

SIGNS

The only permits given for signs on county right-of-way are for tourism signs. No other types of signs (including street signs) can be placed by private parties on the county right-of-way.

Signs placed on public dedicated roads are usually placed by the county and paid for by the residents along the road; they may also be placed by the residents, but county standards must be met for size, type of post, and placement. The county can make these signs and bill the residents.

Signs placed on private roads (such as those within sub-divisions) must also meet county standards; but no permit is required. The residents or contractor must provide the signs - the county cannot make signs for private roads.

Signs placed on private property are not regulated by the county.

If a private party wishes to name a road, they must go through the process set up in the Planning Department. No road names are allowed on roads which do not have more than three residences; these roads are considered driveways.