

3-2 SIGN REGULATIONS

3-2.1 SIGN REGULATIONS

(A) General Requirements

- (1) **Applicability.** Signs, in the districts where they are permitted, shall hereafter be erected or placed only in compliance with the provisions of this section, provided that any sign permitted by this Ordinance, regardless of location on- or off-premises, orientation, sign structure, or subject matter, may display noncommercial messages.
- (2) **Zoning Permit Required.** A zoning permit shall be secured from the Director of Inspections prior to the construction, reconstruction, erection, enlargement, relocation, or structural alteration.
- (3) **Applicability of Other Sign Regulations. (W)** Any sign shall meet all other regulations applicable to signs, including those found in Chapter 70 of the City of Winston-Salem Code for signs erected in that jurisdiction.
- (4) **Prohibited Signs.** The following signs or use of signs is prohibited.
 - (a) Flashing Lights. Signs displaying intermittent or flashing lights similar to those used in governmental traffic signals or used by police, fire, ambulance, or other emergency vehicles.
 - (b) Use of Warning Words or Symbology. Signs using the words *stop*, *danger*, or any other word, phrase, symbol, or character similar to terms used in a public safety warning or traffic signs.
 - (c) Temporary, Nonpermanent Signs. Temporary, nonpermanent signs, including over-head streamers, are not permitted in any zoning district, unless otherwise specified in these regulations.
 - (d) Moving and Flashing Signs (excludes electronic time, temperature, and message signs). Moving and flashing signs, excluding electronic time, temperature, and message signs, are not permitted in any zoning district. This includes pennants, streamers, banners, spinners, propellers, discs, any other moving objects; strings of lights outlining sales area, architectural features, or property lines; beacons, spots, searchlights, or reflectors visible from adjacent property or rights of way.
 - (e) Banners Advertising Special Events or Sales. (W) Banners advertising special events or sales are not permitted except within the City of Winston-Salem under the provisions of Chapter 70 of the City of Winston-Salem Code, if applicable.
- (5) **Illumination.** Illuminated signs shall be so shielded as not to cast direct light onto any residential district.

(B) Permitted Signs

(1) Signs Permitted in Any District.

- (a) Entrance and Exit Signs. One entrance and one exit sign containing a maximum of six (6) square feet each and a maximum height of three (3) feet shall be permitted per driveway. Entrance and exit signs shall contain no commercial content other than a symbol, name or logo of the establishment it serves.
- (b) Emergency, Safety, Warning, or Traffic Signs. Emergency, safety, warning, or traffic signs installed by or at the direction of a governmental authority or with its approval shall be permitted without size limitations.
- (c) Local, State, and National Flags. Local, state, and national flags shall have no size limitations.
- (d) Real Estate Signs. In all RS and RM Districts, a real estate sign is limited to six (6) square feet. In all other districts, real estate signs shall not exceed eighteen (18) square feet. Lead-in (directional) signs are allowed from Friday noon to Monday noon.
- (e) Political Signs. Political signs shall not exceed two (2) square feet in size.
- (f) Religious Institution Bulletin Boards. On-premises bulletin boards for religious institutions shall not exceed fifty (50) square feet in size.
- (g) Religious Institution Directional Signs. Only two (2) directional signs are permitted for each religious institution, provided the signs shall not exceed six (6) square feet each and are located on the same street as the religious institution the signs identify. Lettering on the signs shall consist only of the name of the religious institution and a directional arrow.

(W) Within the City of Winston-Salem, other requirements of Chapter 70 of the City of Winston-Salem Code shall also apply.

- (h) Occupancy Signs. Occupancy signs shall be limited to one sign per dwelling unit or principal use, and no such sign shall exceed one square foot in area.
- (i) Historical Markers. Historical markers shall be erected or placed by a bona fide historical association or by a governmental agency and shall not exceed twelve (12) square feet in area.

- (j) Landmark Indicators. Landmark indicators including signs, banners or streamers displayed in the downtown, center city, or other limited areas, which promote special points of interest and events and do not exceed fourteen (14) square feet in area are permitted. Said signs shall be installed by the jurisdiction, its agents, or employees, at the direction of, or with the approval of, the Elected Body.
- (k) Information, Direction, and Identification Signs. Information, direction, and identification signs installed by or at the direction of a governmental authority or with its approval and institutional use signs: On-premises ground and projecting signs not to exceed thirty-six (36) square feet. Signs shall be so located to not obstruct the vision of drivers of motor vehicles. Wall and roof signs shall also be permitted.
- (l) Agricultural Signs. Up to two off-premises directional signs are permitted for agricultural produce grown and sold on the premises.

