

FACT SHEET: MINOR SIGNS

ORLANDO MUNICIPAL CODE SEC. 64.323



Every sign has its place. The City of Orlando has regulations about where and for how long a minor sign can be placed. See below to ensure your sign follows City code.

What Signs Does This Apply To?

All signs that are designed to be easily moved, typically not permanently attached to a structure or the ground, and non-illuminated. Minor signs may include, but are not limited to banner signs, portable signs, sidewalk signs, window signs, campaign signs, and yard signs.



✓ Allowed

Signs must be located behind sidewalks and outside of public rights-of-way. All signs must be removed within 180 days of placement

Residential Private Property:

- A maximum of three (3) minor signs is allowed.
- No larger than 4 sq. ft. per sign on residential property.
- No taller than 6 ft.

Multi-Family Property:

- Property owner permission is required.
- A maximum of two (2) signs per lot.
- No larger than 12 sq. ft. per sign on mixed-use.
- No taller than 8 ft.

Commercial Property:

- Property owner permission required.
- A maximum of two (2) signs per lot.
- Typically, signs on mixed-use or commercial property must be no larger than 12 sq. ft. per sign and no higher than 6 ft. Some zones allow for a maximum size of 32 sq. ft. and a height of 8 ft. (MU, AC, I).
- Window signs do not count against the sign limit but may not cover more than 25% of windows.

✗ Not Allowed

Non-complying signs will be subject to removal by the City.

Public Property:

Signs are not to be placed:

- Near or on utility poles or structures.
- In public rights-of-way.
(Rights of way include the area between sidewalks and streets, medians, and other public easements.)
- On public property, such as parks or government buildings.

Sign Removal (Sec. 64.302)

Signs placed on public property or rights-of-way without authorization shall be subject to immediate removal.