirements of division (D)(2)(d) above. Businesses located in established shopping centers are not authorized to erect freestanding signs;

(f) Petroleum product pumps and dispensers shall be permitted to display only information required by law and the brand name and type of product being dispensed. Height of letters for price and information shall not exceed six inches. Pump and dispenser signs shall not exceed ten square feet in surface area per side, and shall not exceed the face of the pump. Pumps and dispenser signs shall not be counted in the maximum number of building signs for a business; however, the designs of the signs shall meet with the approval of the City Planner;

(g) Gasoline canopy signs shall be subject to the maximum size and number of building signs for each business except height-warning signs;

(h) Holiday decorations such as Christmas lights and ornaments may be installed with the exception that the decorations cannot flash, and decorations shall contain no commercial copy or commercial graphics;

(i) Permanent signs on windows or doors (interior or exterior, or a combination thereof) shall not exceed 50% of the gross transparent area of any one window or door;

(j) Exterior vending machines, newspaper stands and telephone booths on the property shall not bear advertisements for the businesses and shall advertise only the products or services available from those machines or booths;

(k) Informational signs are permitted provided that no sign shall exceed six square feet. Informational signs shall not count toward the maximum number of signs allowable or the maximum allowable sign area;

(l) Special event sign/banner, professional in appearance that is intended to inform the public of a special event. An applicant is limited to two special event signs/banners during the calendar year and must obtain a permit from the Zoning Administrator. The sign or banner must be located on the property on which the event is being held and be germane to that event. Special event signs/banners are restricted to businesses, churches, schools and governmental entities and are subject to the following conditions:

1. Banners and special event signs do not include pennants, flags or bench signs;

2. Only one banner or special event sign is allowed for each business at any given time;

3. Banners and special event signs may be displayed up to a maximum of 30 days and no more than twice per year. The frequency of displaying banners by local municipal government entity shall be subject to the permission of the city. Applicants shall indicate on the permit the number of days for banners to be displayed;

4. Banners and special event signs shall be properly secured and maintained at all times, and shall not interfere with pedestrian or vehicular movement. Banners shall not be strewn between buildings or utility poles;

5. Banners and special event signs may be used as temporary signs for the opening of a new business, or to promote special events. Banners shall be treated as temporary in nature, and shall not be perceived as permanent signs;

6. Banners and special event signs are exempt from review by the Architectural Review Board;

7. The maximum size of a banner or special event sign shall be 50 square feet;

8. The design, colors and overall appearance of the banner or special event sign shall be subject to staff review and approval. Gaudy, distasteful or cluttered-looking banners shall not be permitted; and

9. Street banners as proposed for the city as part of the strategy of the Downtown Business District shall not be subject to the requirements of this section.

(m) Painted wall and/or window signs, signs painted directly on an externally visible wall or window (including glass doors) to advertise the business in the building may be allowed only in the commercial and light industrial zoning districts, subject to division (D)(2) above and upon approval by the Zoning Administrator. Painted wall or window signs may be allowed for the purpose of advertising nationally recognized trademarks or logos, or legitimate business names, but shall not display any other pictorial scenes, free-hand advertising creations, "sale" or pricing information. A permit for a painted wall or window sign shall be granted only upon presentation of a guarantee that the sign will be well-maintained, re-painted at intervals frequent enough to guarantee its professional appearance and painted over or removed upon cessation of the business at that location.

(E) *LED (light emitting diode) signs.* LED signs are permitted within the city under the following restrictions.

(1) *Permitted locations.* Schools, places of worship and municipal complexes.

(2) *Sign, style, height, width and setback.* The LED portion of the sign shall be integrated into a low profile monument sign with a brick or stone base. The sign shall not exceed eight feet in height and ten feet in width, including the base and all brickwork. The sign shall be setback with a minimum of ten feet from the front property line. The LED portion of the sign may display letters only, with a maximum of three lines of text. No characters are permitted.

(3) *LED sign area.* The maximum area of the LED sign component shall not exceed 40 square feet or 50% of the total sign area, whichever is less.

(4) *Color and brightness control.* Message copy shall be limited to one color, white or amber on a black background. The sign shall be equipped with photosensitive equipment which automatically adjusts to the brightness and contrast of the sign in direct relation to the ambient outdoor illumination.

(5) *Minimum interval.* The sign may only display one new message per hour.

(6) *Movement restriction.* The use of animation, flashing, scrolling or blinking characters is prohibited.

(G) *Political signs and posters.* Political signs and posters promoting the candidacy of a person or persons for elected public office may be erected or posted within the City of Goose Creek 30 days prior to a general or special election. A candidate shall be limited to one political sign per lot, and signs shall be self supporting. It shall be the responsibility of the candidate for public office, whose name or advertisement appears on the signs and posters, to remove the same within 48 hours after the closing of the polls at the general or special election. Failure to remove the signs or posters constitutes a misdemeanor, and upon conviction, shall be punishable by fine not to exceed \$500 or 30 days of imprisonment. In no case shall political signs or posters be placed, erected or posted upon any public right-of-way, easement, tree or utility pole. Political signs shall be no larger than eight square feet in residential areas, and 32 square feet in commercial and light industrial areas. It is permissible for signage to appear on both sides of the sign.

(H) *Installation of signs in wetland.* In all zoning districts, the installation of signs in wetlands shall not be permitted except by governmental entities or with the permission of governmental entities.

(I) *Prohibited signs.* Except as may be hereinafter specifically permitted, it shall be unlawful after the effective date of this chapter, or amendment thereto, for any person to erect, place or use within the city, any of the following signs in addition to the requirements of this chapter:

(1) Off-premise signs;

(2) A sign which contains any moving, rotating, animated lights, visible moving or movable parts (with the exception of time and temperature signs), or giving the appearance of animation;

(3) Stationary or abandoned vehicle signs. The parking in public view of any vehicle not in operation condition or lacking current registration shall be prohibited;

(4) Any sign which emits a sound, odor or visible matter;

(5) Signs using the words "Stop", "Danger" or any word, phrase, symbol or character in a manner that misleads, confuses or distracts a vehicle driver;

(6) Signs painted on or attached to trees, fences, rocks or natural features, telephone or utility poles or painted on the roofs of buildings visible from any public thoroughfare;

(7) Any sign towed behind a boat, raft, aircraft, helicopter or recreational vehicle;

(8) Any sign which exhibits statements, words or pictures of obscene or pornographic subjects;

(9) Inflatable signs, including balloons;

(10) Streamers, ribbons, windblown propellers, strung light bulbs, pennants, bench or furniture signs; and

(11) Visible angle or other frames supporting projecting signs, roof and canopy signs, as well as chain supports are prohibited.