(2) **Application of Table of Permitted Districts for Signs.** The following signs shall be permitted in the zoning districts as indicated in Table B.3.6, Permitted Districts for Signs, and shall comply with all regulations of the applicable district unless otherwise regulated by specific regulations of this section.

Table B.3.6
Permitted Districts for Signs

	R M	N O	L O	C P O	G O	N B	P B	L B	N S B	H B	G B	C B	L I	C P I	G I	C I	I P	C	M U S
Off-Premises Signs																			
Ground Sign										Z			Z		Z	Z			
On-Premises Signs																			
Ground Sign	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z
Awning		Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z
Projecting Sign	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z		Z	Z	Z	Z	Z	Z	Z
Roof Sign			Z	Z	Z		Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z
Wall Sign	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z

Z = Districts in which signs permitted; zoning permit required.

(C) **Off-Premises Ground Signs**

- (1) **Zoning Districts.** Ground signs (off-premises) are permitted only in the districts as shown in Table B.3.6 and only along designated roads which are not identified as view corridors listed in Section B.3-2.1(C)(2).
- (1) **View Corridors.** No off-premises sign shall be permitted in any view corridor as described in Table B.3.7 and shown on the *View Corridor Map* located in the office of the Planning Board.

Table B.3.7
View Corridors

Designation	Location
1. "A"	The north side of Business 40 from Broad Street on the west to Cameron Avenue on the east
2. "B"	The south side of Business 40 from Cherry Street on the west to Salem Avenue on the east
3. "C"	The west side of US 52 from 16th Street on the north to the Southern Railroad line on the south
4. "D"	The west side of US 52 from the Southern Railroad line on the north to Stadium Drive on the south
5. "E"	The east side of US 52 from I-40 on the north to Stadium Drive on the south
6. "F"	The south side of Business 40 from US 52 on the west to US158 (Reidsville Road) on the east
7. "G"	Both sides of I-40 from Jonestown Road on the west to the City zoned jurisdiction on the east
8. "H"	Both sides of US 311 from I-40 on the west to the Forsyth County line on the east
9. "I"	Both sides of US 311 connector from Business 40 on the north to I-40 on the south
10. "J"	Both sides of the Northern Beltway from Stratford Road (US 158) on the south to US 52 on the north
11. "K"	Both sides of the Northeast connector from US 52 on the west to the eastern terminus of the connector on the east
12. "L"	Both sides of I-40 in the unincorporated area of Forsyth County
13. "M"	Both sides of US 421 from I-40 on the east to the Winston-Salem City limits on the west. (W)

(3) **Designated Roads.**

- (a) Permitted Areas. Ground signs (off-premises) are permitted only along roads in the Interstate System or the National Highway System.

(4) Location and Setbacks.

- (a) Distance from the centerline. Ground signs (off-premises) shall be located within six hundred sixty (660) feet of the centerline of the roadway to which they are oriented.
- (b) Spacing. Ground signs (off-premises) shall be located no closer than one thousand (1,000) feet from other off-premises signs on the same side of the road.
- (c) Setback. Ground signs (off-premises) shall be set back from each property line a minimum of one-half the distance required for principal structures as defined in Section B.2-1 and Table B.3.1 and Table B.3.2.
- (d) Distance from Residential Zones. Ground signs (off-premises) shall be located no closer than the following distances from residentially zoned property:
 - (i) Freeways/Expressways in the Interstate System. On freeways/expressways in the Interstate System:
 - [A] Twenty-five (25) feet from any residence;
 - [B] Fifty (50) feet from any residential zone abutting the permitted zone away from the roadway; and,
 - [C] One hundred (100) feet from any residential zone abutting the permitted zone parallel to the roadway.
 - (ii) Other Roads in the National Highway System. On other roads in the National Highway System:
 - [A] Twenty-five (25) feet from any residence;
 - [B] One hundred (100) feet from any residential zone abutting the permitted zone away from the roadway; and,
 - [C] One hundred (100) feet from any residential zone abutting the permitted zone parallel to the roadway.

