TABLE 7100D SCHEDULE OF SIGN STANDARDS 1) TEMPORARY SIGNS

ADDITIONAL REGULATIONS	SEE NOTES (1) & (4)		0)		SEE NOTES (2) (3) & (4)	SEE NOTE (9)	SEE NOTES (4)_(7) & (8)	SEE NOTES	(4) & (4)(10)	N CO	
NOITARUG MUMIXAM	TEMPORARY-UNTIL	OF PROPERTY	TEMPORARY-UNTIL CONSTRUCTION IS COMPLETED	TEMPORARY-UNTIL CERTIFICATE OF OCCUPANCY IS ISSUED, OR UNTIL MULTI-TENANT DEVELOPMENTS ARE 75% COMPLETE	TEMPORARY FOR DURATION OF PERMIT	TEMPORARY	TEMPORARY	TEMPORARY	TEMPORARY	LEGEND: M – MONUMENT SIGN M – MONUMENT SIGN W – VALL SIGN G – GROUND SIGN PR – PROJECTION SIGN	
NOITOM	0 0 2		O _N		ON	ON	O	ON	OM	X	
FLASHING	O _N	O O		O Z	ON O	ON	ON	ON	9	aht-of-we	
ГІСНТІИС	ON	NO YES		YES	YES	YES	ON	ON	9	ent or rig	
YYITINAUD MUNIXAM MUMINIM SUIDARS	ONE PER 60' OF STREET FRONTAGE;	MAXIMUM TWO PER STREET FRONTAGE		ONE PER SITE OR STREET FRONTAGE	MAXIMUM TWO PER DEVELOPMENT	N/A	TWO SIGNS PER STREET ENTRANCE TO A RESIDENTIAL SUBDIVISION: MAXIMUM OF THREE SIGNS ON ANY HOMEOWNER'S ASSOCIATION LOT WITH A MINIMUM 50' DISTANCE BETWEEN SIGNS	N/A	∀/N	ES: Size limited to 4 square feet on occupied residential property. For new residential subdivisions only. Must setback at least 50 feet from the nearest single family home. Signs permitted in residential districts are also permitted in the PR district. Signs permitted in residential districts are permitted in the PR district. See Section 7100J. 14 for further regulations on non-residential construction signs See Section 7100J. 14 for further regulations on neighborhood information signs See Section 7100J. 18 district than 25 according to a residential use or subdivision shall be treated the same as it is in a residential district The total sign area of window sign(s) shall not obscure more than twenty-five (25) percent of the total window area on each facade The static district signs on private property, see Section 7100J. 7 for regulations only pertain to political signs on private property.	
MINIMUM SIDE SETBACK IN FEET	15	15	15	15	15	N/A	NONE	NONE	HNON	n a residentia se on each fac ig to political s	
SETBACK IN FEET MINIMUM FRONT	10	10	10	10	10	N/A	NONE	NONE	NONE	e same as it is itotal window are	
NI HTOIW MUMIXAM TЭЭЭ	NONE	NONE	NONE	NONE	NONE	N/A	NONE	NONE	NONE	each 25 acres igns n shall be treated the same as it is in a residential dist (25) percent of the total window area on each facade on 7100J 7 for regulations pertaining to political signs.	
NI THƏIƏH MUMIXAM TƏƏF	9	12	12	12	20	N/A	ю	8 <mark>6</mark> 8	#	district. a added for each statuction signs aution signs subdivision she kwenty-five (25) : see Section 7:	
ИІ АЭЯА MUMIXAM ТЭЭТ ЭЯАUQS	16	32	32	32	100	SEE NOTE (9)	4	1636	쮽	property. family home. family home. al sign may be residential colorhood inform idential use or re more than I	
SIGN CLASSIFICATION PERMITTED	P, W, G	P, W, G	P, W, G	⊗. ⊗.	P, G	N/A	ص ق	ALL	AFF	red residential nearest single ine also perm one additior autions on neight ppied by a res hall not obscu	
ZONING DISTRICT WHERE PERMITTED	ALL RESIDENTIAL DISTRICTS	ALL NON- RESIDENTIAL DISTRICTS	ALL RESIDENTIAL DISTRICTS	ALL NON- RESIDENTIAL DISTRICTS	ALL DISTRICTS	ALL NON- RESIDENTIAL DISTRICTS	ALL RESIDENTIAL DISTRICTS	ALL RESIDENTIAL DISTRICTS	ALL NON- RESIDENTIAL DISTRICTS	ES: Size limited to 4 square feet on occupied residential property. For new residential subdivisions only. For new residential subdivisions only. Must setback at least 50 feet from the nearest single family home. Signs permitted in residential districts are also permitted in the PR district. For developments larger than 25 acres, one additional sign may be added for each 25 acres See Section 7100J. 14 for further regulations on non-residential construction signs See Section 7100L of without are occupied by a residential use or subdivision shall be treated the same as it is in a residential district. Properties in a PR district that are occupied by a residential use or subdivision shall be treated the same as it is in a residential district. The total sign area of window sign(s) shall not obscure more than twenty-five (25) percent of the total window area on each facade. These regulations only pertaining to political signs on	
TYPE OF SIGN	REAL ESTATE			CONSTRUCTION	DEVELOPMENT	WINDOW	NEIGHBORHOOD INFORMATION		POLITICAL	NOTES: (1) Size limited to 4 sc (2) For new residentia (3) Must setback at le (4) Signs permitted in (5) For developments (6) See Section 7100. (7) See Section 7700. (8) Properties (9) The total sign arek (10) These regulations	

