

**SUBSTITUTE FOR
SENATE BILL NO. 964**

A bill to amend 1972 PA 106, entitled
"Highway advertising act of 1972,"
by amending sections 2, 3, 4, 6, 7, 7a, 9, 17, 17a, 19, and 23 (MCL
252.302, 252.303, 252.304, 252.306, 252.307, 252.307a, 252.309,
252.317, 252.317a, 252.319, and 252.323), sections 2, 4, 6, 7, 7a,
and 17 as amended and section 17a as added by 2014 PA 2 and
sections 3, 9, and 19 as amended by 2006 PA 448, and by adding
section 8; and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 2. As used in this act:

2 (a) "Abandoned or discontinued sign or sign structure" or
3 "abandoned sign" means a sign or sign structure subject to this
4 act, the owner of which has failed to secure a permit, has failed
5 to identify the sign or sign structure, or has failed to respond to

1 notice.

2 (b) "Adjacent area" means the area measured from the nearest
3 edge of the right-of-way of an interstate highway, freeway, or
4 primary highway and, in urbanized areas, extending 3,000 feet
5 perpendicularly and then along a line parallel to the right-of-way
6 line or, outside of urbanized areas, extending perpendicularly to
7 the limit where a sign is visible and then along a line parallel to
8 the right-of-way line.

9 ~~— (c) "Annual permit" means a permit for a billboard under this~~
10 ~~act.~~

11 (C) ~~(d)~~ "Billboard" means a sign separate from a premises
12 erected for the purpose of advertising a product, event, person, or
13 subject not related to the premises on which the sign is located.
14 Billboard does not include an off-premises directional sign.

15 (D) ~~(e)~~ "Business area" means an adjacent area that is zoned
16 by a state, county, township, or municipal zoning authority for
17 industrial or commercial purposes, customarily referred to as "b"
18 or business, "c" or commercial, "i" or industrial, "m" or
19 manufacturing, and "s" or service, and all other similar
20 classifications and that is within a city, village, or charter
21 township or is within 1 mile of the corporate limits of a city,
22 village, or charter township or is beyond 1 mile of the corporate
23 limits of a city, village, or charter township and contains 1 or
24 more permanent structures devoted to the industrial or commercial
25 purposes described in this subdivision and that extends along the
26 highway a distance of 800 feet beyond each edge of the activity.
27 Each side of the highway is considered separately in applying this

definition except that where it is not topographically feasible for a sign or sign structure to be erected or maintained on the same side of the highway as the permanent structure devoted to industrial or commercial purposes, a business area may be established on the opposite side of a primary highway in an area zoned commercial or industrial or in an unzoned area with the approval of the state highway commission. A permanent structure devoted to industrial or commercial purposes does not result in the establishment of a business area on both sides of the highway. All measurements shall be from the outer edge of the regularly used building, parking lot, or storage or processing area of the commercial or industrial activity and not from the property lines of the activities and shall be along or parallel to the edge or pavement of the highway. Commercial or industrial purposes are those activities generally restricted to commercial or industrial zones in jurisdictions that have zoning. **BUSINESS AREA INCLUDES AN ADJACENT AREA THAT IS ZONED BY A COUNTY, CITY, VILLAGE, TOWNSHIP, OR CHARTER TOWNSHIP ZONING AUTHORITY AS PART OF A COMPREHENSIVE LAND DEVELOPMENT PROJECT OR PLANNED UNIT DEVELOPMENT IN WHICH COMMERCIAL OR INDUSTRIAL ACTIVITY IS THE PRIMARY USE OF THE PROPERTY. AS USED IN THIS SUBDIVISION, "PRIMARY USE" MEANS THAT AT LEAST 75% OF THE TOTAL CURRENT ACTUAL USE AND PLANNED DEVELOPMENT AND USE IS, AND WILL REMAIN, COMMERCIAL OR INDUSTRIAL.** In addition, the following activities are not commercial or industrial:

(i) Agricultural, animal husbandry, forestry, grazing, farming, and related activities, including, but not limited to, wayside fresh produce stands.

(ii) Transient or temporary activities.

(iii) Activities not visible from the main-traveled way.

(iv) Activities conducted in a building principally used as a residence, or in a building located on property that is used principally for residential purposes or for the activities in subparagraph (i).

(v) Railroad tracks and minor sidings.

(vi) Outdoor advertising.

(vii) Activities more than 660 feet from the main-traveled way.

(viii) Activities that have not been in continuous operation of a business or commercial nature for at least 2 years.

(ix) Public utility facilities, whether regularly staffed or not.

(x) Structures associated with on-site outdoor recreational activities such as riding stables, golf course shops, and campground offices.

(xi) Activities conducted in a structure for which an occupancy permit has not been issued or that is not a fully enclosed building, having all necessary utility service and sanitary facilities required for its intended commercial or industrial use.

(xii) A storage facility for a business or other activity not located on the same property, except a storage building having at least 10 separate units that are available for rent by the public.

(xiii) A temporary business solely established to qualify as commercial or industrial activity under this act.

1 (E) ~~(f)~~—"Department" means the state transportation
2 department.

3 (F) ~~(g)~~—"Destroyed sign" means a nonconforming sign that has
4 been damaged by storm, fire, or other casualty that requires
5 customary maintenance and repair in excess of 60% of the
6 replacement cost of a new sign structure constructed of equivalent
7 materials and equipment. Destroyed sign does not include a
8 nonconforming sign that has been damaged by vandalism or a
9 negligent act of a person.

10 (G) ~~(h)~~—"Digital billboard" means a sign or sign structure
11 that utilizes an electronic means to display a series of messages
12 that are changed by electronic means. Digital billboard does not
13 include a sign that contains an embedded electronic message device
14 or a trivision sign.

15 (H) ~~(i)~~—"Digital billboard permit" means a permit for a
16 digital billboard that is renewable on an annual basis.

17 (I) ~~(j)~~—"Directional sign" means a sign that contains only
18 directional information regarding and the identification of 1 of
19 the following:

20 (i) A public or private activity or attraction that is owned
21 or operated by the federal or a state or local government or an
22 agency of the federal or a state or local government.

23 (ii) A publicly or privately owned natural phenomenon or a
24 historic, cultural, scientific, educational, or religious site.

25 (iii) An area that is in the interest of the traveling public,
26 if the area is of natural scenic beauty or is naturally suited for
27 outdoor recreation.

1 (J) ~~(K)~~—"Embedded electronic message device" means an
 2 accessory that is made part of a sign, sign face, or sign structure
 3 with a total area that is less than that of the sign face to which
 4 it is attached, and displays only static messages containing text
 5 or numbers that are directly associated with the current
 6 advertiser. Embedded electronic message device does not include a
 7 digital billboard or a device that displays graphics other than
 8 messages containing text or numbers.

