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EB/CH

SENATE STATE OF MINNESOTA

NINETIETH SESSION

17-0368

S.F. No. 923

| · | | , Dibble, Marty, Dziedzic and Carlson) |
|---|---|---|
| DATE 02/13/2017 | D-PG 586 | OFFICIAL STATUS Introduction and first reading Referred to Transportation Finance and Policy |
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| | | A bill for an act |
| near roadway subdivisions subdivision subdivision Minnesota S | ys an 18, 2 1; 17 11; 1 tatut | ortation; modifying provisions governing outdoor advertising d highways; amending Minnesota Statutes 2016, sections 173.02, 23, by adding subdivisions; 173.04, subdivision 2; 173.06, 3.07, subdivision 1; 173.08, by adding subdivisions; 173.13, 73.16, by adding subdivisions; proposing coding for new law in es, chapter 173; repealing Minnesota Rules, parts 8810.0800, 300, subpart 4. |
| BE IT ENACTE | D BY | THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| | nesot | a Statutes 2016, section 173.02, is amended by adding a subdivision |
| to read: | | |
| | | ned and discontinued. "Abandoned and discontinued" means an |
| | | evice that ceases to display advertising copy for a minimum of one rise being actively marketed to display advertising copy. |
| <u>)</u> | | |
| Sec. 2. Minnese read: | ota S | tatutes 2016, section 173.02, is amended by adding a subdivision to |
| | | ming. "Conforming" means an outdoor advertising device that uirements of this chapter. |
| Sec. 3. Minnes | ota S | tatutes 2016, section 173.02, subdivision 18, is amended to read: |
| Subd. 18. Co | mme | rcial or industrial activity. (a) "Commercial or industrial activity" |
| for the purposes | of un | zoned commercial or industrial areas means an activity generally |
| recognized as co | mme | rcial or industrial by zoning authorities in this state, except that. |
| (b) None of the second | he fol | lowing activities shall be considered commercial or industrial: |
| Sec. 3. | | 1 |
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|--------------|---|-------------------------|--------------------------|------------------------------|--------------------|--|--|
| 2.1 | (1) outdoor advertising devices-: | | | | | | |
| 2.2 | (2) agricultural, forestry, ranching, grazing, farming and related activities, including, | | | | | | |
| 2.3 | | ited to, temporary wa | | - | , | | |
| 2.4 | (3) trans | sient or temporary ac | ctivities . ; | | | | |
| 2.5 | (4) activ | vities not visible from | n the main-travel | ed way- <u>;</u> | | | |
| 2.6 | (5) activ | vities more than 660 | feet from the nea | rest edge of the right-of- | way-: | | |
| 2.7 | (6) activ | vities conducted in a | building principa | ally used as a residence-; | | | |
| 2.8 | (7) railr | road tracks and minor | r sidings . ; | | | | |
| 2.9 | <u>(8)</u> adve | ertising located on ve | ehicles or tractor | trailers; | | | |
| 2.10 | <u>(9) com</u> | mercial establishmen | nts or businesses | that have ceased to exist | or operate; or | | |
| 2.11 | <u>(10) a b</u> | usiness created to in | stall new outdoor | advertising devices. | | | |
| 2.12 2.13 | | | | | | | |
| 2.14 | Subd. 21a. Nonconforming. "Nonconforming" means an outdoor advertising device | | | | | | |
| 2.15 | that was erected and has been maintained lawfully but does not comply with the requirements | | | | | | |
| 2.16 | of this chapter. A nonconforming sign is one that remains in substantially the same condition | | | | | | |
| 2.17 | it was on the effective date of this chapter. | | | | | | |
| 2.18 2.19 | Sec. 5. Minnesota Statutes 2016, section 173.02, is amended by adding a subdivision to read: | | | | | | |
| 2.20 | Subd. 2 | 1b. Off-premise "Of | ff-premise" mean | s an outdoor advertising | device that | | |
| 2.21 | advertises of | or pertains to any bus | siness, product, p | erson, activity, event, or s | ervice that is not | | |
| 2.22 | conducted, sold, manufactured, offered, or located on the property where the sign is located. | | | | | | |
| 2.23 | Sec. 6. Minnesota Statutes 2016, section 173.02, subdivision 23, is amended to read: | | | | | | |
| 2.24 | Subd. 2 | 3. Scenic area. "Scen | nic area" means a | n area within which contr | ol and regulation | | |
| 2.25 | of the erect | ion and maintenance | of advertising de | vices may be exercised to | the extent herein | | |
| 2.26 | provided an | nd such areas shall in | clude only those | established as such by th | e commissioner | | |
| 2.27 | of transportation. Scenic area includes a scenic byway under United States Code, title 23, | | | | | | |
| 2.28 | section 162 | <u>).</u> | | | | | |

