

SENATE AMENDMENT NO. _____

Offered by _____ of _____

Amend _____ Bill No. _____, Page _____, Section _____, Line _____,

by inserting immediately after said line the following:

"301.3176. 1. Any vehicle owner may apply for
"BackStoppers" license plates for any motor vehicle the person
owns, either solely or jointly, other than an apportioned motor
vehicle or a commercial motor vehicle licensed in excess of
twenty-four thousand pounds gross weight. Upon making a ten
dollar contribution to the BackStoppers General Operating Fund or
to the BackStoppers Education Fund, the vehicle owner may apply
for the "BackStoppers" plate. If the contribution is made
directly to the BackStoppers General Operating Fund or to the
BackStoppers Education Fund, the organization shall issue the
individual making the contribution a receipt, verifying the
contribution, that may be used to apply for the "BackStoppers"
license plate. If the contribution is made directly to the
director of revenue pursuant to section 301.3031, the director
shall note the contribution and the owner may then apply for the
"BackStoppers" plate. The applicant for such plate shall pay a
fifteen dollar fee in addition to the regular registration fees
and present any other documentation required by law for each set
of "BackStoppers" plates issued pursuant to this section.
Notwithstanding the provisions of section 301.144, no additional

1 fee shall be charged for the personalization of license plates
2 issued pursuant to this section. The "BackStoppers" plate shall
3 bear the emblem of a thin blue line encompassed in black as
4 prescribed by the director of revenue and shall have the word
5 "BACKSTOPPERS". Such license plates shall be made with fully
6 reflective material with a common color scheme and design, shall
7 be clearly visible at night, and shall be aesthetically
8 attractive, as prescribed by section 301.130.

9 2. The director of revenue may promulgate rules and
10 regulations for the administration of this section. Any rule or
11 portion of a rule, as that term is defined in section 536.010,
12 that is created under the authority delegated in this section
13 shall become effective only if it complies with and is subject to
14 all of the provisions of chapter 536 and, if applicable, section
15 536.028. This section and chapter 536 are nonseverable and if
16 any of the powers vested with the general assembly pursuant to
17 chapter 536 to review, to delay the effective date, or to
18 disapprove and annul a rule are subsequently held
19 unconstitutional, then the grant of rulemaking authority and any
20 rule proposed or adopted after August 28, 2020, shall be invalid
21 and void."; and

22 Further amend the title and enacting clause accordingly.
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