Senate Amendment 3155

```
PAG LIN
               Amend Senate File 401 as follows:
                Page 1, by inserting after line 2 the
          3 following:
               <Section 1. Section 306C.11, subsection 2, Code
         5 2007, is amended to read as follows:
                2. Advertising devices concerning activities
          7 conducted on the property on which they are located,
         8 nor shall the property upon which they are located be
         9 construed to mean located upon any contiguous area
        10 having inconsistent use, size, shape, or ownership.
      1 11 However, businesses located within the limits of a
      1 12 commercial or industrial development may be advertised 1 13 on a sign located anywhere within the development 1 14 regardless of land ownership.
      1 15 \pm 2. Page 7, by inserting after line 1 the
        16 following:
        17
                <Sec. _
                              Section 321.285, Code 2007, is amended
      1 18 by adding the following new subsection:
        19 <u>NEW SUBSECTION</u>. 7. Notwithstanding any other 20 speed restrictions, a self=propelled implement of 21 husbandry equipped with flotation tires that is
      1 19
        22 designed to be loaded and operated in the field and
        23 used exclusively for the application of organic or 24 inorganic plant food materials, agricultural
        25 limestone, or agricultural chemicals shall not be
        26 operated on a highway at a speed in excess of 27 thirty=five miles per hour.>
        28 <u>#3.</u> Page 7, by inserting after line 10 the
      1
        29 following:
         30
              <Sec.
                              Section 321.463, subsection 4,
        30 <Sec. ___. Section 321.463, subsection 4, 31 paragraph a, unnumbered paragraph 1, Code 2007, is
        32 amended to read as follows:
                Self=propelled implements of husbandry used
        34 exclusively for the application of organic or
        35 inorganic plant food materials, agricultural
      1
        36 limestone, or agricultural chemicals, unless traveling
            under a permit issued pursuant to section 321E.8A,
        38 shall be operated in compliance with this section.
        39 Sec. ____. Section 321E.2, unnumbered paragraph 1, 40 Code 2007, is amended to read as follows:
41 Annual, multi=trip, and single=trip permits shall
      1 39
      1 41
      1 42 be issued by the authority responsible for the
        43 maintenance of the system of highways or streets.
        44 However, the department may issue permits on primary
        45 road extensions in cities in conjunction with
        46 movements on the rural primary road system. The
        47 department may issue an all=system permit under
48 section 321E.8 which is valid for movements on all
        49 highways or streets under the jurisdiction of either
        50 the state or those local authorities which have 1 indicated in writing to the department those streets
          2 or highways for which an all=system permit is not
         3 valid. The department may issue annual permits 4 pursuant to section 321E.8A valid only for operation
         5 on noninterstate highways in counties stipulated in
         6 the permit.
               Sec.
                              Section 321E.7, Code 2007, is amended by
         8 adding the following new subsection:
              NEW SUBSECTION. 4. Notwithstanding subsections 1
        10 and 2, a self=propelled implement of husbandry
11 traveling under a permit issued pursuant to section
        12 321E.8A may exceed the maximum axle loads prescribed
        13 under section 321.463 only when operated unladen on a
         14 noninterstate highway in a county covered under the
        15 permit, provided the weight on any one axle does not
        16 exceed twenty=five thousand pounds, and provided the
        17 current and valid permit is carried in the vehicle.
18 For purposes of this subsection, "noninterstate
        19 highway" does not include a bridge.
        20 Sec. NEW SECTION. 321E.8A SEI 21 IMPLEMENT OF HUSBANDRY == ANNUAL PERMIT.
                                                           SELF=PROPELLED
             1. A self=propelled implement of husbandry
      2 23 equipped with flotation tires that is designed to be
```

24 loaded and operated in the field and used exclusively

2 25 for the application of organic or inorganic plant food 2 26 materials, agricultural limestone, or agricultural 27 chemicals, and that, as newly manufactured, exceeds 28 the axle weight limits under section 321.463 when 29 unloaded, may be operated on noninterstate highways, 30 excluding bridges, in a county pursuant to a permit 31 issued by the department for travel within the county. 32 Prior to issuing a permit, the department shall 33 collect a fee of six hundred dollars for each county 34 in which the vehicle will be operated during the 35 period of the permit beginning July 1 and ending June 36 30, provided that a permit shall not be issued for a 37 vehicle for operation in more than ten counties and 38 the total amount of fees collected for a vehicle for 39 the period of the permit shall not exceed three 40 thousand five hundred dollars. Moneys collected by 41 the department on behalf of the counties in which the 42 vehicle will be operated shall be allotted equally to 43 those counties and deposited in the secondary road 44 funds of those counties. A vehicle for which a permit 45 is issued under this section shall be assigned a 46 permit number that shall be displayed on the door of 47 the vehicle in numbers that contrast sharply in color 48 with the background on which the number is placed, be 49 readily legible during daylight hours from a distance 50 of fifty feet when the vehicle is stationary, and be 1 maintained in a manner that retains the legibility. 2 Only vehicles originally purchased or ordered prior to 3 February 1, 2007, are eligible for a permit. New 4 permits shall not be issued on or after July 1, 2007; 5 however, a permit issued for a vehicle under this 6 section prior to July 1, 2007, may be renewed for that 7 vehicle annually upon payment of the appropriate 8 county fees. 2. A vehicle described in subsection 1 shall not 10 be operated on a highway without a permit issued under 11 this section. The owner of a vehicle that is operated 12 in violation of section 321E.7, subsection 4, or this 13 section is subject to a civil penalty of ten thousand 14 dollars, in addition to any other penalties that may 15 apply.> 16 #4. Page 14, by inserting after line 32 the 17 following: IMPLEMENTATION OF PERMITTING PROCESS 18 <Sec. 19 FOR CERTAIN SELF=PROPELLED IMPLEMENTS OF HUSBANDRY. 20 The department of transportation shall begin accepting 21 applications for permits required under section 22 321E.8A, as enacted in this Act, on or before June 1, 23 2007, and shall provide for the issuance of those 24 permits prior to July 1, 2007, to be effective July 1, 25 2007.> 26 <u>#5.</u> Page 15, by inserting after line 12 the 27 following: <5. The section of this Act requiring the 28 29 department of transportation to implement the 30 permitting process for certain self=propelled 31 implements of husbandry, being deemed of immediate 32 importance, takes effect upon enactment.>
33 #6. Title page, line 4, by inserting after the 34 word <to> the following: <the placement of 35 advertising devices along primary highways,>. 36 <u>#7.</u> Title page, line 9, by striking the words <and 37 fees>. Title page, line 12, by inserting after the 38 <u>#8.</u>

3 46 THOMAS RIELLY 3 47 SF 401.301 82 3 48 dea/cf/7536

43 44 45

39 word <trucks,> the following: <requirements for 40 operation of certain self=propelled implements of

41 husbandry on secondary roads,>.
42 <u>#9.</u> By renumbering as necessary.