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| 3.1 | Sec. 7. Min | nesota Statutes 201 | 16, section 173.02 | e, is amended by adding | a subdivision to | |
| 3.2 | read: | | | | | |
| 3.3 | | | | means roads that recogn | | |
| 3.4 | scenic, cultur | al, historic, natural | , recreational, and | l archaeological qualitie | s and landscapes | |
| 3.5 | pursuant to U | nited States Code, | title 23, section 1 | <u>62.</u> | | |
| 3.6 | Sec. 8. Min | nesota Statutes 201 | 16, section 173.04 | , subdivision 2, is amen | ded to read: | |
| 3.7 | Subd. 2. E | stablishment; rul | es. The commission | oner of transportation ma | ay by rules issued | |
| 3.8 | pursuant to chapter 14 establish scenic areas adjacent to the interstate or primary highways. | | | | | |
| 3.9 | Such scenic areas shall be located outside of the then existing boundaries of cities, and shall | | | | | |
| 3.10 | not include ar | eas then zoned for | commercial or inc | dustrial purposes. These | scenic areas may | |
| 3.11 | include in par | rt but shall not be l | imited to areas co | ntaining national, state | or local parks, | |
| 3.12 | historic sites | and monuments, ar | nd picnic, rest, or i | recreation areas maintair | ed by the public. | |
| 3.13 | Permits for le | gally existing adve | ertising devices no | ot in violation of this cha | apter shall be | |
| 3.14 | granted until | such devices are pa | aid for, but No ne | w advertising devices m | ay be erected | |

within the area after the scenic area has been established by rule. If the state or any local

unit of government legitimately zones all or any part of a scenic area for commercial or

industrial use in accordance with customary usage in the state, then such area or that part

thereof shall cease to be a seenic area. A seenic area will exist when the rights thereto have

been acquired by the state. On-premise outdoor advertising devices that were erected prior

to the scenic area designation may remain erected, but are subject to the reasonable repair

3.22 Sec. 9. Minnesota Statutes 2016, section 173.06, subdivision 1, is amended to read:

and maintenance standards under section 173.265.

Subdivision 1. Authority. The commissioner of transportation shall adopt and may 3.23 modify, amend, or repeal rules governing the issuance of permits or renewals thereof for 3.24 the erection and maintenance of advertising devices within scenic areas; provided that the 3.25 commissioner shall not adopt, modify, amend, or repeal any rule that will impair any 3.26 3.27 agreement with the federal government. The commissioner of transportation may limit the application of any rule adopted by the commissioner to exclude or include in whole or in 3.28 part, specified areas within the scenic area based upon use, nature of the surrounding 3.29 community, or such other factors as may make separate classification or rule necessary or 3.30 desirable. 3.31