(5) Size Measurement.

- (a) Area Calculation. The sign area for ground signs (off-premises) shall be computed by means of the smallest square, circle, rectangle, triangle, or combination thereof, which will encompass the entire sign designated to attract attention, including any molding, trim, border, or frame. Any such

measurements shall be taken on only one face of the sign; however, informational or advertising matter may be displayed on both sides of any permitted sign.

- (b) Maximum Sign Area. The maximum sign area of an off-premises ground sign shall be limited, depending on location, as follows:
 - (i) On freeways/expressways in the Interstate System outside the Center City Area, maximum sign size shall be six hundred seventy-two (672) square feet plus one hundred (100) square feet for extensions.
 - (ii) On freeways/expressways in the Interstate System inside the Center City Area maximum sign size shall be four hundred fifty (450) square feet.
 - (iii) On other roads in the National Highway System outside the Center City Area maximum sign size shall be three hundred (300) square feet.
 - (c) Height. Off-premises ground signs shall be limited to a maximum height of thirty-five (35) feet above the roadway to which it is oriented or grade of the site on which the sign is located, whichever is higher. Sign height shall be measured to the highest portion of the sign, including any molding, trim, border, or frame designed to attract attention, excluding any extensions.
 - (d) Existing signs which have been physically separated from the Lot. (W) Signs which were originally constructed as legal on-premises signs and continue to serve their original purpose of advertising a use, but, are subsequently, through division of land which occurred prior to April 1, 2001, located on a different zoning lot or otherwise separated from and no longer have any physical or recorded connection with the original use for which they were originally constructed, are permitted to remain as long as the use remains active. If the sign is damaged or destroyed, it can be replaced with no increase in size.
- (6) **Number of Faces.** Off-premises ground signs shall be permitted to have a maximum of two (2) faces, provided, however, that stacked and/or rooftop locations of off-premises signs shall not be permitted.

(D) On-Premises Signs - Awning Signs

- (1) **Zoning Districts.** Awning signs are permitted only in the districts as shown in Table B.3.6.

- (2) **Attachment. (W)** Within the city limits of Winston-Salem, the awning sign must be attached to the building which it is advertising in accordance with Chapter 74 of the City of Winston-Salem Code.
- (3) **Illumination.** No background illumination of an awning sign is permitted.
- (4) **CB District Restriction.** In the CB District, printed information, limited to the name, street number, and address, or logo of the establishment(s) occupying the building to which the awning is attached, may be printed on the outside surface area of the awning. Printed information and/or logo shall not exceed one square foot per linear foot of building frontage on the street or thirty percent (30%) of the total outside surface area of the awning, whichever is less.
- (5) **Restrictions in NO and NB Districts.** In the NO and NB Districts, only one of the following signs is permitted for each business: awning, ground (on-premises), projecting, or wall.

(E) **On-Premises Signs - Ground Signs, Projecting Signs**

- (1) **Zoning Districts.** Ground signs (on-premises) and projecting signs are permitted only in the districts as shown in Table B.3.6 or as specified in Section B.3-2.1(E)(9).
- (2) **Location and Setbacks.**
 - (a) All parts of ground signs (on-premises) must be completely out of the right-of-way.
 - (b) A projecting sign may extend a maximum of eighteen (18) inches into the right-of-way.
 - (c) Ground signs (on-premises) shall be set back a minimum of one linear foot per square foot of sign area from any structure used exclusively as a residence.
- (3) **Sign Measurement.**
 - (a) Area Calculation. Sign area shall be computed by means of the smallest square, circle, rectangle, triangle, or combination thereof, which will encompass the entire advertising copy excluding architectural embellishments or structural supports. Any such measurements shall be taken on only one face of the sign; however, informational or advertising matter may be displayed on both faces of any permitted sign.
 - (b) Maximum Sign Area. The maximum sign area of ground (on-premises) and projecting signs shall be limited in area to two and a half (2.5) square feet of sign area per linear foot of lot frontage for each type of sign with the following maximums:

