

Rules and Regulations for Temporary Signs on Public Rights-of-Ways

City of Delray Beach

NEIGHBORHOOD AND COMMUNITY SERVICES

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https://www.delraybeachfl.gov/government/city-departments/neighborhood-community-services

CITY OF DELRAY BEACH TEMPORARY SIGN REGULATIONS

Land Development Regulations Section 4.6.7 H(10)(a)

- 1. Temporary non-commercial signs may be placed on public rights-of-way contiguous to private property with the adjacent private property owner's permission. Such signs shall not be placed in medians or on portions of rights-of-way contiguous to publicly owned property.
- 2. Each temporary non-commercial sign within a public right-of-way shall be removed within ten days after the date of event, election or referendum. If said signs are not removed prior to the expiration of the ten-day period, the sign shall constitute an abandoned sign and the City shall remove the sign.

Subsection 3, and 4, c illustrated below

LDR 4.6.7 H (10) (a) 3 4' (Typical)

Temporary non-commercial signs are permitted on private property with the owner's permission; however, no temporary non-commercial sign shall exceed 12 square feet per sign face in area on any private lot or parcel. Signs may not be placed in a location that constitutes a safety hazard or hindrance to pedestrian or vehicular traffic.

(Private Property)

LDR 4.6.7 H (10) (a) 4

24" (Typical)

Any temporary non-commercial sign in the public right-of-way shall not exceed three square feet. No temporary non-commercial sign shall be placed on any public property (non-right-of-way). Signs may not be placed in a location that constitutes a safety hazard or hindrance to pedestrian or vehicular traffic.

(Public Property)



Property information available by scanning the QR Code

TEMPORARY SIGNS ARE PROHIBITED IN RIGHTS-OF-WAYS CONTIGUOUS TO PUBLICLY OWNED PROPERTIES:

- » State owned properties
- » County owned properties
- » Public School Properties
- » City & CRA owned properties
- » Parks & Rec. Facilities
- » City Hall + Offices
- » Fire + Police Buildings
- » Parking Areas
- » Other Municipal Properties

18" (Typical)

Typical Delray Beach Right-of-Way



Delray Beach LDR 4.6.7 (H)(10)(a)(1): Temporary non-commercial signs may be placed on public rights-of-way contiguous to private property with the adjacent private property owner's permission. Such signs shall not be placed in medians or on portions of rights-of-way contiguous to publicly owned property.





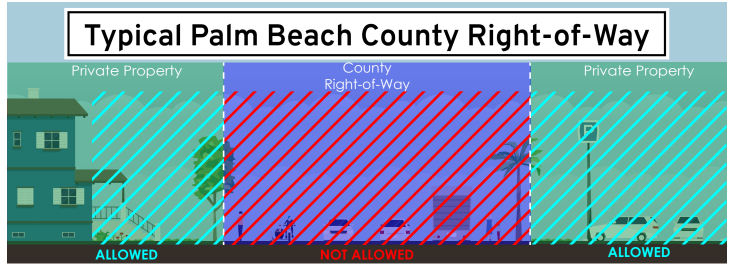


TEMPORARY SIGNS ARE STRICTLY PROHIBITED IN PALM BEACH COUNTY AND THE FLORIDA DEPARTMENT OF TRANSPORTATION RIGHTS-OF-WAYS

TEMPORARY SIGNS MAY NOT BE PLACED WITHIN THESE RIGHTS-OF-WAYS:

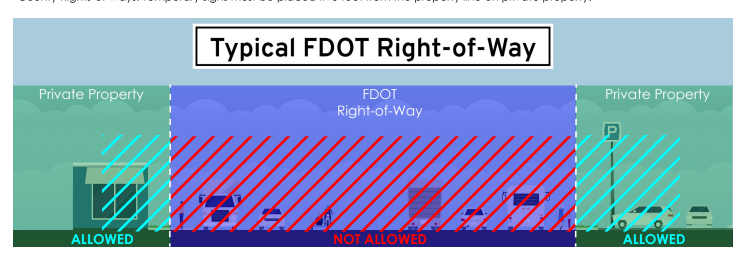
- » Lake Ida Road (except East of Swinton Avenue)
- » Linton Boulevard
- » Dixie Highway (South of Linton Boulevard)
- » Military Trail

- » Congress Avenue
- » Atlantic Avenue (except between Swinton Avenue and Federal Highway)
- » Ocean Boulevard
- » Federal Highway (NE/SE 5th Avenue & NE/SE 6th Avenue)
- » Interstate 95 (including access ramps)



Size limitations of the City of Delray Beach Land Development Regulations 4.6.7(H)(10)(a) apply to all temporary signs within the City Limits.

Palm Beach County Universal Land Development Code Article 8 prohibits temporary signs from being placed within Palm Beach County Rights-of-ways. Temporary signs must be placed five feet from the property line on private property.



Size limitations of the City of Delray Beach Land Development Regulations 4.6.7(H)(10)(a) apply to all temporary signs within the City Limits.

Temporary signs are strictly prohibited by The Florida Department of Transportation in state Rights-of-Ways.

RIGHT-OF-WAY JURISDICTION MAP

