KRB/HL

22-05698

# SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

# S.F. No. 3299

| (SENATE AUTH           | IORS: JASI       | NSKI)  |
|------------------------|------------------|--|
| <b>DATE</b> 02/21/2022 | <b>D-PG</b> 5074 | OFFICIAL STATUS<br>Introduction and first reading<br>Referred to Transportation Finance and Policy |

| 1.1   | A bill for an act  |
|---|--|
| 1.2<br>1.3<br>1.4<br>1.5<br>1.6<br>1.7<br>1.8 | relating to motor vehicles; amending requirements governing establishment and discontinuance of special license plates; amending a fee; appropriating money; requiring a report; amending Minnesota Statutes 2020, section 168.1293; repealing Minnesota Statutes 2020, sections 168.1256, subdivision 4; 168.1282, subdivision 4; 168.1294, subdivision 4; 168.1295, subdivision 7; Minnesota Statutes 2021 Supplement, sections 168.1284, subdivision 4; 168.1285, subdivision 4; 168.1286, subdivision 5. |
| 1.9   | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:  |
| 1.10<br>1.11                                  | Section 1. Minnesota Statutes 2020, section 168.1293, is amended to read:<br>168.1293 CERTAIN SPECIAL PLATES; AUTHORIZATION,   |
|   | DISCONTINUANCE.  |
| 1.12  | DISCONTINUANCE.  |
| 1.13  | Subdivision 1. Definition. (a) For purposes of this section, the following terms have the  |
| 1.14  | meanings given them:   |
| 1.15  | (1) (b) "New special plate" or "proposed special plate" means a special plate that is not  |
| 1.16  | authorized under this chapter and for which legislation authorizing the plate, including but   |
| 1.17  | not limited to a bill or amendment, is introduced or presented to the legislature; and is not  |
| 1.18  | previously established by the commissioner under this section.   |
| 1.19  | (2) "proximate (c) Managed special plate" means a special plate (i): (1) authorized under  |
| 1.20  | section 168.12, subdivisions 2b and 2e; 168.1235; or 168.129; or (ii) (2) authorized in law  |
| 1.21  | on or after August 1, 2010; or (3) established by the commissioner under this section.   |
| 1.22  | (d) "Requester" means a person or legal entity, however organized, that: (1) submits an  |
| 1.23  | application to the commissioner to establish a new special plate; or (2) is otherwise  |
| 1.24  | determined by the commissioner to be the current primary sponsor for the special plate.  |
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| 2.1  | Subd. 1a. Establishment of special plate; authority. The commissioner may only                   |
|------|--|
| 2.2  | establish a special plate as provided in this section and must establish special plates as       |
| 2.3  | authorized under this chapter. This requirement does not apply to alternative or additional      |
| 2.4  | designs for a special plate.   |
| 2.5  | Subd. 2. Submissions to commissioner Establishment of special plate; application. (a)            |
| 2.6  | A person, legal entity, or other requester, however organized, that plans to seek legislation    |
| 2.7  | establishing a new special plate, or is a proponent of proposes a new special plate, shall       |
| 2.8  | must submit the following information and fee to the commissioner:                               |
| 2.9  | (1) The requester shall submit a request an application for the new special plate being          |
| 2.10 | sought, describing that:   |
| 2.11 | (i) describes the special plate in general terms;  |
| 2.12 | (ii) identifies the purpose of the plate, and the proposed fee or:                               |
| 2.13 | (iii) subject to the requirements under subdivision 2b, proposes: (A) a minimum                  |
| 2.14 | contribution structure to be required for the plate-, if any; and (B) recipients and all uses of |
| 2.15 | contribution funds;  |
| 2.16 | (iv) identifies eligibility requirements to obtain the plate, if any; and                        |
| 2.17 | (v) provides any other information required by the commissioner;                                 |
| 2.18 | (2) The requester shall submit the results of a scientific sample survey of Minnesota            |
| 2.19 | motor vehicle owners or a verifiable group or organization membership survey that indicates      |
| 2.20 | that at least 10,000 eligible motor vehicle owners intend or are very likely to purchase         |
| 2.21 | obtain the proposed plate with the proposed fee or taking into account any specified minimum     |
| 2.22 | contribution. The requester's plan to undertake the survey must be reported to the               |
| 2.23 | commissioner before the survey is undertaken. The survey must be performed independently         |
| 2.24 | of the requester by another person or legal entity, however organized, that conducts similar     |
| 2.25 | sample surveys in the normal course of business.;  |
| 2.26 | (3) The requester shall submit an application fee of \$20,000, to cover the cost of reviewing    |
| 2.27 | the application for a new plate and developing the new special plate if authorized by law        |
| 2.28 | <u>\$</u> State funds may not be used to pay the application fee. This requirement does not      |
| 2.29 | apply if legislation or a bill introduced to the legislature proposing the new special plate     |
| 2.30 | contains a mechanism by which all costs incurred by the commissioner for development             |
| 2.31 | and implementation of the plate are covered, provided that the application fee subsequently      |
| 2.32 | does apply if such a mechanism is not enacted in the law authorizing the new special plate.;     |

