Standards

The City of Cheyenne does not regulate the quantity, dimensions, or size of election signs, but does regulate their location and permanence. These signs should never be closer to the street than traffic signs, or interfere with safe pedestrian or vehicular movement. These signs may be easily placed or removed from the ground or on a vehicle without needing additional structures, construction, or specialized equipment.

Definitions

Right-of-Way
The right-of-way is defined as land dedicated and set aside for use by the public, primarily for the right of vehicle or pedestrian travel, but typically designed to include multiple and other public purposes.

Sight Distance Triangle
The sight distance triangle is defined as the proper line of sight at all street intersections. The measurements for a sight distance triangle may vary depending on the speed of the roadways and the availability of on-street parking.

Contact the Planning & Development Department at (307) 638-4342 for questions or additional information.

This information is provided for general information only. Unified Development Code requirements are subject to change.

Election Sign Standards

If the Sidewalk is Attached to Street

Election signs can be placed at or behind the property line. Ten feet from the edge of the street curb is acceptable.

If the Sidewalk is Not Attached to Street

Election signs can be placed at or behind the property line. The property line generally begins on the edge of the detached sidewalk. In these circumstances, placing election signs on the property side of the sidewalk is acceptable.

Limitations at Corners

Sign placement at corners should not restrict the line of sight for traffic. The location of sight distance triangles may vary by intersection. As a general rule of thumb, measure 36 feet in each direction from the edge of street pavement.
Chapter 8.52 - HANDBILLS

Sections:

8.52.010 - Purpose—Authority—General provisions.

A. The purpose of this chapter is to provide regulations concerning the placement of advertisements or placards on buildings, fences, poles, trees or structures, and distribution of handbills within the city.


(2001 In-house code § 3-1)

8.52.020 - Tacking or fastening posters to trees or buildings.

Except as otherwise provided by state law, this code or other ordinances of the city, no placard or advertisement of any kind shall be tacked or in any way fastened to a building, fence, pole, tree or structure of any kind in the city.

(2001 In-house code § 3-2)

8.52.030 - Removal of illegal advertisements and posters.

In addition to the penalty provided by this code or state law, any person violating this chapter must remove every placard or advertisement which has been posted by or for him, within three days of being requested to do so.

(2001 In-house code § 3-3)

8.52.040 - Reserved.

Editor's note—Ord. No. 4146, § 1, approved on July 11, 2016, repealed § 8.52.040. Former § 8.52.040 pertained to the distribution of handbills in public places and derived from the 2001 In-house code.

8.52.050 - Inhabited private premises.

No person may throw, deposit or distribute any handbill in or upon private premises which are inhabited, except by handing or transmitting any such handbill directly to the owner, occupant or other person present in or upon such private premises willing to accept same; provided, however, that in case of inhabited private premises which are not posted, such person, unless requested by anyone upon such premises not to do so, may place or deposit any such handbill in or upon such premises if the handbill is placed or deposited securely to prevent the handbill from being blown or drifted about such premises or sidewalks, streets or other public places, and except that mailboxes may not be so used when so prohibited by federal postal law or regulation.

(2001 In-house code § 3-5)

8.52.060 - Prohibited where properly posted.
No person may throw, deposit or distribute any handbill upon any private premises, if requested by the owner, occupant or other person present upon such premises not to do so, or if there is placed on the premises a sign bearing the words: "No Trespassing," "No Soliciting," "No Peddlers or Agents," "No Advertisement," or any similar notice indicating in any manner that the occupant(s) of the premises do not wish to have their right of privacy disturbed, or to have any handbills left upon the premises.

(2001 In-house code § 3-6)

8.52.070 - Unlawful, depositing on uninhabited or vacant premises—Placing on vehicles.

Throwing or depositing of handbills upon uninhabited or vacant private premises is not allowed, nor shall any person throw or deposit any handbill in or upon any motor vehicle.

(2001 In-house code § 3-7)

8.52.080 - Exemptions.

The provisions of this chapter do not apply to the distribution of mail by the United States Postal Service, nor to newspapers, except that newspapers must be placed upon private property in such a manner as to prevent it being carried or deposited by the elements upon any street, sidewalk or other public place or upon private property.

(2001 In-house code § 3-8)