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| 4.1 | Sec. 10. Mi | innesota Statutes 20 | 016, section 173. | 07, subdivision 1, is ame | nded to read: |
| 4.2 | Subdivisi | on 1. Forms; cont | ent. Application | for permits or renewals th | nereof for the |
| 4.3 | placement an | d maintenance of a | advertising devic | es within scenic areas sha | Ill be on forms |
| 4.4 | prescribed by | the commissioner | and shall contai | n such information as the | commissioner |
| 4.5 | may require. | No advertising dev | vice shall be plac | ed without the consent of | the owner or |
| 4.6 | occupant of t | he land, and adequ | ate proof of such | consent shall be submitt | ed to the |
| 4.7 | commissione | r at the time applic | ation is made for | such permits or renewal | 5. |
| 4.8 4.9 | Sec. 11. Mi read: | nnesota Statutes 20 |)16, section 173. | 08, is amended by adding | a subdivision to |
| 4.10 | Subd 3 | Seed sign exemptiv | on Cron varietal | and seed corn signs adja | cent to interstate |
| 4.10 | | highways may be e | | | cent to interstate |
| 4.11 | | | | | |
| 4.12 | <u>(1) is loca</u> | ated on demonstration | ion plats; | | |
| 4.13 | <u>(2) is loca</u> | ated on private prop | perty; | | |
| 4.14 | <u>(3) does r</u> | not violate section | 160.27 or 160.27 | 15; and | |
| 4.15 | <u>(4) does r</u> | ot reference an off | -site address who | ere the product may be so | <u>ld.</u> |
| 4.16 | Sec. 12. Mi | nnesota Statutes 20 |)16, section 173. | 08, is amended by adding | a subdivision to |
| 4.17 | read: | | | | |
| 4.18 | Subd. 4. | Violations; remova | al. The Departme | ent of Transportation may | remove signs |
| 4.19 | that violate th | nis section using the | e removal proced | ures under section 173.13 | , subdivision 11. |
| 4.20 | Sec. 13. Mi | innesota Statutes 20 | 016, section 173. | 13, subdivision 11, is am | ended to read: |
| 4.21 | Subd. 11. | Removal of adver | rtising device fo | r noncompliance. Adver | tising devices |
| 4.22 | erected or ma | aintained after June | 8, 1971, not con | nplying with Laws 1971, | chapter 883, and |
| 4.23 | not otherwise | : by Laws 1971, ch | apter 883, permi | tted to stand this chapter | may be removed |
| 4.24 | by the commi | issioner upon 60 da | ys prior written n | otice by certified mail to t | he owner thereof |
| 4.25 | of the adverti | sing device and to t | he owner of the r | eal property on which suc | <u>h-the</u> advertising |
| 4.26 | device is loca | ated, provided that. | No notice shall | be is required to be given | to the owner of |
| 4.27 | an advertising | g device whose nar | ne is not stated u | pon the advertising device | e or the structure |
| 4.28 | on which it is | displayed, unless t | the name of such | the owner is otherwise re | asonably known |

- removal. The period of such notice shall be computed from the date of mailing to both the 4.30
- owner of the advertising device and the owner of the real property where the device is 4.31

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to the commissioner. The owner of the removed device is liable to the state for the costs of

