POLITICAL SIGNAGE



CITY OF MIAMI – CODE

Miami City Code Sec. 54-9. Placing, signs, advertisement, or displays on any portion of public right-of-way, street or sidewalk surface.

(a) Except as provided in this section, it shall be unlawful for any person to post, stick, stamp, stencil, write, paint, erect or place a sign upon any sidewalk, crosswalk, curb, or any portion of the public right-of-way, including but not limited to, any trash receptacles, lamp post, electric light, telegraph, telephone or utility line pole, hydrant, parking meter, bus bench or shelter, news rack, shade tree or tree box, any wall, fence or barricade, or upon the piers, columns, trusses, girders, railings, gates or other parts of any public bridge, overpass or viaduct, or any public structure or building except signs, advertisements, or displays authorized or required by the city, or by the laws or resolutions of the United States, the state, or the city. This subsection shall be enforced pursuant to the provisions of section 1-13.



CITY OF MIAMI – MIAMI 21 CODE

Miami 21 – Article 10.3.1 c. Class A (political election Signs)

No sign permit shall be required for political election Signs displayed on private property. Such political election Signs shall be permitted no earlier than three (3) months prior to the date of the election and removed within fifteen (15) days after the election. All such election Signs shall be subject to the following regulations:

1. In T5-L ,O T6-L, O, CI, CI-HD, D1, D2 and D3 transect Zones, Signs shall not exceed fifteen (15) square feet in aggregate of Sign surface Area; or

2. In T3, T4, T5-R and T6-R Transect Zones, Signs shall not exceed four (4) square feet in aggregate of Sign surface Area.