



**Planning & Development
Services**

2345 Providence Boulevard
Deltona, FL 32725
(386) 878-8600, Fax (386) 878-8601

PERMIT NO.: _____
ADDRESS: _____
APPLICANT NAME: _____ <i>(Do NOT write in this box—for office use only!)</i>

CITY OF DELTONA

APPLICATION FOR 2016 POLITICAL SIGN PERMIT

CANDIDATE INFORMATION:

Candidate name: _____

Candidate address: _____

City/State/Zip: _____

Candidate phone: _____

Contact Person name and phone: _____

EVENT INFORMATION:

FOR PERSONS ON THE BALLOT:

Name of the Office Candidate is running for: _____

ELECTION DATES:

Primary ElectionAugust 30, 2016

General ElectionNovember 8, 2016

ALL SIGNS (RESIDENTIAL & COMMERCIAL) MUST BE REMOVED BY THE FOLLOWING DATES:

The permit for the winners of the primary election shall be valid until November 18, 2016.

The permit for all other participants of the primary election shall be valid until September 9, 2016.

POLITAL SIGN INFORMATION:

Dimensions:

____ in/ft X ____ in/ft = ____ sq. ft. # of these signs being used: _____

____ in/ft X ____ in/ft = ____ sq. ft. # of these signs being used: _____

____ in/ft X ____ in/ft = ____ sq. ft. # of these signs being used: _____

How will the sign (s) be installed, attached or otherwise secured? _____

Please note, political signs in the Public Right of Way are prohibited.

\$100.00 refundable deposit and \$50.00 permit fee is required for Political Campaign Sign Permits when signs will be posted on Commercial and/or Multi-Family properties. No sign permit is required for signs placed on Single Family Lots only. Signs on Single Family lots cannot exceed 4.5 square feet each and no more than one sign per candidate and a total of 4 signs per lot.

By signing this application you are confirming that you have read and understand Chapter 102, Division 2, section 102-94 & 102-95 of the City of Deltona Code of Ordinances.

Candidate's Signature X: _____ Date: _____

*******FOR OFFICIAL USE ONLY*******

Approved by: _____ Date: _____

Title: _____

⚡ ALL vacant Lots Residential & Commercial require a letter from the owner.

Sec. 102-94. Political and campaign signs.

- (a) No more than one political sign per candidate or ballot issue shall be placed per lot or parcel.
- (b) Campaign signs must be removed within 10 days after the election or such sign will be deemed abandoned.
- (c) No sign permit or bond shall be required for political signs placed only in single family residential yards. For signs placed in other locations, one sign permit per candidate or ballot issue shall be required.
- (d) Setbacks, height, maximum signage.
 - (1) Setback shall be 25 feet from side property lines or equidistant between side property lines and no less than 5 feet from public right-of-ways.
 - (2) The maximum height shall be 5 feet in residential zones and 8 feet in nonresidential zones.
 - (3) The maximum signage shall be:

Table 102-3: Political and Campaign Signage Area

	Maximum per Sign	Maximum per Parcel
Residential zone	4.5 square feet	18 square feet
Nonresidential zone	16 square feet	48 square feet

- (e) Those requesting the placement of political or campaign signs on vacant property shall provide the City a letter signed by the property owner of such vacant property authorizing the use of such signage.

Sec. 102-95. Bond requirements for political, campaign and special event signs.

- (a) Unless otherwise provided in this code, it shall be unlawful for any person authorized to post political, campaign, and special event signs in accordance with this section to post any signs or posters unless such person posts a good and sufficient cash escrow deposit in an amount of not less than \$100.00, conditioned upon the removal of such signs and posters within ten days after the special event for which the signs were posted.
- (b) Should the person who posted the bond for such signs fail or refuse to remove said signs or posters within 10 days after the special event, the City shall have the authority to remove such signs and posters and dispose thereof and charge the cost of such removal and disposition against the bond posted.
- (c) In the event a cash bond is posted, any funds remaining in the hands of the City after the cost of such removal, per section 102-95(b) above, shall be remitted to the person who posted the bond.
- (d) In the event the cost to the City of cleaning up special event signs exceeds the amount of the escrow deposit, the person responsible for the signs pursuant to the permit shall be billed for the additional costs of removing and disposing of such signs.
- (e) All special event signs which must be removed by the City shall become the City's property for disposal in accordance with the requirements of law.