- (i) In the HB, LI, GI, and NSB Districts, sign size shall be limited to one hundred fifty (150) square feet;
 - (ii) In the LB, PB, GB, CI, CPO, CPI, C, and MU-S Districts, sign size shall be limited to seventy-five (75) square feet, except that in the LB District in GMAs 4 and 5, sign size shall be limited to thirty-six (36) square feet;
 - (iii) In the CB District, no projecting signs are allowed and ground signs are limited to a maximum of fifty (50) square feet;
 - (iv) In the GO, LO and IP Districts, sign size shall be limited to thirty-six (36) square feet;
 - (v) In the NO District, sign size shall be limited to eight (8) square feet;
 - (vi) In the NB District, sign size shall be limited to four (4) square feet;
 - (vii) In any RM District, sign size shall be limited to eighteen (18) square feet; and
- (c) **Height.** The maximum height of a ground (on-premises) or projecting sign shall be thirty-five (35) feet, except fifteen (15) feet maximum in any RM District, measured from the road to which the sign is oriented or grade of the site, whichever is higher. Where a sign interferes with pedestrian clearance or sight distance, the lowest part of the sign shall be a minimum of nine (9) feet from the grade of the site on which the sign is located. Sign height shall be measured from the highest portion of the sign, including any molding, trim, border, or frame designed to attract attention, excluding any extensions.
- (4) Number of Faces.** Ground signs (on-premises) which contain two (2) faces may contain up to the maximum sign area as computed under size requirements in this section. Signs with three (3) faces shall contain a minimum of fifteen percent (15%) less sign area for each face than the standard maximum. A sign with four (4) faces shall contain a minimum of thirty percent (30%) less sign area for each face than the standard maximum.
- (5) Number.**
- (a) **Maximum.** Each zoning lot frontage of less than two hundred and fifty (250) feet shall be limited to one ground (on-premises) and one projecting sign per street or right-of-way frontage. If the lot frontage contains more than two hundred fifty (250) feet, then

two (2) signs of each type may be used on that street frontage, except in any RM District, with a minimum separation of one hundred twenty-five (125) feet between these two (2) signs or between them and any other ground signs on the lot.

- (b) Restrictions in NO and NB Districts. In the NO and NB Districts, only one of the following signs is permitted for each business: awning, ground (on-premises), projecting, and wall.

(6) Exceptions.

- (a) Corner Lots and Lots with Two Hundred Fifty (250) Feet of Frontage. Corner lots and lots with two hundred fifty (250) or more feet of frontage are permitted a fifty percent (50%) addition in maximum ground and projecting sign size for using one sign where two (2) would be allowed.
- (b) Lots on Freeways/Expressways in the Interstate System. Signs located within four hundred (400) feet of the centerline of a freeway/expressway in the Interstate System, except in any RM District, may display additional sign area up to a maximum of two hundred (200) square feet and a maximum height of fifty (50) feet. This exception will become void along any highway which installs a government sponsored highway logo sign system.
- (c) Lots of Three (3) Acres or More. On zoning lots containing three (3) acres or more, the maximum size of ground and projecting signs shall be that permitted in the zoning district where the sign is permitted, regardless of the amount of road frontage of the lot.
- (d) Shopping Centers.
 - (i) Number and Size. Any shopping center or multiple proprietorship in one building or connected buildings occupied by four (4) or more tenants shall be permitted a fifty percent (50%) increase in ground sign (on-premises) area provided that such signs shall be of the marquee type. If the lot frontage is greater than one hundred fifty (150) feet, two (2) ground signs may be used with seventy-five (75) feet separation between signs and the fifty percent (50%) addition applies to both signs.
 - (ii) Freestanding Building Signs. A freestanding building located within designated shopping center parking lots and containing eight hundred (800) square feet or more shall be permitted one additional ground sign (on-premises) not to exceed thirty-six (36) square feet.

