

Rep. Sue Scherer

## Filed: 4/12/2013

	09800HB2764ham002 LRB098 10755 MGM 44560 a
1	AMENDMENT TO HOUSE BILL 2764
2	AMENDMENT NO Amend House Bill 2764 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Highway Advertising Control Act of 1971 is
5	amended by changing Sections 3.12, 4.02, 4.03, 4.04, 5, and 8
6	and by adding Sections 3.17, 3.18, and 3.19 as follows:
7	(225 ILCS 440/3.12) (from Ch. 121, par. 503.12)
8	Sec. 3.12. <u>Business area.</u> <del>(a)</del> "Business area" means any
9	part of an area adjacent to and within 660 feet of the
10	right-of-way which is at any time zoned for business,
11	commercial or industrial activities under the authority of any
12	law of this State; or not so zoned, but which constitutes an
13	unzoned commercial or industrial area as defined in Section
14	3.11. However, as to signs along Interstate highways, the term
15	"business area" includes only areas which are within
16	incorporated limits of any city, village, or incorporated town,

1 as such limits existed on September 21, 1959, and which are 2 zoned for industrial or commercial use, or both, or to portions 3 of Interstate highways which traverse other areas where the 4 land use, as of September 21, 1959, was established by State 5 law as industrial or commercial, or both.

-2-

With respect to signs owned or leased by the State or a 6 political subdivision, an area zoned for business, commercial, 7 or industrial activities that is adjacent to and within 660 8 feet of an Interstate highway and that is in Township 41 North, 9 10 Range 10 East of the Third Principal Meridian, shall be deemed a "business area" for purposes of this Act. This zoning must 11 have been a part of comprehensive zoning and not have been 12 13 created primarily to permit outdoor advertising structures as described in 23 CFR 750. 14

(b) The changes to this Section made by this amendatory Act 15 of the 95th General Assembly are intended to comply with the 16 federal Highway Beautification Act of 1965, 23 U.S.C. 131, and 17 the regulations promulgated thereunder by the Secretary of the 18 United States Department of Transportation. To the extent that 19 20 the Secretary of the United States Department of Transportation 21 or any court finds the changes to this Section made by this 22 amendatory Act to be inconsistent with or preempted by such law 23 or regulations, the changes shall be repealed to the extent 24 necessary to cure such inconsistency or preemption.

25 (c) The provisions of this amendatory Act of the 95th
 26 General Assembly shall not be applicable if such application

09800HB2764ham002 -3- LRB098 10755 MGM 44560 a

1	would impact the receipt, use, or reimbursement of federal
2	funds by the Illinois Department of Transportation.
3	(Source: P.A. 95-340, eff. 1-1-08.)
4	(225 ILCS 440/3.17 new)
5	Sec. 3.17. On-premise signs. "On-premise sign" means any
6	sign advertising a business or activity conducted on the
7	property on which they are located.
8	(225 ILCS 440/3.18 new)
9	Sec. 3.18. Off-premise signs. "Off-premise sign" means any
10	sign advertising a business or activity not being conducted on
11	the same property as the sign.
12	(225 ILCS 440/3.19 new)
13	Sec. 3.19. Real estate signs. "Real estate sign" means any
14	sign advertising solely the sale or lease of the property on
15	which the sign is located.
16	(225 ILCS 440/4.02) (from Ch. 121, par. 504.02)
17	Sec. 4.02. Real estate signs. Real estate signs as defined
18	in Section 3.19 of this Act. However, real estate signs must
19	comply only with the provisions in Section 5 of this Act. Signs
20	advertising the sale or lease of property on which they are
21	located, which signs, if along Interstate highways outside a
22	"business area", comply with the following requirements:

