



## **Seminole County Land Development Code Chapter 30, Part 65 - “Political Campaign Signage”**

### **Approval for Political Campaign Signs**

Seminole County Land Development Code Chapter 30, Part 65, requires that after a candidate is qualified for an election, the Candidate must deposit One Hundred Dollars (\$100.00) with the Building Division prior to placing any political sign in the unincorporated areas of Seminole County. An unlimited number signs less than 32sq feet may be placed once each candidate has made the required deposit and received a Political Sign Permit from Seminole County Building Department. Political signs exceeding a total of 32sq feet will be issued a permit and charged the rate of \$1.45 per sq foot, per side when two-sided, in accordance with Seminole County’s adopted fee schedule.

#### **Instructions for Obtaining Approval / Permit:**

1. Each candidate must deposit \$100.00 and pay the applicable permit fee of \$72.00 with the Building Division cashier at the Seminole County Services Building. A permit will be issued.
2. At the termination of the campaign, or when the candidate is no longer a viable candidate, the \$100.00 will be refunded upon verification that all the candidate’s signs have been removed within the 14 day time limit. Please call the Code Enforcement Division, at 407-341-9186, **AFTER ALL SIGNS HAVE BEEN REMOVED.**

#### **Regulations for the erection / placement of signage:**

1. Signs may not be placed on any public property or road right-of-way, nor attached to any utility pole or tree within the right-of-way.
2. Signs placed on private property should be erected securely to prevent displacement by heavy winds, and so placed as not to interfere with traffic visibility.