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Strikethrough: Deletion

18.115.120 Temporary signs.

C. Political Signs.

1. Political signs are permitted in all districts.

2. In accordance with A.R.S. § <u>16-1019</u>, political signs shall not be displayed earlier than 60 days prior to an election and shall be removed 15 calendar days after the specific election to which they refer. (If a candidate is in a run-off election the sign may remain 15 calendar days after the completion of the run-off election.)

3. In accordance with A.R.S. § <u>16–1019</u>, political signs shall not be placed in any portion of the sight visibility triangle or rights-of-way (ROW) on state highways or routes, or overpasses over those state highways or routes.

4. In accordance with A.R.S. § <u>16-1019</u>, the total sign area permitted on any residentially zonedlot or parcel is a maximum of 16 square feet.

5. Signs placed on any commercial or industrial property are allowed with the owner'spermission. Signs shall not be higher than five feet in height and shall be set back seven feetfrom the edge of any city street, pavement or sidewalk. In accordance with A.R.S. § <u>16-1019</u>, themaximum area of any political sign in a nonresidential zoned district shall be 32 square feet.

6. In accordance with A.R.S. § <u>16–1019</u>, the sign shall contain the name and telephone numberor website address of the candidate or campaign committee contact person.

7. In accordance with A.R.S. § <u>16–1019</u>, the sign shall support or oppose a candidate for publicoffice or support or oppose a ballot measure.

8. In accordance with A.R.S. § <u>16-1019</u>, signs shall not be placed in a location that is hazardous to public safety, obstructs clear vision in the area, or interferes with the requirements of the Americans with Disabilities Act (42 Unites States Code §§ <u>12101</u> through <u>12213</u> and <u>47</u> United States Code §§ <u>225</u> and <u>611</u>).

9. All other requirements shall adhere to A.R.S. § <u>16-1019</u>, as may be amended from time to time.