Information regarding Temporary Signage; in accordance with M.C. 15.50.410 (f) Events, Promotion, and Campaign Signs.

- Only one (1) permit is required for each event, promotion, or campaign.

- Each Sign is subject to the Free-standing Sign and Attached Sign allowances, as applicable, within a commercial zone.

- A Sign must be placed on private property with the permission of the property owner.

- A Sign must be removed within thirty (30) days after the completion of the event, promotion, or campaign.

Additionally: Signs placed within a residential zone may be no larger than eight (8) square feet.

Access the city map to look up areas to determine if they fall within the specific sign regulations.

https://maps.cdaid.org/cdamap/
No signs or obstructions are allowed within a Vision Triangle. A Vision Triangle is determined by measuring from the intersection of the edges of two (2) adjacent roadways forty feet (40’) along each roadway and connecting the two (2) points with a straight line.

For example purposes of a vision triangle:

Pursuant to Municipal Code, no temporary signs shall be erected in public rights of way (with some exemptions of governmental signs/way finder signs with an approved encroachment permit.)

What is a City Right of Way?

There are specific dimensions called out in the Municipal Code. However, some of the older streets and center lines may not meet these exact measurements.

When in doubt, contact the City!

16.15.110: RIGHT OF WAY WIDTHS:
Street right of way widths must comply with the transportation element of the city's adopted comprehensive plan, but will not be less than:

1. Arterials: One hundred feet (100’).
2. Collectors: Seventy feet (70’).
3. Local streets: Fifty five feet (55’).
4. Rural streets: Fifty feet (50’).