9 (K) ~~(L)~~—"Erect" means to construct, build, raise, assemble,
 10 place, affix, attach, create, paint, draw, or in any other way
 11 bring into being or establish.

12 (L) ~~(M)~~—"Existing vegetation" means trees, bushes, and ground
 13 cover that the department intends to maintain and that are at least
 14 the same size as similar vegetation that the department would
 15 customarily install and maintain or allow to be installed and
 16 maintained as part of a roadside management plan, roadside
 17 management project, or landscaping project.

18 (M) ~~(N)~~—"Freeway" means a divided highway of not less than 2
 19 lanes in each direction to which owners or occupants of abutting
 20 property or the public do not have a right of ingress or egress to,
 21 from, or across the highway, except at points determined by or as
 22 otherwise provided by the authorities responsible for the freeway.

23 (N) ~~(O)~~—"Incorporated municipality" means a city, village, or
 24 charter township.

25 (O) ~~(P)~~—"Index" means the Detroit ~~consumer price index~~
 26 **CONSUMER PRICE INDEX** for all urban consumers published by the
 27 United States ~~bureau~~-**BUREAU** of ~~labor statistics~~-**LABOR STATISTICS**

1 or, if that index ceases to be published by the United States
2 bureau ~~BUREAU~~ of ~~labor statistics~~, **LABOR STATISTICS**, the published
3 index that most closely measures inflation, as determined by the
4 department.

5 (P) ~~(q)~~—"Interim permit" means a permit that can be utilized
6 by the applicant to construct a sign structure that is visible from
7 a freeway, interstate, or primary highway.

8 (Q) ~~(r)~~—"Interstate highway" means a highway officially
9 designated as a part of the national system of interstate and
10 defense highways by the department and approved by the federal
11 government under 23 USC 103.

12 (R) ~~(s)~~—"Location" means a place where a sign structure
13 subject to this act is located.

14 (S) ~~(t)~~—"Main-traveled way" means the traveled way of a
15 highway on which through traffic is carried. Main-traveled way
16 includes the traveled way of each of the separate roadways for
17 traffic in opposite directions on a divided highway. Main-traveled
18 way does not include facilities such as frontage roads, turning
19 roadways, or parking areas.

20 (T) ~~(u)~~—"Maintain" means to allow to exist and includes the
21 periodic changing of advertising messages, and customary
22 maintenance and repair of signs and sign structures.

23 (U) **"NATIONAL HIGHWAY SYSTEM" MEANS A DESIGNATION PROVIDED TO**
24 **CERTAIN HIGHWAYS BY THE DEPARTMENT AND APPROVED BY THE UNITED**
25 **STATES DEPARTMENT OF TRANSPORTATION AND THE UNITED STATES CONGRESS,**
26 **THE PURPOSE OF WHICH IS TO PROVIDE AN INTERCONNECTED SYSTEM OF**
27 **PRINCIPAL ARTERIAL ROUTES THAT SERVICE MAJOR POPULATION CENTERS,**

1 INTERNATIONAL BORDER CROSSINGS, PORTS, AIRPORTS, PUBLIC
2 TRANSPORTATION FACILITIES, AND INTERSTATE AND INTERREGIONAL TRAVEL
3 THAT MEETS NATIONAL DEFENSE REQUIREMENTS.

4 (v) "Nationally known" means an activity or attraction that is
5 all of the following:

6 (i) An active part of a national advertising promotion.

7 (ii) Listed on a national register, if applicable.

8 (iii) Staffed and maintains a register of visitors.

9 (iv) Listed in national travel guides.

10 (v) Organized to provide information or conducted tours for a
11 significant portion of the year, or for at least 3 months if the
12 activity or attraction is seasonal in nature.

13 (w) "Nonconforming sign" means a sign or sign structure, other
14 than a nonstandard sign or a sign that is erected and maintained in
15 a business area along a scenic byway prior to the designation as a
16 scenic byway, that satisfies 1 of the following:

17 (i) Was legally erected before March 31, 1972 but could not be
18 legally erected under the current provisions of this act.

19 (ii) Is a sign or sign structure regulated under this act that
20 was legally ~~erected~~**PERMITTED** after March 31, 1972 but could not be
21 legally erected under the current provisions of this act.

22 (x) "Nonstandard sign" means a sign or sign structure other
23 than a nonconforming sign, that is subject to this act, was legally
24 ~~erected~~**PERMITTED ON OR** before March 23, 1999, is not a
25 nonconforming sign, and does not comply with the spacing
26 requirements in section ~~17(1)~~**17**, but otherwise complies with this
27 act.

(y) "On-premises sign" means a sign advertising activities conducted or maintained on the property on which it is located. The boundary of the property shall be as determined by tax rolls, deed registrations, and apparent land use delineations. If a sign consists principally of brand name or trade name advertising and the product or service advertised is only incidental to the principal activity conducted or maintained on the property, or if the sign brings rental income to the property owner or sign owner, it shall be considered the business of outdoor advertising and not an on-premises sign. On-premises sign does not include a sign on a narrow strip of land contiguous to the advertised activity, or a sign on an easement on adjacent property, when the purpose is clearly to circumvent the intent of this act.

(Z) "PERMIT" MEANS A LICENSE REQUIRED UNDER THIS ACT TO MAINTAIN OR ERECT A BILLBOARD VISIBLE FROM A REGULATED ROUTE.

(AA) "PERMIT HOLDER" MEANS A PERSON THAT HAS BEEN ISSUED A PERMIT OR A PERSON TO WHOM A PERMIT FOR A SPECIFIC SIGN LOCATION OR AN INTERIM PERMIT HAS BEEN TRANSFERRED.

(BB) ~~(z)~~ "Person" means any individual, partnership, private association, or corporation, state, county, city, village, township, charter township, or other public or municipal association or corporation.

(CC) ~~(aa)~~ "Primary highway" means a highway other than an interstate highway or freeway that is a regulated route.

(DD) ~~(bb)~~ "Regionally known" means an activity or attraction that is all of the following:

(i) Known throughout this state or the peninsula of this state

1 in which the activity or attraction is located and in 1 or more
2 states adjoining this state.

3 (ii) Listed on a state register, if applicable.

4 (iii) Staffed and maintains a register of visitors.

5 (iv) Organized to provide information or conducted tours for a
6 significant portion of the year, or for at least 3 months if the
7 activity or attraction is seasonal in nature.

