

Tablelands Regional Council Local Law No. 4 (Advertising Devices) 2019

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Part 1 Preliminary

1 Short title

This local law may be cited as Local Law No. 4 (Advertising Devices) 2019.

2 Purposes and how they are to be achieved

The purpose of this local law is to enable the local government to prevent or regulate advertising devices of a temporary nature situated on Council controlled area and not regulated by the Tablelands Regional Council Planning Scheme.

The purpose is to be achieved by:

- (1) identifying advertising devices that do not require a permit;
- (2) identifying advertising devices that are prohibited;
- (3) providing for an application and approval process for all other advertising devices; and
- (4) making it an offence to display particular advertising devices without a permit.

3 Relationship with other laws

This local law is:

- (a) to be read in conjunction with *Local Law No.1 (Administration) 2019* which contains provisions and definitions that apply to all local laws;
- (b) made under the Chapter 3 of the LGA and s.66 of the TORUM ACT;
- not applicable to an advertising device on a State controlled road unless there is written agreement between Council and the Department of Transport and Main Roads;
- (d) so far as it provides for development under the Planning Act, in lieu of the process under the Planning Act for advertising devices other signs which are regulated by the planning scheme; save for appeal provisions provided under the Planning Act;
- (e) subject to appeals in relation to advertising devices being dealt with under the Planning Act; and
- (f) otherwise in addition to, and does not derogate from, laws regulating land use planning and development assessment.

Part 2 Prescribed activity

4 Prescribed activity

The installation, erection or display of an advertising or community announcement device, is a category 1 prescribed activity.

5 Advertising devices that require a permit

- (1) Advertising devices:
 - (a) not regulated under the Tablelands Regional Council Planning Scheme;
 - (b) not prohibited under Part 3; or
 - (c) not permitted under Part 4,
 - require a permit.
- (2) To obtain a permit an application must be made to Council on the approved form required under Local Law No. 1 (Administration) 2019 and this local law.

6 Additional criteria for granting a permit

- (1) The local government must assess the application against the additional criteria.
- (2) The additional criteria are:
 - (a) the advertising device is not regulated under the Planning Scheme, prohibited in accordance with Part 3 or permitted in accordance with Part 4;
 - (b) the advertising device must:
 - (i) be structurally sound;
 - (ii) have dimensions that bear a reasonable relationship to the surrounding buildings and premises so that its presence is not unduly dominating or oppressive;
 - (iii) be consistent in appearance with the building and natural features of the environment in which it is to be situated; and
 - (iv) be consistent with the character and values of the environment in which it is to be situated.
 - (c) The advertising device must not be likely to:
 - (i) harm public health or safety;
 - (ii) cause property damage to public infrastructure;
 - (iii) cause a nuisance;
 - (iv) cause the obstruction or distraction of pedestrian or vehicular traffic;
 - (v) cause environmental harm;

- (vi) be a detrimental impact on the amenity of the area, by reason of its location, construction or design; or
- (vii) cause unreasonable obstruction of an existing view or vista from any premises.

7 Conditions that must be imposed on a permit

The following types of conditions must be imposed on a permit for an advertising device:

- (a) the advertising device must at all times be maintained in a safe condition so as to prevent personal injury or damage to property; and
- (b) when the advertising device is no longer needed for the purpose and in the circumstances in which it was permitted, it must be removed within the period identified on the permit.

8 Conditions that will ordinarily be imposed on a permit

The conditions of an approval may require:

- (a) the display of the advertising device to be generally in accordance with the application submitted to and approved by the local government;
- (b) that the advertising device comply with any safety requirements specified in the approval;
- (c) the advertising device to be constructed of durable materials and maintained in good condition and repair, free from graffiti at all times;
- (d) the advertising device to be removed at the end of a stated period in the approval;
- (e) the advertising device to be restricted in its dimensions, content or location;
- (f) the permit holder to take specific measures to:
 - (i) prevent the loss of amenity or nuisance resulting from the installation, erection or display of the advertising device; and
 - (ii) ensure that the installation, erection or display of the advertising device does not cause unsafe movement or obstruction of pedestrian or vehicular traffic;
- (g) The permit holder its contractor or agent to:
 - (i) take out public liability insurance in the amount nominated by the local government and to name the local government as an interested party on the policy; and
 - (ii) indemnify the local government against claims for personal injury (including death) and damage to property (including economic loss) arising by, through, or in connection, with an advertising device.

