

Sec. 13a-123-10. Signs permitted within informational sites

Informational sites for the erection and maintenance of Class C advertising and information signs when and if established, in accordance with the regulations for the administration of federal-aid for highways, on interstate highways shall be subject to location and frequency requirements as determined by agreements entered into between the secretary of commerce and the commissioner of transportation. Class C signs on these informational sites and those established on other limited access highways will be permitted in protected areas in a manner consistent with the following provisions: (1) No sign may be permitted which is not placed upon a panel. (2) No panel may exceed thirteen feet in height or twenty-five feet in length, including border and trim, but excluding supports. (3) No sign may exceed twelve square feet in area, and nothing on such sign shall be legible from any place on the main-traveled way of a turning roadway. (4) Not more than one sign concerning a single activity or place may be permitted within any one information site. (5) No sign may be permitted which moves or has any animated or moving parts. (6) No panel shall be illuminated by other than white lights, and no sign placed on any panel shall contain, include or be illuminated by any other lights, or any flashing, intermittent or moving lights. (7) No lighting may be used in any way in connection with any panel unless it is so shielded as to prevent beams or rays of light from being directed at any portion of the main-traveled way of an other limited access state highway or is of such low intensity or brilliance as not to cause glare or to impair the vision of the driver of any motor vehicle, or to otherwise interfere with any driver's operation of a motor vehicle.

(Effective March 19, 1968)