8 **(EE)** ~~(ee)~~ "Regulated route" means an interstate highway,
9 freeway, or primary highway required to be regulated under 23 USC
10 131 and any other route that is required to be regulated or may
11 become required to be regulated by the department under this act or
12 another state or federal statute or legal requirement.

13 **(FF)** ~~(dd)~~ "Religious organization sign" means a sign, not
14 larger than 8 square feet, that gives notice of religious services.

15 **(GG)** ~~(ee)~~ "Scenic byway" means a regulated route that is
16 required to be regulated as a scenic byway under 23 USC 131.

17 **(HH)** ~~(ff)~~ "Secondary highway" means a state secondary road or
18 county primary road.

19 **(II)** ~~(gg)~~ "Service club sign" means a sign, not larger than 8
20 square feet, that gives notice about nonprofit service clubs or
21 charitable associations.

22 **(JJ)** ~~(hh)~~ "Sign" means any outdoor sign, display, device,
23 figure, painting, drawing, message, placard, poster, billboard, or
24 other thing, whether placed individually or on a T-type, V-type,
25 back to back, or double-faced display, that is designed, intended,
26 or used to advertise or inform.

27 **(KK) "SIGN OWNER" MEANS A PERSON THAT DEMONSTRATES OWNERSHIP**

1 OF A SIGN STRUCTURE, REGARDLESS OF WHETHER THAT PERSON HOLDS A
2 PERMIT FOR THE SIGN.

3 (II) ~~(ii)~~—"Sign structure" means the assembled components that
4 make up an outdoor advertising display, including, but not limited
5 to, uprights, supports, facings, and trim. A sign structure may
6 contain 1 or 2 signs per facing and may be double-faced, back to
7 back, T-type, or V-type.

8 (MM) ~~(jj)~~—"Tobacco product" means any tobacco product sold to
9 the general public and includes, but is not limited to, cigarettes,
10 tobacco snuff, and chewing tobacco.

11 (NN) ~~(kk)~~—"Trivision sign" means a sign or sign structure that
12 uses mechanical means to display more than 1 message in sequence.

13 (OO) ~~(ll)~~—"Unzoned commercial or industrial area" means an
14 area that is within an adjacent area, that is not zoned by state or
15 local law, regulation, or ordinance, that contains 1 or more
16 permanent structures devoted to the industrial or commercial
17 purposes described in subdivision ~~(e)~~, **(D)**, and that extends along
18 the highway a distance of 800 feet beyond each edge of the
19 activity. Each side of the highway is considered separately in
20 applying this definition except that where it is not
21 topographically feasible for a sign or sign structure to be erected
22 or maintained on the same side of the highway as the permanent
23 structure devoted to industrial or commercial purposes, an unzoned
24 commercial or industrial area may be established on the opposite
25 side of a primary highway in an area zoned commercial or industrial
26 or in an unzoned area with the approval of the state highway
27 commission. A permanent structure devoted to industrial or

1 commercial purposes does not result in the establishment of an
2 unzoned commercial or industrial area on both sides of the highway.
3 All measurements shall be from the outer edge of the regularly used
4 building, parking lot, or storage or processing area of the
5 commercial or industrial activity and not from the property lines
6 of the activities and shall be along or parallel to the edge or
7 pavement of the highway. Commercial or industrial purposes are
8 those activities generally restricted to commercial or industrial
9 zones in jurisdictions that have zoning. In addition, the following
10 activities are not commercial or industrial:

11 (i) Agricultural, animal husbandry, forestry, grazing, farming
12 and related activities, including, but not limited to, wayside
13 fresh produce stands.

14 (ii) Transient or temporary activities.

15 (iii) Activities not visible from the main-traveled way.

16 (iv) Activities conducted in a building principally used as a
17 residence, or in a building located on property that is used
18 principally for residential purposes or for the activities in
19 subparagraph (i).

20 (v) Railroad tracks and minor sidings.

21 (vi) Outdoor advertising.

22 (vii) Activities more than 660 feet from the main-traveled
23 way.

24 (viii) Activities that have not been in continuous operation
25 of a business or commercial nature for at least 2 years.

26 (ix) Public utility facilities, whether regularly staffed or
27 not.

1 (x) Structures associated with on-site outdoor recreational
2 activities such as riding stables, golf course shops, and
3 campground offices.

4 (xi) Activities conducted in a structure for which an
5 occupancy permit has not been issued or that is not a fully
6 enclosed building, having all necessary utility service and
7 sanitary facilities required for its intended commercial or
8 industrial use.

9 (xii) A storage facility for a business or other activity not
10 located on the same property, except a storage building having at
11 least 10 separate units that are available for rent by the public.

12 (xiii) A temporary business solely established to qualify as
13 commercial or industrial activity under this act.

14 **(PP)** ~~(mm)~~ "Visible" means a sign that has a message that is
15 capable of being seen by an individual of normal visual acuity when
16 traveling in a motor vehicle.

17 Sec. 3. To improve and enhance scenic beauty consistent with
18 ~~section 131 of title 23 of the United States Code, 23 USC 131 ,~~ and
19 to limit and reduce the illegal possession and use of tobacco by
20 minors, the legislature finds it appropriate to regulate and
21 control outdoor advertising and outdoor advertising as it pertains
22 to tobacco adjacent to the streets, roads, highways, and freeways
23 within this state and that outdoor advertising is a legitimate
24 accessory commercial use of private property, is an integral part
25 of the marketing function, and **IS** an established segment of the
26 economy of this state.

27 Sec. 4. This act regulates and controls the size, lighting,

1 and spacing of signs and sign structures in adjacent areas and
2 occupies the whole field of that regulation and control except for
3 the following:

4 (a) A county, city, village, township, or charter township may
5 enact ordinances to regulate and control the operation, size,
6 lighting, and spacing of signs and sign structures but shall not
7 permit a sign or sign structure that is otherwise prohibited by
8 this act or require or cause the removal of lawfully erected signs
9 or sign structures subject to this act without the payment of just
10 compensation. A sign owner shall apply for ~~an annual~~ **A** permit
11 ~~pursuant to~~ **UNDER** section 6 for each sign to be maintained or to be
12 erected within that county, city, village, charter township, or
13 township. A sign erected or maintained within that county, city,
14 village, township, or charter township shall also comply with all
15 applicable provisions of this act. An ordinance or code adopted by
16 a county, city, village, township, or charter township that
17 regulates the operation, size, lighting, or spacing of signs and
18 sign structures and that is more stringent than the laws of this
19 state is not made void by this act.

