

Town of Enosburgh
Sign Application

INSTRUCTIONS FOR FILING APPLICATION:

All sign approval applications will be pursuant to Section 720 of the Town of Enosburgh Sign Regulations. A copy has been attached to this application form for your review and information. Approval or denial will be based upon a complete submittal of the required information. In the case of denial of the application an explanation will be in writing.

Date Application fee \$35.00 Permit #
Recording fee \$10.00
(separate checks required)
Appeal Period Expires
Zoning District

Address of Sign Location: MAP PARCEL LOT

Business Name for Sign:

Size of Sign: Width X Height

Height (from ground level to top of free-standing sign):

Applicants Mailing Address:

Phone Number - Home: Work: Cell: Fax:

Applicant(s) Signature:

INSTRUCTIONS FOR FREE STANDING SIGNS:

A) Sketch indicating sign location.

Note: The Zoning Administrator may require additional information to make a proper evaluation on a case by case basis.

On this day of, your application was:

Approved Denied

See attachment for conditions of approval or reasons for denial.

Town of Enosburgh

By:
Zoning Administrator

ANY INTERESTED PERSON MAY APPEAL THE DECISION OF THE ZONING ADMINISTRATOR TO THE ZONING BOARD OF ADJUSTMENT WITHIN 15 DAYS OF PERMIT ISSUANCE. COMMENCING CONSTRUCTION WITHIN THIS 15 DAY APPEAL PERIOD IS PROHIBITED BY LAW.

Enosburgh Zoning Bylaws

Section 720 Signs

A) A zoning permit shall be required prior to the erection, construction or replacement of an outdoor sign except the following, which shall be exempt from this bylaw:

- 1) public highway signs;
- 2) non-advertising signs placed for directional or safety purposes (i.e. “rest rooms”, “telephone”, “office”, “exit”, “falling ice”, “fire extinguisher”, “no trespassing”, etc.)
- 3) temporary auction, lawn sale, or real estate for sale signs, not to exceed two in number and not exceed 15 square feet in combined area. All such temporary signs shall be promptly removed when they have fulfilled their functions.

B) The following shall be prohibited in all districts:

- 1) signs which impair highway safety;
- 2) signs which are animated, flashing or intermittently illuminated or uncharacteristic to the area;
- 3) roof signs and wall signs which extend above the roof line;
- 4) signs which project over right of way or property lines;
- 5) signs in excess of 30 feet high in all districts.

C) On premises signs may be permitted as provided below:

Type of Premises	Max. Number of Signs on Premises	Max. Total Area of all Signs	Max. Height of Free-Standing Signs
Home Occupation / Cottage Industry	One	6 square feet	6 feet
Business or Industry	Two	25 square feet	20 feet
Church, School or Other Public Uses	One	20 square feet	15 feet

When computing the total permissible sign area for any use:

- 1) existing signs shall be included;
- 2) the total area of all signs shall not exceed the requirements as set forth in these regulations;
- 3) signs consisting of free standing letters, numerals or other components shall include any entrenching space between them;
- 4) only the larger face area of a double-faced or y-type sign shall be used, and the angle of these signs is not to be greater than 150 degrees;
- 5) back to back signs may be counted as one sign.

D) Illuminated signs shall be lighted so as not to produce undue glare, hazard or distraction to traffic or adjacent uses of land. Illumination shall be properly focused upon (or from within) the sign itself.

E) Notwithstanding those district setback requirements for structures, free-standing signs may be placed at the edge of the highway right of way. However, such signs shall not be located within 20 feet of adjacent private property unless combined (or on the same stand with) the sign of an adjacent business: