Chapter 26 SIGNS

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Sec. 26-1. Permit.

It shall be unlawful for any person to erect any billboard or other outdoor advertising sign before first obtaining a permit from the city council.

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(Ord. No. 6, § 1)
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Sec. 26-2. Application.

The city clerk shall prepare the necessary application forms to obtain a permit to erect any billboard or other outdoor advertising sign, and the applicant must furnish the city with information concerning the exact location of said billboard or sign, giving exact distances from sidewalks and streets and from property boundary lines, etc.

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(Ord. No. 6, § 2)
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Sec. 26-3. Placement of billboards and other outdoor advertising signs.

It shall be unlawful for any billboard or other outdoor advertising sign to be placed nearer than five feet from property boundary lines. No billboards or any other outdoor advertising sign shall be placed so as to obstruct the view of any motorist at any intersection.

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(Ord. No. 6, § 3)
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Sec. 26-4. Exempt signs.

All billboards and advertising signs that are of a size not larger than three feet high by five feet wide are exempt from this chapter.

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(Ord. No. 6, § 4)
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Sec. 26-5. License fee.

There shall be paid to the city a license fee every year for each billboard or other outdoor advertising sign so erected as long as said billboard or sign remains standing. The fee amount shall be established by the city council from time to time and set forth in the schedule of fees and charges, available for examination in the office of the city clerk.

(Ord. No. 6, § 5)

Sec. 26-6. The removal of signs.

Any billboard or outdoor sign advertising political elections or yard sales shall be taken down within a week after the event.

(Ord. No. 6, § 9)