20 (b) A county, city, village, charter township, or township
21 vested by law with authority to enact zoning codes has full
22 authority under its own zoning codes or ordinances to establish
23 commercial or industrial areas and the actions of a county, city,
24 village, charter township, or township in so doing shall be
25 accepted for the purposes of this act. However, except as provided
26 in subdivision (a), zoning that is not part of a comprehensive
27 zoning plan and is taken primarily to permit outdoor advertising

1 structures shall not be accepted for purposes of this act. A zone
2 in which limited commercial or industrial activities are permitted
3 as incidental to other primary land uses is not a commercial or
4 industrial zone for outdoor advertising control purposes.

5 (c) An ordinance or code of a city, village, township, or
6 charter township that existed on March 31, 1972 and that prohibits
7 signs or sign structures is not made void by this act.

8 (d) A county ordinance that regulates and controls the size,
9 lighting, and spacing of signs and sign structures shall only apply
10 in a township within the county if the township has not enacted an
11 ordinance to regulate and control the size, lighting, and spacing
12 of signs and sign structures.

13 (e) A county, on its own initiative or at the request of a
14 city, village, township, or charter township within that county,
15 may prepare a model ordinance as described in subdivision (a). A
16 city, village, township, or charter township within that county may
17 adopt the model ordinance.

18 Sec. 6. (1) A sign owner shall apply for ~~an annual~~ **A** permit on
19 a form prescribed by the department for each sign or sign structure
20 to be maintained or erected in an adjacent area where the facing of
21 the sign or sign structure is visible from a regulated route. The
22 form shall require the name and business address of the applicant,
23 the name and address of the owner of the property on which the sign
24 or sign structure is to be located, the date the sign or sign
25 structure, if currently maintained, was erected, the zoning
26 classification of the property, a precise description of where the
27 sign or sign structure is or will be situated and a certification

1 that the sign or sign structure is not prohibited by section ~~18(a)~~,
 2 ~~(b), (c), or (d)~~ **18** and that the sign or sign structure does not
 3 violate any provisions of this act. The sign permit application
 4 shall include a statement signed by the owner of the land on which
 5 the sign or sign structure is to be placed, acknowledging that no
 6 trees or shrubs in the adjacent highway right-of-way may be
 7 removed, trimmed, or in any way damaged or destroyed without the
 8 written authorization of the department. The department may require
 9 documentation to verify the zoning, the consent of the land owner,
 10 and any other matter considered essential to the evaluation of
 11 compliance with this act. A sign owner shall apply for a separate
 12 ~~annual~~ permit for each sign or sign structure for each regulated
 13 route subject to this act from which the facing of the sign or sign
 14 structure is visible.

15 (2) The owner of a sign or sign structure shall apply for ~~an~~
 16 ~~annual~~ **A** permit for each sign or sign structure that becomes
 17 subject to the permit requirements of this act because of a change
 18 in highway designation or other reason not within the control of
 19 the sign owner within 2 months after receiving notice from the
 20 department that the sign or sign structure is subject to the permit
 21 requirements of this act. Both of the following apply to ~~an annual~~
 22 **A** permit issued under this subsection:

23 (a) The ~~annual~~ permit is not subject to section 7a.

24 (b) The ~~annual~~ permit may not be surrendered for an interim
 25 permit under section 7a(3).

26 (3) In addition to ~~an annual~~ **A** permit under subsection (1), a
 27 sign owner shall apply for and the department shall issue a digital

1 billboard permit for each digital billboard that is not a
2 nonconforming sign and that meets the requirements of section 17(3)
3 to be maintained or erected in an adjacent area where the facing of
4 the sign or sign structure is visible from a regulated route. The
5 information provided by an applicant under this subsection shall be
6 on a form prescribed by the department. A sign owner shall apply
7 for a separate digital billboard permit for each sign or sign
8 structure allowed under section 17(3) for each regulated route from
9 which the facing of the sign or sign structure is visible. The
10 owner of a sign or sign structure shall apply for a digital
11 billboard permit for each digital billboard that becomes subject to
12 the permit requirements of this act because of a change in highway
13 designation or other reason not within the control of the sign
14 owner within 2 months after receiving notice from the department
15 that the sign or sign structure is subject to the permit
16 requirements of this act. ~~Both~~ **ALL** of the following apply to a
17 digital billboard permit issued under this subsection:

18 (a) The digital billboard permit is not subject to section 7a.

19 (b) The digital billboard permit may not be surrendered for an
20 interim permit under section 7a(3).

21 ~~—— (4) Notwithstanding any other provision of this act, within 90~~
22 ~~days after the effective date of the amendatory act that added this~~
23 ~~subsection, the owner of a digital billboard that was legally~~
24 ~~erected before the effective date of the amendatory act that added~~
25 ~~this subsection shall apply for, and the department shall issue, a~~
26 ~~digital billboard permit. A digital billboard permitted under this~~
27 ~~subsection or subsection (5) is exempt from section 17(3), and the~~

~~department shall not require any form of consideration for a digital billboard permitted under this subsection or subsection (5) other than payment of the appropriate application fee and annual renewal fees as required under this act.~~

~~—— (5) Notwithstanding any other provision of this act, if, on the effective date of the amendatory act that added this subsection, an individual has obtained location approval from the department and approval from the local unit of government having jurisdiction of that location to erect a digital billboard, he or she shall apply for, and the department shall issue, a digital billboard permit.~~

(C) FOR NO MORE THAN 3 SIGNS PERMITTED AND ERECTED BEFORE MARCH 1, 2016 THAT ARE NOT NONSTANDARD OR NONCONFORMING SIGNS, ARE NOT LOCATED ON A SCENIC HIGHWAY, AND ARE LOCATED IN A CITY WITH A POPULATION OF AT LEAST 600,000, AN OWNER MAY APPLY FOR AND THE DEPARTMENT SHALL APPROVE A DIGITAL BILLBOARD PERMIT. A SIGN PERMITTED UNDER THIS SUBDIVISION IS EXEMPT FROM SECTION 17(3).

(4) ~~(6)~~ Both of the following apply to the owner of a nonstandard sign:

(a) In addition to ~~an annual~~ **A** permit under subsection (1), the owner of a nonstandard sign may apply for a digital billboard permit to erect and maintain a digital billboard on a nonstandard sign by applying for a digital billboard permit on a form prescribed by the department, paying the required fee, and surrendering 3 interim permits to the department. The owner of a nonstandard sign seeking a digital billboard permit under this subsection shall apply for a separate digital billboard permit for

1 each sign or sign structure for each regulated route from which the
2 facing of the sign or sign structure is visible, but shall not be
3 required to surrender more than a total of 3 interim permits.

