

## SANTA CLARA CITY 2603 Santa Clara Dr. Santa Clara, UT 84765 (435) 656-4690 Fax: (435) 879-5298

Permit #:	
Fee:	

# **SIGN PERMIT APPLICATION** Fee: \$3 per sq. ft.

Address of Sign Location:	
Name of Business:	Phone #:
Sign Company:	Phone #: State License #:
Sign Co. Address:	State License #:
Type of Sign:	
Monument (low profile) Sign	
Wall Sign	
Free-standing Sign	
Temporary Sign (max. length - 30 d	lays) Display dates: fromto
Total Square Footage of Sign:	Value of Sign:
Two copies of the following are required to proce	ess permit application:
ALL SIGNS:	
	ing height, color, square footage, dimensions, sign composition, type of
illumination, and how the sign will appear from	
2. Details of sign construction	
3. Electrical schematics	
MONUMENT & FREE-STANDING SIGNS (in a	
	ngs, property lines, setback from public rights-of-way, intersections,
easements and driveways.  2. Number of acres.	
<ul><li>3. Length of lineal frontage of property.</li></ul>	
5. Length of finear frontage of property.	
WALL SIGNS (in addition to All Signs requirement	ents):
	pear from the street/parking area and on the building. Drawing must
show all existing signs on wall faces and propo	sed sign(s).
TEMPODA DV GIONG (* 11'4' A 11 G'	
TEMPORARY SIGNS (in addition to All Signs re	
easements and driveways.	dings, property lines, setback from public rights-of-way, intersections,
easements and driveways.	
♦ Sign(s) may NOT be installed until peri	nit is issued
♦ Incomplete applications will not be acce	epted
♦ Planning & Zoning approval may be re	quired before application can be processed.
Print Applicant Name:	
	D. 4
Signature of Applicant:	Date:

Date Approved: \_\_\_\_\_\_ By: \_\_\_\_\_ Application Fee: \_\_\_\_\_

#### Ordinance - 17.44.050: TYPES OF SIGNS:

#### Wall Signs:

Wall signs may be placed upon any side of a building in a commercial zone in the eastern entrance to the city on Santa Clara Drive, east of the city office. Wall signs may be allowed in a planned development commercial zone subject to planning commission approval as part of the planned development zone approval.

- 1. Wall signs shall be so placed as to utilize existing architectural features of a building without obscuring them. Wall signs shall be oriented toward pedestrians or © on the building it is placed shall be no greater than **ten percent (10%)** of the total square footage of the wall on which it is placed.
- 2. Signage on a mansard roof will be considered to be a part of a wall sign, and calculated as part of the total square footage allowed.

#### **Window Signs:**

- 1. Merchants may advertise special sales with temporary signs on the inside or outside of the windows provided that they do not cover the complete window in which they are placed.
- 2. Window signs are not intended to be displayed for long periods of time, but rather for a short sale period not to exceed thirty (30) days in duration.

### **Banners on Private Property:**

Banners shall be permitted on a temporary basis on private property in the commercial and commercial corridor areas subject to the following:

- 1. No more than one banner per street front may be displayed at any one time on any business property;
- 2. A permit shall be issued by the city staff for any banner request and no specific banner may be approved for an event such as a business opening for a period longer than thirty (30) days before the opening advertised and for thirty (30) days after. The location of the banner shall be approved by the city staff;
- 3. No banner may be approved to be placed on any building in excess of the percentage of the building for which wall signs may be approved. **Ten percent (10%)**

#### **Temporary Signs:**

Temporary signage has a place in the community for specialized purposes, such as announcing properties for sale or lease, construction activities, temporary sales and campaign signs of a noncommercial nature. Temporary signs are installed on a property but are not a part of the permanent land use on the property and are not intended to be displayed for a long period of time. However, a temporary sign must be well maintained at all times or it may be subject to removal or cited as a violation of this chapter.

- 1. Temporary signs shall not exceed six (6) square feet in area or four (4) feet in height.
- 2. Temporary signs are permitted in any zone, provided that they are located a minimum of two feet (2') behind the property line. Only one temporary sign is permitted on any one parcel of property, except that for sixty (60) days proceeding a general, local government or special election, up to three (3) temporary signs may be placed on any one parcel of property, all of which must comply with the size, color, and placement standards of this title.
- 3. A temporary sign advertising a subdivision or housing project may be used for a period of time not to exceed one year, unless extended by city staff.
  - a. The temporary sign shall not exceed four feet by eight feet (4' x 8') in size, or a total of thirty two (32) square feet.
  - b. Such signs must be removed when the project is sold out or completed.
  - c. Only one temporary advertising sign may be erected per development project unless there are several access roads serving the project, in which case the planning commission may determine the total number of signs to be allowed.
- 4. Real estate property for sale or lease signs shall be no more than four feet by eight feet (4' x 8') in size and shall not exceed thirty two (32) square feet in area.
  - a. The top of the sign or supporting members shall not exceed eight feet (8') in height above the ground level.
  - b. All such signs shall be a minimum of two feet (2') inside the property line.
  - c. A sign permit for this type of sign shall not be required. Such signs shall be removed within thirty (30) days of sale or lease taking place.

TO VIEW FULL ORDINANCE GO TO www.sccity.org - MUNICIPAL CODES AND ORDINANCE TITLE 17:44 SIGNS