CITY CODE AND LAND USE CODE PROVISIONS
RELATING TO TEMPORARY SIGNS
(INCLUDING ELECTION SIGNS)

• “Temporary signs” includes signs, fliers, notices or posters.

• Temporary signs cannot be fastened or affixed to public property.

• Temporary signs cannot be placed or installed on or within a public right-of-way or other public property.

• Temporary signs cannot be fastened or affixed to private property, including motor vehicles and other personal property, without the permission of the owner or occupants of such property.

• Permission to fasten or affix temporary signs to the front door of private residences is implied from the presence of an improved walkway connecting the residence directly to a public right-of-way, unless:
  – Access to the walkway is restricted by a fence, gate or other permanent structure;
  – A “No Trespassing” or “No Solicitation” sign or a sign prohibiting posting is posted at or near the entrance to the residence; or
  – The owner or occupant of a particular residence has notified the person/entity intending to fasten or affix the sign(s) that such signs may not be posted.

• If the City Engineer determines that a temporary sign has been fastened, affixed, placed or installed in or on public property, the City shall immediately remove the sign and attempt to contact the owner to notify him/her that the temporary sign has been removed and will be destroyed by the City if not picked up by the owner within 10 business days of the notice. Each additional temporary sign by the owner in or on public property will be immediately removed and destroyed without further notice.

• Failure to comply with the City Code is punishable by a fine of not more than $2,650 and/or imprisonment not exceeding 180 days.

Complaints should be made to the Inspection Request Line at 970.416.2200.