4 ~~(b) Beginning on the effective date of the amendatory act that~~
5 ~~added this subdivision and ending 1 year after the effective date~~
6 ~~of the amendatory act that added this subdivision, for~~ **FOR** the
7 first 8 nonstandard signs for which the owner applies for a digital
8 billboard permit under subdivision (a), the owner shall not be
9 required to surrender 3 interim permits. This subdivision only
10 applies to signs located in a county having a population of not
11 less than 750,000. The spacing requirements under section 17(4)
12 apply to the first 8 nonstandard signs for which the owner applies
13 for a digital billboard permit under subdivision (a).

14 Sec. 7. (1) A permit fee is payable annually in advance, to be
15 credited to the state trunk line fund. For a digital billboard
16 permit, the fee is \$200.00 for the first year. For ~~an annual~~ **A**
17 permit for a billboard that does not require a digital billboard
18 permit, the fee is \$100.00 for the first year except that signs in
19 existence prior to a highway's change in designation or
20 jurisdiction that requires signs to be permitted shall only be
21 required to pay the permit renewal amount under subsection (2). The
22 department shall establish an ~~annual~~ expiration date for each
23 permit and may change the expiration date of existing permits to
24 spread the permit renewal activity over the year. Permit fees may
25 be prorated the first year. An application for the renewal of a
26 permit shall be filed with the department no later than the
27 permit's expiration date.

(2) For signs up to and including 300 square feet, the ~~annual~~ permit renewal fee is \$50.00. For signs greater than 300 square feet, the ~~annual~~ permit renewal fee is \$80.00. The ~~annual~~ permit renewal fee for an interim permit is \$80.00. The ~~annual~~ permit renewal fee for a digital billboard permit is \$200.00. Signs of the service club and religious category are not subject to ~~an annual~~ A renewal fee.

(3) If the ~~annual~~ renewal fee is not paid by the expiration date of the permit as required under this section, the ~~annual~~ renewal fee shall increase **FOR THAT YEAR** by an additional \$50.00. The department shall send notice of nonpayment by certified mail to the permit holder's address on file within 30 days after the expiration date and shall inform the permit holder that if the ~~annual~~ renewal fee as increased under this subsection is not paid within 60 days after the permit expiration date, the department may cancel the permit without taking further administrative action unless an administrative hearing is requested by the permit holder within 60 days after the permit expiration date.

(4) The department shall send notice of a permit's cancellation to the permit holder ~~using 1 of the following methods:~~

~~—— (a) For a permit that was canceled between 2011 and the day before the effective date of the amendatory act that added this sentence, by certified mail to the permit holder's address on file. The department shall send the notice within 60 days after the effective date of the amendatory act that added this sentence.~~

PERMIT WAS CANCELED. The notice shall advise the permit holder that he or she may ~~request reinstatement of the permit~~ **SUBMIT A NEW**

1 **APPLICATION FOR A PERMIT** within 60 days after the date of the
2 notice, ~~as provided in section 7a(16).~~

3 ~~—— (b) For a permit that was canceled on or after the effective~~
4 ~~date of the amendatory act that added this sentence, by certified~~
5 ~~mail to the permit holder's address on file. The department shall~~
6 ~~send the notice within 60 days after the date the permit was~~
7 ~~canceled. The notice shall advise the permit holder that he or she~~
8 ~~may request reinstatement of the permit within 60 days after the~~
9 ~~date of the notice as provided in section 7a(16).~~ **IF, AT THE TIME**

10 **THE APPLICATION IS SUBMITTED, THE PERMIT HOLDER SURRENDERS AN**
11 **INTERIM PERMIT AS PROVIDED IN SECTION 7A(4) OR IF THE SIGN MEETS**
12 **THE QUALIFICATIONS DESCRIBED IN SECTION 7A(13).**

13 (5) Notwithstanding subsection (3), for permits having the
14 same expiration date, the maximum amount of increased ~~annual~~
15 renewal fees for late payments that may be assessed by the
16 department under this section against 1 permit holder is
17 \$10,000.00.

18 (6) The department shall require a transfer fee when a request
19 is made to transfer existing permits to a new sign owner. Except as
20 otherwise provided in this subsection, the transfer fee is \$100.00
21 for each permit that is requested to be transferred, up to a
22 maximum of \$500.00 for a request that identifies 5 or more permits
23 to be transferred. If the department incurs additional costs
24 directly attributable to special and unique circumstances
25 associated with the requested transfer, the department may assess a
26 transfer fee greater than the maximums identified in this
27 subsection to recover those costs.

1 (7) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ACT, THE
2 DEPARTMENT SHALL NOT CHARGE A RENEWAL FEE FOR A SIGN LOCATED ON A
3 LIMITED ACCESS HIGHWAY THAT IS SUBJECT TO A FULL CLOSURE FOR MORE
4 THAN 120 DAYS AT THE TIME OF RENEWAL.

5 Sec. 7a. (1) Except as otherwise provided in this section,
6 section 6(2)(a), and section 7b, the department shall not issue an
7 ~~annual~~ permit for a new sign on or after January 1, 2007.

8 (2) A permit issued by the department before January 1, 2007
9 remains in force and valid.

10 (3) On and after January 1, 2007, the department shall issue
11 an interim permit to a holder of a valid permit if all of the
12 following conditions are met:

13 (a) The holder of the valid permit is otherwise in compliance
14 with this act.

15 (b) The holder of the permit surrenders the permit to the
16 department upon the removal of a sign structure that has a valid
17 permit under this act.

18 (c) The holder of the permit verifies the removal of the sign
19 structure in writing to the department.

20 (d) The department verifies that the sign structure has been
21 removed or the removal has been deemed effective under this
22 section.

23 (4) An interim permit issued under this section shall only be
24 utilized for the construction of a sign structure. ~~and shall remain~~
25 ~~in effect without expiration with fees renewed on an annual basis.~~
26 A sign erected using an interim permit shall not be closer than
27 1,000 feet to another sign structure on the same side of the

1 highway along interstate highways and freeways or closer than 500
2 feet to another sign structure on the same side of the highway
3 along primary highways. An interim permit shall not be used to
4 erect a sign in a location where existing vegetation ~~is greater~~
5 ~~than 8 feet tall or where existing vegetation was removed without~~
6 the department's permission.

7 (5) The department shall verify that an existing sign
8 structure has been removed no later than 30 days after the
9 department receives written notice from the permit holder that the
10 sign structure has been removed. If the department does not respond
11 to the written notice within 30 days after receipt of the written
12 notice, then the permit holder shall be deemed to have removed the
13 sign structure in compliance with this section.

