Coronado residents or construction contractors wishing to place a storage container or trash bin within the City of Coronado right-of-way must obtain a Right-of-Way Permit in accordance with Municipal Code Section 52.04.010. The Right-of-Way Permit Application must be accompanied by a photo of the site showing the proposed location for the storage container or trash bin (including the dimensions of the container/bin) and provide additional proof that the following criteria are, or will be met:

- **Insurance Requirements**
  - **Residents/Homeowners:** Must provide a Certificate of Insurance and Additional Insured Policy Endorsement naming the City of Coronado as additionally insured. The City will also accept a certificate and endorsement binding the homeowner’s or renter’s insurance policy (and/or rider to either) naming the City of Coronado as an additional insured. The policy must provide a minimum of $1,000,000 in general liability coverage per occurrence and $2,000,000 aggregate for bodily injury, personal injury, and property damage.
  - **Contractors:** Must provide a Certificate of Insurance and Additional Insured Policy Endorsement naming the City of Coronado as an additional insured. The policy must have a minimum of $1,000,000 in general liability coverage per occurrence and $2,000,000 aggregate for bodily injury, personal injury, and property damage.

- **Location**
  - Storage containers and trash bins shall be placed on private property if possible. **Permits will not be issued for locations within the public right-of-way if adequate space exists on private property.**
  - Proposed locations within the public right-of-way must be adjacent to the applicant’s property.
  - Proposed locations may not be located in any restricted curb zones (red, blue, yellow, etc.), hinder access to pedestrian ramps or driveways (other than the applicant’s), may not block or restrict flow to storm water inlets, interfere with the normal flow of traffic, or block visibility of traffic signs and pedestrian ramps.
  - The placement of storage containers and trash bins shall not impact any parkway street tree. No branches may be removed, broken or damaged. Should the applicant trim, damage or destroy a parkway street tree, the applicant shall be responsible for the cost of any required maintenance on the tree, or the replacement of the tree, if necessary.
  - Storage containers and trash bins may not take up more than 20 linear feet of curb space, including the area needed to access the container/bin.
  - If the proposed location falls within a metered parking zone the applicant will be required to pay the meter fees for the duration of time the metered parking area is utilized.
• **Duration**
  - Storage containers and trash bins may not be placed in the public right-of-way for a period longer than 7 calendar days; however, the City may specify a different, possibly shorter, duration based on location.
  - Trash bins may be Permitted for periods of time in excess of 7 calendar days if their use is associated with an approved building Permit.

• **Public Safety**
  - The outside edge of storage containers and trash bins must be within 8’ of the curb face.
  - Storage containers and trash bins must have either reflectorized markings extending from two to four feet off the ground on the side facing on-coming traffic, or a lighted barricade can be used.

• **Additional Requirements for Trash Containers**
  - The applicant must use the City’s current franchised hauler, EDCO Disposal Company (619-287-7555).
  - The container must be surrounded by straw wattles, gravel bags, or other appropriate Best Management Practices (BMPs) to prevent the discharge of trash or other hazardous materials to the storm drain system.

• **Additional Requirements for Storage Bins**
  - The company supplying the storage bin must have a business license on file with the City of Coronado.

The following conditions are typically applied to all right-of-way Permits for storage containers and trash bins however the City reserves the right to apply additional conditions as needed:

1) This Permit is discretionary in nature. It is understood that the container/bin shall have minimal impact to the community; should the container/bin be deemed a nuisance, this Permit can be revoked at any time and the container/bin may be removed after 48 hours’ notice, at Permittee’s expense.

2) Applicant is required to place “No-Parking – Tow Away” signs a minimum of 72 hours in advance of the container or bin being delivered to the site. No Parking signs must be at least 17” x 22” in size with text of at least 1” in height clearly stating the dates and hours that the area will be unavailable for parking and shall be placed at both ends of the approved location. The applicant is required to notify the City when the signs have been placed to verify this requirement is met.

3) The Permit number and approved time frame that the container may be placed within the public right-of-way must be displayed on the container at all times.

4) For Trash Containers: The street area around the container must be cleaned every day of debris. No debris may overhang the sides of the container.
5) To the fullest extent provided under the law, Permittee agrees to indemnify and hold the City and City’s elected and appointed officers, officials, employees and agents harmless from, and against any and all liabilities, claims, demands, causes of action, losses, damages and costs, including all costs of defense thereof, arising out of, or in any manner connected directly or indirectly with, any acts or omissions of Permittee or Permittee’s agents, employees, subcontractors, officials, officers or representatives in connection with this Permit. Upon demand, Permittee shall, at its own expense, defend City and City’s elected and appointed officers, officials, employees and agents, from and against any and all such liabilities, claims, demands, causes of action, losses, damages and costs. The Permittee shall reimburse the City for all costs, attorneys’ fees, expenses and liabilities incurred with respect to any litigation in which the Permittee is obligated to indemnify, defend and hold harmless the City pursuant to this Permit. Permittee’s obligation herein does not extend to liabilities, claims, demands, causes of action, losses, damages or costs that arise out of the City’s intentional wrongful acts, or the City’s sole active negligence. This section shall not be limited by any provision of insurance coverage the Permittee may have in effect, or may be required to obtain and maintain, during the term of this Permit. This section shall survive the expiration or termination of this Permit.