Part 3 Prohibited advertising devices

9 Prohibited advertising devices

- (1) The following types of advertising devices are prohibited:
 - (a) an advertising device that is a beacon light or a revolving or flashing light, but does not include electronic scrolling words or video imaging signs, and excludes emergency vehicles or other emergency devices authorised under a State Act:
 - (b) an advertising device affixed to, placed upon, or beside, a vehicle, apparently stopped on local government controlled area for the primary purpose of displaying the advertising device, but does not include:
 - (i) where the advertising device is permitted as an associated activity pursuant to a current local law permit for a prescribed activity;
 - (ii) where the advertisement is painted or affixed to a vehicle, and does not extend beyond the dimensions of the vehicle; or

For example – company logo painted on the panels of a company motor vehicle.

(iii) where the advertising device is affixed to the vehicle and projects from a vehicle and is authorised under a State Act.

For example – an advertising device that is affixed to the roof of a taxi and projects above the roof.

- (c) aerial advertising devices; and
- (d) a free-standing and moveable advertisement, that advertises goods or services of a commercial business, including A-frame or sandwich board advertising devices, if the device is located on any local government controlled area or road, and exceeding more than one (1) device for each shop or business fronting a road.
- (2) It is an offence to install, erect or display a prohibited advertising device.

Maximum penalty – 50 penalty units.

Part 4 Advertising devices not requiring a permit

10 Type of advertising devices that do not require a permit

The following advertising devices are permitted:

- (a) the installation, erection or display of an advertising device that is visible from a road or other public place in accordance with section 11 below;
- (b) the installation, erection or display of the advertising device by, or on behalf of, the local government;
- (c) the installation, erection or display of an advertising device that is a public information advertisement; or

(d) an advertising device approved under the planning scheme of the local government.

11 Requirements for advertising devices without a permit

(1) An advertising device installed, erected and displayed in accordance with the requirements in column 2 for the advertising device identified in column 1, does not require a permit.

Column 1	Column 2			
Advertising device	Requirements			
All advertising devices	(1) The activity being advertised on the advertisement device must be able to be lawfully conducted on the relevant premises.			
	(2) Must be consistent with the character of the surrounding area and reflect the architecture and style of any buildings on the site.			
	(3) Must not emit excessive glare or reflection.			
	(4) Must not be fixed to any tree, lighting standard, power pole or other infrastructure on any local government controlled area.			
	 (5) Must not be exhibited upon or over a road or any land or public place controlled by the local government, other than a footpath, (with the exception of election signs, portable advertisements or temporary advertisements, or other advertising devices exhibited in accordance with the prescribed parameters below) (6) Must be fixed, maintained or removed so as not to endanger public safety. 			
Temporary advertisement	Is a temporary advertisement on a local government controlled area or road, intended to announce an event of a temporary nature, or advertises a private garage sale, that:			
	(a) is displayed for 14 consecutive days or less, within any 90 day period prior to the event advertised on the advertising device;			
	(b) is removed within 7 days after the event;			
	(c) is not illuminated, flashing or revolving;			
	(d) has an advertisement area not exceeding 1m ² ;			
	(e) is displayed within the vicinity of the event;			
	(f) does not obstruct pedestrian movement or			