14 (6) A holder of 2 valid permits for a sign structure with 2
15 faces who complies with this section shall receive 2 interim
16 permits for the construction of a sign structure with 2 faces. A
17 permit holder under this subsection shall not receive 2 interim
18 permits to construct 2 single-face sign structures.

19 (7) A holder of a valid permit for a sign structure with a
20 single face is entitled to exchange that permit under this section
21 for an interim permit with a single face. A holder of valid permits
22 for 2 different single-face structures may exchange the 2 permits
23 under this section for 2 interim permits to construct 2 single-face
24 sign structures or 2 interim permits to construct 1 sign structure
25 with 2 faces.

26 (8) A holder of more than 2 valid permits for a sign structure
27 with more than 2 faces may exchange the permits under this section

1 for a maximum of 2 interim permits. The 2 interim permits received
2 under this section shall only be used to construct 1 sign structure
3 with no more than 2 faces.

4 (9) After construction of a sign structure under an interim
5 permit is complete, the department shall issue ~~renewable permits~~
6 ~~annually~~ **A PERMIT** for the completed sign structure **IF THE SIGN**
7 **STRUCTURE IS IN COMPLIANCE WITH THIS ACT.**

8 (10) If a permit holder for a sign structure that exists on
9 January 1, 2007 requires additional permits for any reason, ~~or if~~
10 ~~the owner of a sign that meets the requirements of section 17(10)~~
11 ~~applies for a permit before July 1, 2011,~~ the department may issue
12 a ~~valid renewable permit renewable on an annual basis~~ without
13 complying with subsection (1) even if the permit holder has more
14 than 2 valid permits as a result.

15 (11) The department may issue a permit for a new sign
16 structure that measures no more than 8 square feet for service club
17 signs or religious organization signs.

18 (12) Notwithstanding anything in this act to the contrary,
19 permits issued under subsection (11) are not eligible to be
20 surrendered for an interim permit.

21 (13) Notwithstanding anything in this act to the contrary, the
22 department may issue a permit for an existing sign that advertises
23 a product, service, or retail business that is owned and operated
24 by the sign owner if the location for the sign meets all existing
25 requirements of this act, or if the sign is an existing
26 nonconforming sign that advertises a product, service, or retail
27 business that is owned and operated by the sign owner and the sign

owner held an original permit for that sign on January 1, 2007.

(14) A permit issued under subsection (13) is not transferable and is not eligible to be surrendered for an interim permit.

(15) Notwithstanding anything in this act to the contrary, the department may issue a permit for a sign that is no more than 150 square feet in size and that advertises a product, service, attraction, destination, or retail business that is owned and operated or served by the sign owner, if the sign meets all other requirements of this act. A permit issued under this subsection is not transferable and is not eligible to be surrendered for an interim permit. The department shall not issue more than 4 permits under this subsection to an attraction, destination, or retail business.

~~———— (16) Both of the following apply to the owner of an existing sign or sign structure whose permit was canceled due to nonpayment of renewal fees:~~

~~———— (a) He or she may apply for a new annual permit by submitting an application for a new annual permit and surrendering an interim permit.~~

~~———— (b) No later than 60 days after notice is sent under section 7(4)(a), the owner of an existing sign or sign structure whose permit expired during December 2012 due to nonpayment of renewal fees may apply for a new annual permit by submitting an application for a new annual permit and surrendering 1 interim permit per sign, but shall not be required to submit more than 1 interim permit per sign structure.~~

SEC. 8. IF A LIMITED ACCESS FREEWAY IS CLOSED FOR MORE THAN

1 120 DAYS, A PERMIT HOLDER SHALL APPLY FOR, AND THE DEPARTMENT SHALL
 2 APPROVE, RELOCATION OF A SIGN LOCATED IN THE ADJACENT AREA WHERE
 3 THE FACING OF THE SIGN IS VISIBLE FROM THAT LIMITED ACCESS FREEWAY,
 4 IF THE SIGN MEETS APPLICABLE SPACING AND ZONING REQUIREMENTS. THE
 5 HEIGHT OR SIZE OF THE SIGN SHALL NOT BE CHANGED AT THE NEW
 6 LOCATION. A SIGN THAT IS RELOCATED UNDER THIS SECTION SHALL BE
 7 RESTORED TO ITS ORIGINAL LOCATION AND STATUS NO LATER THAN 60 DAYS
 8 AFTER BEING NOTIFIED BY THE DEPARTMENT THAT THE LIMITED ACCESS
 9 FREEWAY IS REOPENED FOR FULL USE.

10 Sec. 9. Except for signs existing on March 31, 1972, a permit
 11 shall be issued or denied within 30 days after proper receipt of
 12 the permit form and the permit fee from the applicant. A permit
 13 shall not be issued for a sign ~~which~~ **THAT** is prohibited by section
 14 ~~18(a), (b), (c), or (d).~~ **18.** A permit shall not be issued for a
 15 sign that violates this act unless the sign is eligible for removal
 16 compensation under section 22.

17 Sec. 17. (1) Except as otherwise provided in subsections ~~(10)~~
 18 **(9)** and ~~(11), (10)~~, along interstate highways and freeways, a sign
 19 structure located in a business area or unzoned commercial or
 20 industrial area shall not be erected or maintained closer than
 21 1,000 feet to another sign structure on the same side of the
 22 highway.

23 (2) Along primary highways **AND ROADWAYS THAT ARE PART OF THE**
 24 **NATIONAL HIGHWAY SYSTEM**, a sign structure shall not be erected or
 25 maintained closer than 500 feet to another sign structure.

26 (3) Except as otherwise provided in subsection (4), a sign
 27 utilizing a digital billboard permit shall not be closer than 1,750

1 feet to another sign utilizing a digital billboard permit on either
2 side of the highway facing the same direction of oncoming traffic.

3 ~~(4) Beginning on the effective date of the amendatory act that~~
4 ~~added this subsection and ending 1 year after the effective date of~~
5 ~~the amendatory act that added this subsection, for~~ **FOR** the first 8
6 nonstandard signs for which the owner applies for a digital
7 billboard permit under section 6(6)(a) without having to surrender
8 3 interim permits as provided under section 6(6)(b), each sign
9 shall not be closer than 1,000 feet to another sign using a digital
10 billboard permit on either side of the highway facing the same
11 direction of traffic. This subsection only applies to signs located
12 in a county having a population of not less than 750,000.

13 (5) This section does not apply to signs separated by a
14 building or other visual obstruction in such a manner that only 1
15 sign located within the spacing distances is visible from the
16 highway at any time, provided that the building or other visual
17 obstruction has not been created for the purpose of visually
18 obstructing either of the signs at issue.