(a) There may not be more than one such sign designed to 1 attract traffic on the Interstate highway proceeding in any one 2 direction; 3 4 (b) The sign may not exceed 150 square feet in size; 5 (c) No such sign may be erected or maintained which attempts or appears to attempt to direct the movement of 6 traffic or which interferes with, indicates or resembles any 7 official traffic sign, signal or device; 8 9 (d) No such sign may be crected or maintained which 10 prevents the driver of a vehicle from having a clear and unobstructed view of official signs and approaching or merging 11 traffic; 12 (c) No such sign may be created or maintained which 13 contains, includes, or is illuminated by any flashing, 14 15 intermittent or moving light or lights; 16 (f) No lighting may be used in any way, in connection with any such sign, unless it is so effectively shielded as to 17 prevent beams or rays of light from being directed at any 18 portion of the main traveled way of the highway, or is of such 19 20 low intensity or brilliance as not to cause glare or to impair 21 the vision of the driver of any motor vehicle, or to otherwise 22 interfere with any driver's operation of a motor vehicle; (g) No such sign may be erected or maintained which moves 23 24 or has any animated or moving parts and no such sign may be 25 erected or maintained upon trees or painted or drawn upon rocks 26 or other natural features.

09800HB2764ham002

1 (Source: P.A. 77-1815.)

2 (225 ILCS 440/4.03) (from Ch. 121, par. 504.03)

Sec. 4.03. <u>On-premise signs. On-premise signs as defined in</u>
<u>Section 3.17 of this Act. However, on-premise signs must comply</u>
<u>only with the provisions in Section 5 of this Act.</u> Signs
advertising activities conducted on the property on which they
are located; which, if along Interstate highways outside a
"business area" comply with the following requirements:

9 (a) There may not be more than one such sign located more
 10 than 50 feet from such activity designed to attract traffic on
 11 the Interstate highway proceeding in any one direction;

12 (b) No such sign visible to traffic on an Interstate highway and located more than 50 feet from such activity, which 13 14 displays any trade name referring to or identifying any service rendered or any product sold, used or otherwise handled, may be 15 permitted unless the name of the advertised activity is 16 displayed as conspicuously as such trade name. This restriction 17 does not apply if the trade name identifies or characterizes 18 19 places for lodging, eating, telephone facilities, vehicle service and repair, or identifies vehicle equipment, parts, 20 accessories, fuels, oils or lubricants being offered for sale 21 22 at such places;

(c) No such sign in excess of 20 feet in length, width or
 height, or 150 square feet in area, including border and trim,
 but excluding supports, may be erected or maintained more than

1	50 feet from the activities conducted upon the property where
2	the sign is located;
3	(d) The sign must comply with subparagraphs (c), (d), (f)
4	and (g) of Section 4.02;
5	(e) No such sign may be erected or maintained which
6	contains, includes, or is illuminated by any flashing,
7	intermittent or moving light or lights except those which may
8	be changed at reasonable intervals by electronic process or by
9	remote control as long as these do not interfere with the
10	effectiveness of an official traffic control device.
11	(Source: P.A. 81-550.)
12	(225 ILCS 440/4.04) (from Ch. 121, par. 504.04)
13	Sec. 4.04. <u>Off-premise signs. Off-premise signs</u> <del>Signs</del>
14	which are erected in business areas after the effective date of
15	this Act and which comply, when erected, with Sections 5, 6
16	(subject to provisions of Section 7) and 8 of this Act.
17	(Source: P.A. 77-1815.)
18	(225 ILCS 440/5) (from Ch. 121, par. 505)
19	Sec. 5. No sign may be erected or maintained that:
20	(a) attempts or appears to attempt to direct the movement
21	of traffic or which interferes with, indicates, or resembles
22	any official traffic sign, signal, or device, or which prevents
23	the driver of a vehicle from having a clear and unobstructed
24	view of official signs and approaching or merging traffic;

