Senate
. House
Comm: RCS
01/18/2013
.
-
-
. .

The Committee on Transportation (Richter) recommended the following:

## Senate Amendment (with title amendment)

Delete lines 189 - 195
and insert:
2. The owner of the converted vehicle must provide an affidavit to the department attesting that the vehicle has been modified to comply with the speed restrictions provided in s. 320.01(42) and acknowledging that the vehicle must be operated in accordance with s. 316.212 , s. 316.2125 , s. 316.2126 , or $s$. 316.21265.
3. Upon verification of the conversion, the department shall note in the vehicle record that the low-speed vehicle has

Page 1 of 2

## Ì420914ÉÎ420914

been converted to a golf cart and shall cancel the certificate of title and registration of the vehicle.
(b) The department shall establish a fee of $\$ 40$ to cover the cost of verification and associated administrative costs for carrying out its responsibilities under this subsection.
(c) The department shall issue a decal reflecting the conversion of the vehicle to a golf cart, upon which is clearly legible the following text: "CONVERTED VEHICLE. Max speed 20 mph." The decal must be displayed on the rear of the vehicle, so that the decal is plainly visible.
================== T I T E A M E N D M E N T ================== And the title is amended as follows:

Delete line 6
and insert:
requiring an affidavit; requiring the Department of Highway Safety and Motor Vehicles to issue a decal; providing specifications for the decal; providing for a fee; providing an effective date.