19 (6) Along interstate highways and freeways located outside of
20 incorporated municipalities, a sign structure shall not be
21 permitted adjacent to or within 500 feet of an interchange, an
22 intersection at grade, or a safety roadside rest area. The 500 feet
23 shall be measured from the point of beginning or ending of pavement
24 widening at the exit from, or entrance to, the main-traveled way.

25 (7) Official signs as described in section 13(1)(a) and on-
26 premises signs shall not be counted and measurements shall not be
27 made from them for purposes of determining compliance with the

1 spacing requirements in this section.

2 (8) Except as provided in subsection (3), the spacing
3 requirements in this section apply separately to each side of the
4 highway.

5 (9) The spacing requirements in this section shall be measured
6 along the nearest edge of the pavement of the highway between
7 points directly opposite each sign.

8 (10) A sign that was erected in compliance with the spacing
9 requirements of this section that were in effect at the time when
10 the sign was erected, but that does not comply with the spacing
11 requirements of this section after March 23, 1999, is not unlawful
12 under section 22.

13 (11) Along an interstate highway that is designated by 1
14 letter and 3 numbers and located in a county with a population of
15 less than 211,000 but more than 175,000, an existing sign structure
16 that was erected prior to March 24, 2011 shall not be closer than
17 900 feet to another sign structure on the same side of the highway.

18 ~~—— (12) Nothing in this section shall be construed to cause a~~
19 ~~sign that was legally erected prior to March 23, 1999 to be defined~~
20 ~~as a nonconforming sign.~~

21 Sec. 17a. (1) A nonconforming sign may continue to exist as
22 long as it is not a destroyed, abandoned, discontinued, or
23 prohibited sign. A nonconforming sign that has not displayed an
24 advertising message for more than 1 year shall be considered an
25 abandoned sign.

26 (2) A sign owner may perform customary maintenance and repair
27 of a nonconforming sign. The annual cost of the customary

1 maintenance and repair shall not exceed 40% of the replacement cost
2 of a new sign structure constructed using equivalent materials and
3 equipment.

4 (3) A sign owner may perform customary maintenance and repair
5 of a nonconforming sign that is damaged as a result of storm, fire,
6 or casualty. Customary maintenance and repair of a nonconforming
7 sign that is damaged as a result of storm, fire, or casualty shall
8 not exceed 60% of the replacement cost of a new sign structure
9 constructed using equivalent materials and equipment. The 60%
10 limitation in this subsection does not apply if the damage to the
11 nonconforming sign is caused by vandalism or a negligent act of a
12 person other than the sign owner.

13 (4) A nonconforming sign owner may not take any action that
14 places this state out of compliance with federal statutes,
15 published rules, regulations, or the federal-state agreement on
16 outdoor advertising.

17 (5) A nonstandard sign may continue to exist and a sign owner
18 may perform any action to a nonstandard sign that is allowed under
19 this act, except for the following:

20 (a) Increasing the overall height of an existing sign
21 structure. **THIS SUBDIVISION DOES NOT APPLY TO A NONSTANDARD SIGN**
22 **LOCATED IN A CITY WITH A POPULATION OF MORE THAN 600,000 THAT WAS**
23 **PERMITTED ON OR BEFORE MARCH 23, 1999 AND THAT WAS PERMITTED BY A**
24 **LOCAL JURISDICTION FOR A HEIGHT OF AT LEAST 60 FEET.**

25 (b) Increasing the total square footage of a sign face to a
26 size greater than its original square footage.

27 (c) Increasing the number of sign faces to more than 2.

(6) As used in this section: ~~,"customary maintenance and repair"~~

(A) **"CUSTOMARY MAINTENANCE AND REPAIR"** means the repair or replacement of materials or equipment with equivalent materials or equipment on a sign or sign structure that restores the structural integrity of the sign or sign structure or the functionality of the equipment. Customary maintenance and repair includes, but is not limited to, modifications to the sign or sign structure that are designed to comply with state and federal worker safety regulations and requirements, modifications to the sign structure that are primarily for the conservation of energy or environmental preservation, paint, **AND** the installation of trim or borders. ~~,"and removal of 1 or more sign faces or relocation of all or part of the sign or sign structure upon request by the department."~~ All of the following apply to customary maintenance and repair:

(i) ~~(a)~~ Customary maintenance and repair does not include any of the following:

(A) ~~(i)~~ Enlargement of the sign or sign structure. As used in this subparagraph, "enlargement of the sign or sign structure" does not include either of the following:

(I) ~~(A)~~ The installation of a temporary copy enhancement.

(II) ~~(B)~~ The installation of an embedded message device, if the installation is not prohibited by federal statute or a rule promulgated by the federal highway administration.

(B) ~~(ii)~~ Except as otherwise provided in this ~~subsection,~~ **SUB-SUBPARAGRAPH,** a change in the location of the sign structure.

(C) ~~(iii)~~ An increase in the height of the sign structure.

1 (D) ~~(iv)~~ Installation of additional signs on a sign structure.

2 (E) ~~(v)~~ Electrification of the sign or sign structure.

3 (ii) ~~(b)~~ Notwithstanding any other provision of this act,
 4 customary maintenance and repair includes a modification to a sign
 5 or sign structure that was completed ~~prior to~~ **BEFORE** January 1,
 6 2007, other than electrification, conversion to a digital
 7 billboard, or conversion to a trivision sign. Customary maintenance
 8 and repair includes the reversal of electrification, conversion to
 9 a digital billboard, or conversion to a trivision sign if the
 10 electrification, conversion to a digital billboard, or conversion
 11 to a trivision sign was completed before January 1, 2007.

12 (B) "REPLACEMENT COST" MEANS THE TOTAL SUM OF THE COSTS
 13 INCURRED IF A NEW SIGN AND SIGN STRUCTURE WERE ERECTED AT A
 14 CONFORMING LOCATION WITH EQUIVALENT MATERIALS AND EQUIPMENT AT
 15 CURRENT MARKET PRICES.

16 Sec. 19. (1) Signs and their supporting structures erected or
 17 maintained in violation of this act may be removed by the
 18 department in the manner prescribed in this section.