## 1 2 device; (a-5) contains, includes, or is illuminated by any 3 4 flashing, intermittent, or moving light or lights, except those 5 changed at reasonable intervals by electronic process or by remote control, as long as they do not interfere with the 6 effectiveness of an official traffic control device or those 7 giving public service information, such as, without 8 limitation, time, weather, date, and temperature; no lighting 9 10 may be used in any way in connection with any sign, unless it 11 is so effectively shielded as to prevent beams or rays of light from being directed at any portion of the main-traveled way of 12 13 the highway, or is of such low intensity or brilliance as not 14 to cause glare or to impair the vision of the driver of any 15 motor vehicle or to otherwise interfere with any driver's 16 operation of a motor vehicle; (b) is Is erected, painted or drawn upon trees, rocks, or 17 18 other natural features; 19 (c) is <del>Is</del> structurally unsafe or in disrepair; 20 (c-5) advertises or promotes activities that are illegal under federal or State law in effect at the location of those 21 22 signs or activities; or (d) is <del>Is</del> erected adjacent to a scenic byway that is a 23 24 primary or Interstate highway after the effective date of this 25 amendatory Act of 1996, except those signs described in Sections 4.01, 4.02, 4.03, 4.06, and 4.08 of this Act. 26

09800HB2764ham002

1 (Source: P.A. 89-605, eff. 8-2-96.)

2 (225 ILCS 440/8) (from Ch. 121, par. 508)

3 Sec. 8. Within 90 days after the effective date of this 4 Act, each sign, except signs described by Sections Section 5 4.01, and signs along primary highways described by Sections 4.02, and 4.03, must be registered with the Department by the 6 7 owner of the sign, on forms obtained from the Department. 8 Within 90 days after the effective date of this amendatory Act 9 of 1975, each sign located beyond 660 feet of the right-of-way 10 located outside of urban areas, visible from the main-traveled way of the highway and erected with the purpose of the message 11 being read from such traveled way, must be registered with the 12 13 Department by the owner of the sign on forms obtained from the 14 Department. The Department shall require reasonable 15 information to be furnished including the name of the owner of the land on which the sign is located and a statement that the 16 17 owner has consented to the erection or maintenance of the sign. Registration must be made of each sign and shall be accompanied 18 19 by a registration fee of \$5.

No sign, except signs described by <u>Sections</u> Section 4.01, and signs along primary highways described by Sections 4.02, and 4.03, may be erected after the effective date of this Act without first obtaining a permit from the Department. The application for permit shall be on a form provided by the Department and shall contain such information as the Department 09800HB2764ham002 -9- LRB098 10755 MGM 44560 a

1 may reasonably require. Upon receipt of an application 2 containing all required information and appropriately executed 3 and upon payment of the fee required under this Section, the 4 Department then issues a permit to the applicant for the 5 erection of the sign, provided such sign will not violate any 6 provision of this Act. The application fee shall be as follows:

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(1) for signs of less than 150 square feet, \$50;

8 (2) for signs of at least 150 but less than 300 square 9 feet, \$100; and

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(3) for signs of 300 or more square feet, \$200.

Upon change of sign ownership the new owner of the sign shall notify the Department and supply the necessary information to renew the permit for such sign at no cost within do days after the change of ownership. Any permit not so renewed shall become void.

16 Owners of registered signs shall be issued an identifying tag, which must remain be securely affixed to the front face of 17 the sign or sign structure in a conspicuous position by the 18 owner within 60 days after receipt of the tag; owners of signs 19 20 erected by permit shall be issued an identifying tag which must remain be securely affixed to the front face of the sign or 21 sign structure in a conspicuous position by the owner upon 22 completion of the sign erection or within 10 days after receipt 23 24 of the tag, whichever is the later.

25 (Source: P.A. 87-1205.)

09800HB2764ham002 -10- LRB098 10755 MGM 44560 a

1 (225 ILCS 440/4.07 rep.)

Section 10. The Highway Advertising Control Act of 1971 is
amended by repealing Section 4.07.

Section 99. Effective date. This Act takes effect upon
becoming law.".