

15B.28 OUTDOOR ADVERTISING.

Subdivision 1. **Advertising devices restricted.** No advertising devices may be erected within the boundaries of the Capitol Area unless done so pursuant to rules of the board.

Subd. 2. **Advertising device defined.** "Advertising device" means any billboard, sign, poster, display, or other device visible to and primarily intended to advertise or to attract, and includes:

- (1) a structure erected primarily for use in connection with the display of an advertising device; and
- (2) all lighting and other attachments used in connection with the advertising device.

Subd. 3. **Advertising a business on premises.** Advertising devices to advertise a business conducted on the premises where the advertising is located may be permitted and erected according to rules adopted by the board.

Subd. 4. **Removal of devices.** Advertising devices that do not comply with the board's rules may be ordered by the board to be removed.

Subd. 5. **Compensation.** The owner of the advertising device and the owner of the real property involved must be paid just compensation for their interests that are affected by the removal.

Subd. 6. **Penalty.** A person who violates this section is guilty of a misdemeanor.

History: 1969 c 1150 s 5; 1971 c 926 s 3; 2003 c 17 s 1, subs 47,48;2