19 (2) ~~There~~ **THE DEPARTMENT** shall ~~be mailed to the owner of the~~
 20 ~~sign~~ **MAIL** by certified mail **TO THE SIGN OWNER AND PERMIT HOLDER** a
 21 notice that the sign or its supporting sign structure violates
 22 stated specified provisions of this act and is subject to removal.
 23 If the ~~owner's~~ **SIGN OWNER OR PERMIT HOLDER'S** address cannot be
 24 determined, **THE DEPARTMENT SHALL POST** a notice ~~shall be posted on~~
 25 the sign. The posted notice shall be written on red waterproof
 26 paper stock of a size not less than 8-1/2 inches by 11 inches. The
 27 **DEPARTMENT SHALL POST THE** notice ~~shall be posted in the area~~

1 designated by section 12 for the placing of permit numbers, in a
2 manner so that it is visible from the highway faced by the sign or
3 sign structure.

4 (3) If the sign or sign structure is not removed or brought
5 into compliance with this act within ~~60~~30 days following the date
6 of posting or mailing of written notice or within such further time
7 as the department may allow in writing, the sign or sign structure
8 shall be considered ~~to be~~ abandoned.

9 (4) The department shall conduct a hearing ~~pursuant to~~ **UNDER**
10 the administrative procedures act of 1969, 1969 PA 306, MCL 24.201
11 to 24.328, at which it shall confirm that the sign is abandoned,
12 that due process has been observed, and that the sign may be
13 removed by the department without payment of compensation and at
14 the expense of the owner. ~~Signs~~ **THE DEPARTMENT SHALL REMOVE SIGNS**
15 or sign structures ~~considered~~ **DETERMINED TO BE** abandoned **UNDER THIS**
16 **SUBSECTION**, and any other sign or sign structure erected or
17 maintained in violation of this act that is not eligible for
18 removal compensation as provided in section 22, ~~shall be removed by~~
19 ~~the department forthwith~~ **IMMEDIATELY** or upon the expiration of such
20 further time as the department allows. The department may recover
21 as a penalty from the owner of the sign or sign structure or, if he
22 or she cannot be found, the owner of the real property upon which
23 the sign or sign structure is located, double the cost of removal
24 or \$500.00, whichever is greater. For frivolous hearings as
25 determined by the administrative law judge, the department may
26 recover as a penalty from the owner of the sign or sign structure,
27 or, if the owner of the sign or sign structure cannot be found, the

1 owner of the real property upon which the sign or sign structure is
2 located, double the cost of an administrative hearing incurred by
3 the department or \$500.00, whichever is greater. Any penalty
4 imposed under this section is subject to de novo review in circuit
5 court.

6 (5) The department, its agents and employees, and any person
7 acting under the authority of or by contract with the department
8 may enter upon private property without liability ~~for so doing in~~
9 connection with the posting or the removal of any sign or sign
10 structure ~~pursuant to~~ **UNDER** this act.

11 (6) The department may contract on a negotiated basis without
12 competitive bidding with a permittee under this act for the removal
13 of any sign or sign structure ~~pursuant to~~ **UNDER** this act.

14 (7) Any repeat violation of this act shall be considered a
15 continuing violation of this act.

16 (8) A sign or sign structure erected or maintained in
17 violation of this act is a nuisance per se. The department, before
18 or after a hearing is conducted, may apply to the circuit court in
19 the county in which a sign is located for an order to show cause
20 why the use of a sign erected or maintained in violation of this
21 act should not be enjoined pending its removal in accordance with
22 this section.

23 **(9) A PERSON THAT ERECTS A SIGN WITHOUT A VALID PERMIT ISSUED**
24 **UNDER THIS ACT IS SUBJECT TO A FINE THAT WILL BE ASSESSED DAILY FOR**
25 **THE DURATION OF THE VIOLATION BEGINNING ON THE DATE THE NOTICE**
26 **REQUIRED UNDER SUBSECTION (2) IS RECEIVED AS INDICATED ON THE**
27 **CERTIFIED MAILING CARD. THE FINE AMOUNTS ARE AS FOLLOWS:**

1 (A) \$100.00 PER DAY FOR THE FIRST 30 DAYS AFTER THE NOTICE IS
2 RECEIVED.

3 (B) \$150.00 PER DAY FOR THE THIRTY-FIRST THROUGH SIXTIETH DAY
4 AFTER THE NOTICE IS RECEIVED.

5 (C) \$175.00 PER DAY FOR THE SIXTY-FIRST THROUGH NINETIETH DAY
6 AFTER THE NOTICE IS RECEIVED.

7 (D) \$200.00 PER DAY FOR THE NINETY-FIRST AND EACH SUBSEQUENT
8 DAY AFTER THE NOTICE IS RECEIVED.

9 (10) IN ADDITION TO THE FINES PROVIDED FOR IN SUBSECTION (9),
10 THE DEPARTMENT MAY RECOVER GROSS REVENUE A PERSON EARNED AS A
11 RESULT OF HIS OR HER VIOLATION OF THIS ACT IF ALL OF THE FOLLOWING
12 APPLY:

13 (A) THE SIGN IS LOCATED IN A BUSINESS AREA.

14 (B) THE SIGN OCCUPIES AN AREA GREATER THAN 300 SQUARE FEET.

15 (C) THE SIGN IS ATTACHED TO THE EXTERIOR OF A PUBLIC OR
16 PRIVATE BUILDING.

17 Sec. 23. (1) The department may promulgate and enforce rules
18 to implement this act in accordance with and subject to ~~Act No. 306~~
19 ~~of the Public Acts of 1969, as amended, being sections 24.201 to~~
20 ~~24.315 of the Compiled Laws of 1948.~~ **THE ADMINISTRATIVE PROCEDURES**
21 **ACT OF 1969, 1969 PA 306, MCL 24.201 TO 24.328.**

22 (2) If a person is aggrieved by any action or inaction of the
23 department, he **OR SHE** may request a formal hearing on the matter
24 involved. The hearing shall be conducted by the department in
25 accordance with the provisions for contested cases in ~~Act No. 306~~
26 ~~of the Public Acts of 1969, as amended~~ **THE ADMINISTRATIVE**
27 **PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.201 TO 24.328. AN**

1 EMPLOYEE OF THE DEPARTMENT MAY REPRESENT THE DEPARTMENT AT THE
2 HEARING, AND AN INDIVIDUAL MAY REPRESENT HIMSELF OR HERSELF AT THE
3 HEARING.

4 (3) A determination, action or inaction by the department
5 following the hearing ~~shall be~~ **IS** subject to judicial review as
6 provided in ~~Act No. 306 of the Public Acts of 1969, as amended.~~ **THE**
7 **ADMINISTRATIVE PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.201 TO**
8 **24.328.**

9 Enacting section 1. Sections 18b and 18c of the highway
10 advertising act of 1972, 1972 PA 106, MCL 252.318b and 252.318c,
11 are repealed.

12 Enacting section 2. This amendatory act takes effect 90 days
13 after the date it is enacted into law.