- (7) **Movie Theaters and Performance Halls.** A changeable copy marquee may apply to either a ground or projecting sign with a fifty percent (50%) addition to the maximum size permitted in the district.
- (8) **Illumination in RM Districts.** In any RM District, internally illuminated signs are not permitted, except such internally illuminated signs in RM District which existed as of April 26, 1993 (F)/May 4, 1992 (W).
- (9) **On-Premises Ground and Projecting Signs in the YR, AG, MH, and RS Districts.**
- (a) Permitted Districts and Uses. On-premises ground and projecting signs are allowed with the following uses in the YR, AG, and MH Districts, and in any RS District:
- (i) Agriculture production
 - (ii) Cemetery, licensed or unlicensed
 - (iii) Church or Religious Institution, Neighborhood or Community
 - (iv) Child day care center accessory to a church or school
 - (v) Fish hatchery
 - (vi) Golf course
 - (vii) Manufactured housing development
 - (viii) Park and shuttle lot
 - (ix) Planned residential development and subdivision
 - (x) Riding stable
 - (xi) Shooting range, outdoor
 - (xii) Utilities
- (b) Number and Size. Only one sign per use with a maximum of eighteen (18) square feet per zoning lot per street or right-of-way frontage. If a zoning lot is permitted more than one sign, there shall be at least fifty (50) feet of spacing between each sign.
- (c) Height. Fifteen (15) feet maximum, measured from the road or grade of the site to which the sign is oriented, whichever is higher.
- (d) Illumination. Internally illuminated signs are not permitted for these uses, except such internally illuminated signs which existed as of April 26, 1993 (F)/May 4, 1992 (W).

(F) **On-Premises Signs - Roof Signs, Wall Signs**

- (1) **Zoning Districts.** Roof and wall signs are permitted only in the districts as shown in Table B.3.6 or as specified in Section B.3-2.1(F)(5).

(2) Size.

- (a) Maximum Size. There shall be no maximum size restriction, but in no case shall a wall sign extend horizontally beyond the main wall of a building more than twelve (12) inches.
- (b) Restrictions in NO and NB Districts. In the NO District, sign size shall be limited to eight (8) square feet; in the NB District, sign size shall be limited to four (4) square feet.

(3) Height.

- (a) Flat Roof Building. On a flat roof building, no roof signs are allowed. No wall sign shall project more than fifty percent (50%) of its height above the wall on which it is placed, but in no case shall extend more than two (2) feet above the wall.
- (b) Peaked Roof Building. Signs on a peaked roof building shall not extend above the peak of the roof.

(4) Number.

- (a) Maximum Number. There shall be no restriction on the number of roof and wall signs.
- (b) Restrictions in NO and NB Districts. In the NO and NB Districts, only one of the following signs is permitted for each business: awning, ground (on-premises), projecting, and wall.

(5) Wall Signs in the YR, AG, MH, and RS Districts. Wall signs are allowed with the following uses in the YR, AG, and MH Districts, and in any RS District:

- (a) Agriculture production
- (b) Cemetery, licensed or unlicensed
- (c) Church or Religious Institution, Neighborhood or Community
- (d) Child day care center accessory to a church or school
- (e) Fish hatchery
- (f) Golf course
- (g) Manufactured housing development
- (h) Park and shuttle lot
- (i) Planned residential development
- (j) Riding stable
- (k) Shooting range, outdoor
- (l) Utilities

(6) Rooftop Penthouses or Unenclosed Screening. No signage is permitted on either roof top penthouses or unenclosed screening of roof top mechanical equipment.

(G) Other Sign Regulations

- (1) Menu Boards, Fast Food Restaurants.** Menu boards for fast food restaurants must be located in such a way as to be viewed from a designated drive-through lane and not located within the required front, side, or rear yards.
- (2) Adult Establishment Advertisements.** Adult establishments shall not be permitted to display promotional materials visible to the public from pedestrian sidewalks or walkways; nor shall any signage contain lewd or offensive language, or any sort of sexually explicit graphics.
- (3) Nonconforming Uses.** Nonconforming uses shall be permitted on-premises ground, projecting, roof, or wall signs, provided such signs are on the premises of the use and provided:

 - (a) Existing signs as of April 26, 1993 (F)/May 4, 1992 (W) which advertise a nonconforming use on a site shall comply with the requirements of any zoning district which would permit such use. These existing signs may be replaced, or may be replaced and increased by a maximum of twenty-five percent (25%) provided that such increase would not exceed the requirements of any zoning district which would permit such use. Existing signs meeting these requirements may be replaced due to deterioration or destruction.
 - (b) Signs existing as of April 26, 1993 (F)/May 4, 1992 (W) which advertise a nonconforming use on a site that do not comply with the requirements of any zoning district which would permit such use, shall have one hundred and eighty (180) days after April 26, 1993 (F)/May 4, 1992 (W) to come into compliance or the signs shall be removed.
 - (c) Nonconforming uses which do not have ground (on-premises) signs on the site as of April 26, 1993 (F)/May 4, 1992 (W) shall not be permitted to install such signs.
- (4) Parks and Recreation Areas Open to the Public With One Thousand (1,000) Acres or More.** On-premises ground and projecting signs not to exceed seventy-five (75) square feet. Maximum height of signs shall be fifteen (15) feet. Signs shall be spaced at least four hundred (400) feet apart. Exempt from this spacing requirement are signs located within fifty (50) feet of the centerline of the main entrance to the park or recreation area. The main entrance shall be defined as the one major controlled access point from a major or minor thoroughfare to the park or recreation area. The nearest sign located to the main entrance signs shall meet the four hundred (400) foot spacing requirement. Signs shall be so located as to not obstruct the vision of drivers of motor vehicles.