1. General Provisions:

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- 10. All signs shall be maintained in good appearance and safe structural condition. The general area in the vicinity of any sign shall be kept free and clear of sign materials, weeds, debris, trash and litter. Maintenance or replacement of sign copy or structural repairs shall be conducted in a manner to protect adjacent properties from debris and litter. Torn or ragged signs shall be repaired, or covered or removed.
- 11. All signs with the exception of permitted off-premise signs shall pertain only to the principle use, service rendered, or product sold on the premises on which the sign is located and contain only information pertaining to either the name of the occupant, or the kind of business, or the brand name of the principle commodity being sold, but not including information on subsidiary products or services, nor information on anything or persons not located on the premises.
- 12. Notwithstanding any provision in this ordinance to the contrary, any sign authorized in this ordinance is allowed to contain a political or noncommercial message in lieu of any other message.
- 13. A permanent sign on an awning shall be permitted in place of a wall sign, provided that the sign is affixed flat to the surface of the awning. No awning sign shall be allowed in addition to a wall sign and an awning sign and wall sign shall not be allowed on the same facade. (Ordinance No. 1479, Adopted 4/12/04)
- 14. No sign other than kiosk signs and signs erected by a City of Mansfield official shall display the registered logo of the City of Mansfield.
- J. Sign Permitted in all Zoning Districts: The following regulations shall apply in addition to the requirements of Sections 7100.D and 7100.l. Signs listed in this section are permitted in all zoning districts and shall not require permits unless required herein and shall not be counted when calculating the quantity of signs and the total allowable sign area, provided, that such sign shall conform with all other applicable regulations:

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- 7. Political Signs: Political signs may be erected in all zoning districts without a permit. However, they shall not be erected in the median of any public or private street. The property owner's consent must be obtained before the signs are erected on private property with the consent of the property owner subject to the provisions in Table 7100D, Schedule of Sign Standards. Political signs may also be erected on any public property, easement or right-of-way subject to the following conditions:
 - a. Political signs shall be made of durable, weatherproof material. Dirty, torn, faded, dented or otherwise poorly maintained political signs shall be removed.
 - b. Political signs shall not be illuminated or have any moving elements.

- c. Political signs shall not be located:
 - 1. in any city park or city facility;
 - 2. in any easement or right-of-way adjacent to any city park or city facility;
 - 3. in any easement or right-of-way where the adjacent property owner objects to the presence of the political sign;
 - 4. in any drainage easement or right-of-way;
 - 5. in any street median;
 - 6. in any state or federal right-of-way;
- d. A political sign for any candidate, political action or issue shall be located at least one hundred (100) feet from another political sign for the same candidate, political action or issue except when such signs are located at opposite corners of a street intersection.
- e. Political signs for a candidate, political action or issue for which a resident of Mansfield is not entitled to vote are prohibited.
- f. The restrictions in subsection d. and e. do not apply to political signs at a designated voting location and in the public easement or right-of-way immediately adjacent to the designated voting location.
- g. Political signs for an official election shall be removed within fourteen (14) days after the election or election runoff.

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M. Removal of Signs:

- 1. Signs found in violation of any of the requirements of this section shall be impounded and disposed of. (Ordinance No. 1479, Adopted 4/12/04)
- 2. The Building Official shall cause to be removed any sign that endangers the public safety, such as an abandoned, dangerous, or materially, electrically, or structurally defective sign, or a sign requiring a permit for which no permit has been issued. The Building Official shall provide notice which shall describe the sign and specify the violation involved and which shall state that, if the sign is not removed or the violation is not corrected within ten 10 days, the sign shall be removed in accordance with the provisions in this section.
- 3. Any time periods provided in this section shall be deemed to commence on the date of the notice.
- 4. Notwithstanding the above, in situations when the Building Official determines that a dangerous or defective sign may cause imminent peril to life or property, he may order the immediate removal of such sign without notice.

- 5. Any person, who relocates, removes or defaces any legal temporary sign of another lawfully erected sign, shall pay a fine of \$10 per occurrence and be subject to any other the penalties as prescribed by lawthis ordinance.
- 6. Notwithstanding the above, illegal banners or temporary signs may be impounded by the City after notice is attempted to the owner or party responsible for the sign.
- 7. In addition to fines and charges for the removal and storage of violating signs, the City may cause the removal or destruction disposal of same found upon on any public property, easement or right-of-way without notice to the owner of the sign.