5. No more than one (1) directional sign is located on the same tax lot.

D. Changes of Copy Only, where the graphics contained on an existing sign are changed, but the sign itself is not structurally altered, and no building or electrical permit is required.

E. Signs not visible from any off-site location.

F. Holiday lights and decorations, in place between November 15 and January 15.

G. Signs on scoreboards or ballfields located on public property.

H. One small decorative banner per dwelling unit placed on site, in residential zones.

I. Lawn Signs meeting the standards of Table S-1 and the following conditions:
   1. Such signs shall not be intentionally illuminated and shall not display movement.
   2. Such signs shall not obscure sight lines of the motoring public, obscure traffic or other government signs, or create a nuisance to the use or occupancy of any property.
   3. Lawn signs associated with temporary events may be posted no longer than sixty (60) days before the beginning of an event and must be removed at the event’s completion.
   4. Lawn signs not associated with temporary events may be posted for one period of up to sixty (60) days in a calendar year.
   5. Such signs may be up to six (6) feet in height.
   6. Such signs may be one (1) or two (2) sided.

J. Rigid Signs meeting the standards of Table S-1 and the following conditions:
   1. Such signs shall not be intentionally illuminated and shall not display movement.
   2. Such signs shall not obscure sight lines of the motoring public, obscure traffic or other government signs, or create a nuisance to the use or occupancy of any property.
   3. Such signs may be up to six (6) feet in height, except signs on lots with an active construction project (active building permit), which may be up to ten (10) feet in height. (Note that signs exceeding six (6) feet in height typically require building permits.)
   4. Such signs may be one (1), two (2), or three (3) sided.
   5. On Residential and Agriculture zoned lots:
      a. A rigid sign not associated with an ongoing temporary event may be displayed for no more than sixty (60) days each calendar year.
      b. A rigid sign associated with an ongoing temporary event may be displayed for the duration of that event. Note: Section 4.156.06 (.01) Q. of this Code prohibits signs associated with temporary events to remain posted after the completion of the event.
   6. On Commercial, Industrial, or Public Facility zoned lots:
Section 4.156.06. Prohibited Signs

a. A rigid sign not associated with an ongoing temporary event may be displayed for no more than ninety (90) days each calendar year.

b. A rigid sign associated with an ongoing temporary event may be displayed for the duration of that temporary event. Note: Section 4.156.06(.01)(Q.) of this Code prohibits signs associated with temporary events to remain posted after the completion of the event.

c. A temporary event must have an end, marked by the occurrence of a specifically anticipated date or happening. A temporary event may not be a part of a broader, continuing event or of related, serial events. Temporary events shall not be defined by content, but may include isolated merchandise sales or discounts, or availability of real estate for sale or lease.

K. Signs allowed in Subsections 6.150 (1) and (2) Wilsonville Code for special events.

Section 4.156.06. Prohibited Signs

(.01) Prohibited Signs. The following signs are prohibited and shall not be placed within the City:

A. Search lights, strobe lights, and signs containing strobe lights or other flashing lights, unless specifically approved in a sign permit.

B. Obstructing signs, a sign or sign structure such that any portion of its surface or supports will interfere in any way with the free use of any fire escape, exit, hydrant, standpipe, or the exterior of any window; any sign projecting more than twelve (12) inches from a wall, except projecting signs that are specifically permitted through the provisions of this Code.

C. Changing image signs, including those within windows.

D. Changeable copy signs that use lighting changed digitally, unless specifically approved through a waiver process connected with a Class III Sign Permit or Master Sign Plan. In granting a waiver for a digital changeable copy signs the DRB shall ensure the following criteria will be met:

1. The sign shall be equipped with automatic dimming technology which automatically adjusts the sign’s brightness in direct correlation with ambient light conditions and the sign owner shall ensure appropriate functioning of the dimming technology for the life of the sign.

2. The luminance of the sign shall not exceed five thousand (5000) candelas per square meter between sunrise and sunset, and five hundred (500) candelas per square meter between sunset and sunrise.

E. Roof signs - signs placed on the top of a building or attached to the building and projecting above the top of that building, unless specifically approved through the temporary sign permit procedures or the architectural design of a building makes the slope of the roof below the peak a practicable location of signs on a building.