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| 5.1 | located. The | department must s | tore a removed ou | tdoor advertising devic | e for a minimum | | |
| 5.2 | of 30 days prior to disposal. If the outdoor advertising device is not retrieved by the owner | | | | | | |
| 5.3 | within 30 day | vs of removal, the | department may di | spose of the outdoor ac | dvertising device. | | |
| 5.4 | The state is n | ot liable for trespa | ass actions or sign | costs for outdoor adver | tising devices | | |
| 5.5 | removed und | er this subdivision | if proper notice h | as been served. | | | |
| 5.6 | Sec. 14. [17 | <u>3.155] CHANGE</u> | ABLE ELECTRO | DNIC VARIABLE MI | ESSAGE SIGNS. | | |
| 5.7 | Subdivisi | on 1. Definition. H | For the purposes of | this section, "changea | ble electronic | | |
| 5.8 | variable mess | age sign" or "CEV | VMS" means an ou | tdoor advertising device | ce that contains | | |
| 5.9 | light-emitting | ; diodes or other te | echnology to displa | y copy visible during t | he day or at night, | | |
| 5.10 | with the copy | changes initiated | by a computer. | | | | |
| 5.11 | <u>Subd. 2.</u> | Prohibition. Interr | nittent, animated, s | scrolling, full-motion v | ideo elements, or | | |
| 5.12 | moving lights | are prohibited on | outdoor advertisin | ng devices, including C | EVMS. | | |
| 5.13 | Subd. 3. Exceptions. (a) Notwithstanding subdivision 2, a CEVMS is permissible if: | | | | | | |
| 5.14 | (1) the message does not change more frequently than once every six seconds; | | | | | | |
| 5.15 | (2) the transition between messages or copy does not exceed two seconds in duration; | | | | | | |
| 5.16 | (3) the me | essage brightness of | does not exceed 0.3 | 3 foot-candles over am | bient light, as | | |
| 5.17 | measured using a foot candle meter from the following distances: | | | | | | |
| 5.18 | (i) for sign | ns with a nominal | face size of 12 fee | t by 25 feet, from 15 fe | vet; | | |
| 5.19 | (ii) for sig | ns with a nominal | face size of 10 fee | et, six inches, by 36 fee | t, from 200 feet; | | |
| 5.20 | and | | | | | | |
| 5.21 | (iii) for si | gns with a nomina | ll face size of 14 fe | et by 48 feet, from 250 |) feet; and | | |
| 5.22 | (4) the me | ssage brightness d | oes not have intens | ity of brilliance that cau | ises glare, impairs | | |
| 5.23 | the vision of | the driver of a mot | tor vehicle, or othe | rwise interferes with th | e operation of the | | |
| 5.24 | motor vehicle | <u>).</u> | | | | | |
| 5.25 | <u>(b)</u> The bi | ightness measure | ment under paragra | uph (a), clause (3), mus | t be conducted at | | |
| 5.26 | least 30 minu | tes after sunset or | at least 30 minutes | before sunrise. Each C | EVMS must have | | |
| 5.27 | automatic dir | nming technology | that adjusts the de | vice's brightness levels | in response to | | |
| 5.28 | changes in an | nbient light. | | | | | |

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| 6.1 | Sec. 15. Minne | esota Statutes 20 | 16, section 173. | 16, is amended by adding | g a subdivision to | | |
| 6.2 | read: | | | | | | |
| 6.3 | Subd. 6. Stationary structure. Advertising devices must: | | | | | | |
| 6.4 | (1) be station | nary; | | | | | |
| 6.5 | (2) be immo | bile <u>;</u> | | | | | |
| 6.6 | (3) not have | wheels; and | | | | | |
| 6.7 | (4) be incapa | able of relocation | n without a perm | <u>nit.</u> | | | |
| 6.8 | Sec. 16. Minne | esota Statutes 20 | 16, section 173. | 16, is amended by adding | g a subdivision to | | |
| 6.9 | read: | | | | | | |
| 6.10 | Subd. 7. Per | manent busines | s. (a) A busines | s that is located in an unzo | oned commercial | | |
| 6.11 | and industrial ar | ea must be in ex | istence for at lea | ast three months before a | permit may be | | |
| 6.12 | issued. An outdo | oor advertising d | evice erected pr | tior to receiving a permit | is subject to | | |
| 6.13 | removal. | | | | | | |
| 6.14 | (b) A commo | ercial establishm | ent may demon | strate evidence of its exis | tence by having | | |
| 6.15 | a Web site, a tel | ephone number t | that is answered | or has an answering mac | hine identifying | | |
| 6.16 | the business, a storefront, pictorial evidence of the business, a building permit, or a lease. | | | | | | |
| 6.17 | Sec. 17. [173.2 | 265] OUTDOOI | R ADVERTISI | NG DEVICES; REMO | VAL; | | |
| 6.18 | MAINTENAN | CE. | | | | | |
| 6.19 | Subdivision | 1 Definitions. (a |) For the purpos | ses of this section, the follo | owing terms have | | |
| 6.20 | the meanings gi | | | | | | |
| 6.21 | (b) "Destroy | ed" means that 5 | 0 percent or mo | re of a nonconforming ou | tdoor advertising | | |
| 6.22 | device's upright | supports are phy | sically damage | d to a degree that normal | repair practices | | |
| 6.23 | would require re | eplacement of broken | oken wooden su | pports or replacement of | broken, bent, or | | |
| 6.24 | twisted supports | s for metal sign s | tructures. | | | | |
| 6.25 | (c) "Reasona | ble repair and m | aintenance" me | ans customary maintenan | ce and change of | | |
| 6.26 | a sign's copy or | message, and inc | cludes replacem | ent of existing light fixtu | res with energy | | |
| 6.27 | efficient fixtures | or installation of | f other energy ef | ficiency improvements. F | Reasonable repair | | |
| 6.28 | and maintenance | e does not includ | le: | | | | |
| 6.29 | (1) the additi | ion of illumination | on; | | | | |