(H) Amortization Schedule (W)

(1) On-Premises Signs.

- (a) Nonconforming Signs. One on-premises sign per zoning lot or business not conforming to these standards may be allowed to remain in its present location provided that the sign was legally erected in compliance with all laws existing prior to the passage of this Ordinance, and provided that the owner filed notice with the Inspections Division not later than Thursday, August 15, 1985. Said notice shall contain documentation on the location, height, size, and dimensions of the sign to remain, as well as a photograph showing the entire sign and its supporting structure. Said sign shall be allowed to remain for the life of the sign, and any such sign destroyed or damaged by fifty percent (50%) or more of its value shall not be rebuilt or replaced except in compliance with this Ordinance.
- (b) Temporary, Nonpermanent Sign. All temporary, nonpermanent signs, including overhead streamers, and all banners not conforming with the provisions of Chapter 70 of the City of Winston-Salem Code shall be removed within six (6) months of April 15, 1985.
- (c) Other Nonconforming Signs. All other nonconforming signs shall be removed or brought into compliance with the requirements of this Ordinance within seven (7) years from April 15, 1985.

(2) Off-Premises Signs.

- (a) Nonconforming Signs. All nonconforming off-premises signs shall be removed or brought into compliance with all requirements except Section B.3-2.1(C)(4)(c), if applicable, within seven (7) years of the date of April 15, 1985.
- (b) View Corridors. The seven (7) year amortization of off-premises signs provided in this section shall not apply to view corridors "L" (I-40 in the unincorporated area of Forsyth County) and "M" (both sides of US 421 west of I-40), as identified in Table B.3.7. Off-premises signs, existing or for which a valid permit has been issued in these view corridors prior to February 6, 1989, may remain and be maintained and repaired. Such signs may not, however, be expanded or replaced in any manner with regard to their support structure, decking, sign face structure, lighting or any other component or group of components of their structure or foundation.

(I) Amortization Schedule (F)

(1) On-Premises Signs.

- (a) Nonconforming Signs. One on-premises sign per zoning lot or business not conforming to these standards may be allowed to remain in its present location provided that the sign was legally erected in compliance with all laws existing prior to October 14, 1985, and provided that the owner filed notice with the Inspections Division within ninety (90) days of that date. Said notice shall contain documentation on the location, height, size, and dimensions of the sign to remain, as well as a photograph showing the entire sign and its supporting structure. Said sign shall be allowed to remain at its present location for the remaining life of the sign, and any such sign removed, renovated, altered, destroyed, or damaged by fifty percent (50%) or more of its value shall not be rebuilt or replaced except in compliance with this Ordinance.
- (b) Other Nonconforming Signs. All other nonconforming signs shall be removed or brought into compliance with the requirements of this Ordinance within seven (7) years from October 14, 1985, or until removed, renovated, altered, destroyed, or damaged as specified in this section, whichever is earlier.

(2) Off-Premises Signs.

- (a) Setbacks. All nonconforming off-premises signs shall be removed or brought into compliance with all requirements, except Section B.3-2.1(C)(4)(c), within seven (7) years of October 14, 1985.
- (b) View Corridors. The seven (7) year amortization of off-premises signs provided in this section shall not apply to the view corridors listed in Table B.3.7. Off-premises signs, existing or for which a valid permit has been issued in these view corridors prior to February 6, 1989, may remain and be maintained and repaired. Such signs may not, however, be expanded or replaced in any manner with regard to their support structure, decking, sign face structure, lighting or any other component or group of components of their structure or foundation.