Column 1	Column 2	
Advertising device	Requirem	ents
		other uses of the local government controlled area where it is being displayed; and
	(g)	is not illuminated, flashing or revolving.
Real estate	The real e	state advertisement must:
advertisements	(a)	advertise an event for a real estate agency;
	(b)	have an advertisement area no more than 3m ² ;
	(c)	are not positioned on a road, footpath or building, other than adjacent to the property being advertised'
	(d)	be limited to one advertisement per street frontage; and
	(e)	not be illuminated, flashing or revolving.
Event sign	The even	t sign must:
	(a)	Be not located on a State-controlled road; and
	(b)	Do not number more than 8 signs advertising the same event; and
	(c)	Are not in place earlier than 2 weeks before the commencement of the event and after 24 hours of the conclusion of the event.
Construction site	The cons	truction site sign must:
sign	(a)	Contain only project details and real estate information;
	(b)	Are only exhibited during the period of construction;
	(c)	Are not greater than 2m in height; and
	(d)	Are not positioned on a road, footpath or building other than adjacent to the property with the construction works.
Road side stall signs	Road side	stall sign must:
	(a) N	lot be adjacent to a residential property;
	(b) B	e no larger than 1m ² in face area; and
	(c) D	o not number more than 2 signs per stall.

Column 1 Advertising device	Column 2 Requirements		
Election signs	The ele	ction sign:	
	(a)	area must not exceed 1m2;	
	(b)	must not be erected prior to an election date being announced;	
	(c)	must be removed within seven (7) days after an election;	
	(d)	must be temporary or portable;	
	(e)	where displayed on a local government controlled area or road, must not obstruct pedestrian movement or other uses of the area where the advertising device is being displayed;	
	(f)	if on a local government controlled area or road must not be attached to, or supported by, a tree, scrub or similar vegetation that is in its natural state;	
	(g)	must not be attached to local government infrastructure or sign; and	
	(h)	must not be situated on the paved area of the road or on a traffic island.	

- (2) The installation, erection and display must not be likely to:
 - (a) harm public health and safety;
 - (b) cause property damage to public infrastructure;
 - (c) cause a nuisance;
 - (d) overhang a local government controlled area, for example a footpath, without providing a minimum clearance of 2.4 metres between the ground or constructed footpath and the lowest part of the advertising device;
 - (e) cause the distraction of pedestrian or vehicular traffic;
 - (f) obscure a motorists view that affects safe driving, particularly when an advertisement is proposed to be located on or near a street corner, intersection, medium strip or round-about;
 - (g) cause environmental harm;
 - (h) be a detrimental impact on the amenity of the area;

- (i) cause the unreasonable obstruction of an existing view or vista from any premises; or
- (3) The installation, erection or display must;
 - (a) be kept and maintained at all times in good order and free from graffiti;
 and
 - (b) be structurally sound.

Part 5 Removal of advertising devices

12 Immediate removal of advertising device

- (1) The Local Government may remove and dispose of an advertising device without notice to the owner, if:
 - (a) an advertising device is exhibited in contravention of this local law or a condition imposed under this local law and there are, in the opinion of an authorised person, adequate reasons for removing the advertising device immediately; or
 - (b) an advertising device creates, in the opinion of the authorised person, an immediate risk to life or property.
- (2) **adequate reasons** include where the advertising device is offensive in nature or there is a flagrant disregard for this local law.

13 Remedy, repair or removal of advertising device

- (1) This section applies where an authorized person forms the opinion that an advertising device is:
 - (a) not in good order;
 - (b) in need of repair;
 - (c) unsightly;
 - (d) not permitted;
 - (e) prohibited;
 - (f) do not comply with terms of a permit; or
 - (g) does not otherwise comply with the local law.
- (2) The authorized person may, by compliance notice, given to the owner or responsible person for the advertising device, require the responsible person to:
 - (a) repair it;
 - (b) make it in good order;
 - (c) remove it;
 - (d) make an application for a permit or approval (where town planning approval is required) within a specified time; or

(e) a combination of paragraphs (a) to (d).

CERTIFICATION

This and the preceding 9 pages bearing my initials is a certified copy of Tablelands Regional Council *Local Law No. 4 (Advertising Devices) 2019* made in accordance with the provisions of the *Local Government Act 2009*, by Tablelands Regional Council by resolution dated 25 July 2019.

Justin Commons

Chief Executive Officer

Tablelands Regional Council