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HOUSE BILL No. 5945

May 8, 2018, Introduced by Reps. Lasinski, Elder, Sneller, Dianda, Chirkun, Brinks, Graves, Lilly, Victory, Howell, Frederick, Pagel, Brann, Peterson, Yaroch, Roberts, Theis, VanderWall, VanSingel, Sabo, Albert, Calley, Phelps and Zemke and referred to the Committee on Transportation and Infrastructure.

A bill to amend 1949 PA 300, entitled "Michigan vehicle code,"

by amending section 726 (MCL 257.726), as amended by 2008 PA 539.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 726. (1) Local SUBJECT TO SUBSECTION (4), LOCAL

 authorities and county road commissions with respect to highways

 under their jurisdiction, except state trunk line highways, by

 ordinance or resolution, may do any of the following:
 - (a) Prohibit the operation of trucks or other commercial vehicles on designated highways or streets.
 - (b) Impose limitations as to the weight of trucks or other commercial vehicles on designated highways or streets.

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- (c) Provide that only certain highways or streets may be used
 by trucks or other commercial vehicles.
- 3 (2) Any prohibitions, limitations, or truck route designations 4 established under subsection (1) shall be designated by appropriate 5 signs placed on the highways or streets. The design and placement 6 of the signs shall be consistent with the requirements of section 7 608.
- 8 (3) If a township has established any A prohibition or 9 limitation under subsection (1) on any county primary road that an adjoining township determines diverts traffic onto a border highway 10 11 or street shared by the township and the adjoining township, the 12 adjoining township may submit a written objection to the county 13 road commission having jurisdiction over the county primary road, 14 along with a copy to the township that established the prohibition 15 or limitation, on or before the later of March 1, 2009, or 60 days 16 after the township approves the prohibition or limitation. The 17 written objection shall explain how the prohibition or limitation diverts traffic onto the border highway or street shared by the 18 19 township and the adjoining township. The county road commission 20 shall then investigate the objection. The township and adjoining 21 township shall cooperate with that investigation and negotiate in 22 good faith to resolve the objection. If the objection is not 23 resolved within 60 days after the township receives the copy of the 24 written objection, the county road commission has the authority to, 25 and—shall —either approve or void the prohibition or limitation that is the subject of the objection within 60 days thereafter, 26 27 Which AFTER THE 60-DAY PERIOD DESCRIBED IN THIS SUBSECTION, AND THE

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- 1 decision shall be final. For purposes of AS USED IN this
- 2 subsection, "county primary road" means a highway or street
- 3 designated as a county primary road pursuant to UNDER 1951 PA 51,
- 4 MCL 247.671 to 247.675.
- 5 (4) AN ORDINANCE OR RESOLUTION DESCRIBED IN SUBSECTION (1) (A)
- 6 DOES NOT APPLY TO A VEHICLE THAT IS USED TO TRANSPORT AGRICULTURAL
- 7 PRODUCTS, FARM MACHINERY, FARM SUPPLIES, OR A COMBINATION OF THESE
- 8 ITEMS, TO OR FROM A FARM OR AS NECESSARY FOR AGRICULTURAL
- 9 PRODUCTION.
- 10 (5) (4) A person who violates a prohibition, limitation, or
- 11 truck route designation established pursuant to UNDER subsection
- 12 (1) is responsible for a civil infraction.
- 13 Enacting section 1. This amendatory act takes effect 90 days
- 14 after the date it is enacted into law.