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| 7.1 | <u>(</u> 2) repair | , reinstallation, ere | ction, or mainten | ance for outdoor advertis | sing devices that |
| 7.2 | are destroyed | <u>1;</u> | | | |
| 7.3 | (3) enlarg | ging the nonconfor | ming device; | | |
| 7.4 | (4) chang | ing the device from | n a wood structur | e to a steel or concrete st | tructure; or |
| 7.5 | <u>(5) any cl</u> | hange that would to | erminate nonconf | orming status. | |
| 7.6 | <u>(d)</u> "Subs | tantial change" me | ans any action tha | t does not constitute reas | onable repair and |
| 7.7 | maintenance | <u>-</u> | | | |
| 7.8 | Subd. 2. | Application. This | section applies or | nly to outdoor advertising | g devices subject |
| 7.9 | to state and f | ederal regulation u | under United State | es Code, title 23, section | 131, and any |
| 7.10 | regulations a | dopted under that | law. | | |
| 7.11 | <u>Subd. 3.</u> | Removal. The depa | rtment may remov | ve a destroyed, abandoned | d, or discontinued |
| 7.12 | outdoor adve | ertising device, sub | ject to the limitat | ions provided under this | chapter. |
| 7.13 | <u>Subd. 4.</u> | Reasonable repair | and maintenanc | e. (a) The owner of an ou | utdoor advertising |
| 7.14 | device may p | perform reasonable | repair and mainte | enance on any device, pro | ovided the device |
| 7.15 | is not destroy | yed. | | | |
| 7.16 | (b) Any a | ction not constitutin | ng reasonable repa | ir and maintenance will s | ubject the outdoor |
| 7.17 | advertising d | levice to immediate | e removal under s | ubdivision 3. | |
| 7.18 | <u>Subd. 5.</u> | Substantial chang | ge. Substantial cha | inges to outdoor advertis | ing devices are |
| 7.19 | prohibited. A | substantial change | e to a nonconform | ing outdoor advertising d | evice will subject |
| 7.20 | the sign to in | nmediate removal | under subdivisior | <u>13.</u> | |
| 7.21 | Sec. 18. R | EPEALER. | | | |
| | | | | | |

7.22 Minnesota Rules, parts 8810.0800, subpart 3; and 8810.1300, subpart 4, are repealed.

APPENDIX Repealed Minnesota Rule: 17-0368

8810.0800 SCENIC AREAS.

Subp. 3. On-premise signs. Within a scenic area on-premise signs as follows are allowed:

A. one name plate sign per real estate parcel not to exceed eight square feet in size including trim and border but excluding base and apron supports and other structural members;

B. two signs, one facing each direction of traffic per real estate parcel not exceeding eight square feet in size per each face, including trim and border but excluding base and apron supports and other structural members, for the purpose of advertising the sale, hire, or lease of the property or contiguous property of the parcel owner, lessee, or occupant; and

C. any sign not exceeding 150 square feet in size (per face) including border, trim, or other embellishments, excluding base and apron supports and other structural members advertising the business conducted, services rendered, goods produced or sold that is within 100 feet in either direction of travel (as measured along the edge of the roadbed) from the site on the property where said activity or activities are conducted or access thereto is provided. Outside this 100 feet of the site on the property where said activity or activities are conducted or access thereto is provided there shall not be more than two on-premise advertising devices, one facing each direction of traffic.

8810.1300 PERMITS, FEES, AND RENEWALS.

Subp. 4. **Expiration and renewal.** Requests for permit renewals will not be accepted more than 60 calendar days prior to the expiration date of the permit. All permits within scenic areas will expire on December 31 of each year. All permits for signs in nonscenic areas will expire on June 30 of every year.