|      | 01/31/22                | REVISOR                  | KRB/HL                 | 22-05698                               | as introduced           |
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| 3.1  | (4) <del>The r</del>    | equester shall sub       | mit a marketing str    | ategy that contains (i) sh             | <del>ort-term and</del> |
| 3.2  |                         |                          | the requested plate    |  |                         |
| 3.3  | (5) a fina              | uncial analysis sho      | wing the anticipate    | d revenues and the plant               | ned expenditures        |
| 3.4  |                         |                          |                        | sted proposed plate.                   | ieu expenditures        |
| 3.5  | (b) The r               | equester chall mus       | st submit the inform   | nation required under pa               | ragraph (a) to in       |
| 3.6  |                         |                          |                        | t 120 days before the con              |                         |
| 3.7  |                         |                          |                        | ester will submit the prop             | -                       |
| 3.8  | Subd 2a                 | - Information for        | legislature. (a) W     | ithin 15 days of the intro             | duction of a bill       |
| 3.9  |                         |                          | 0                      | shall submit a briefing to             |                         |
| 3.10 |                         | • •                      |                        | entatives and senate com               |                         |
| 3.11 | the bill was            | referred. At a mini      | imum, the briefing     | <del>must:</del>                       |                         |
| 3.12 | <del>(1) sumn</del>     | narize the requiren      | ments for a special    | plate under this section;              | and                     |
| 3.13 | (2) ident               | ify which of the re      | quirements have b      | een met for the proposed               | special plate.          |
| 3.14 | <del>(b) If a p</del> i | roposed special pla      | ate is a topic of disc | ussion at a legislative co             | mmittee hearing,        |
| 3.15 | the commiss             | sioner shall make c      | every reasonable ef    | fort to provide testimony              | r. The testimony        |
| 3.16 | must include            | e the information r      | equired in the brief   | f <del>ing under paragraph (a)</del> . |                         |
| 3.17 | <del>(c) Notw</del>     | rithstanding section     | n 3.195, the commi     | ssioner may submit the l               | oriefing under          |
| 3.18 | <del>paragraph (a</del> | a) by submitting ar      | electronic version     | rather than a printed ver              | <del>sion.</del>        |
| 3.19 | Subd. 2b                | . Establishment o        | f special plate; sta   | ndards. The commission                 | er must establish       |
| 3.20 | standards fo            | r approval of a pro      | posed new special      | plate. The standards mu                | st include:             |
| 3.21 | <u>(1) a pro</u>        | hibition on a plate      | design or inscription  | on containing material or              | concepts that           |
| 3.22 | are:                    |                          |                        |  |                         |
| 3.23 | <u>(i) of a sec</u>     | ocially or political     | ly controversial na    | ture, as determined by th              | e commissioner;         |
| 3.24 | (ii) of an              | obscene, indecent        | , or immoral natur     | e;                                     |                         |
| 3.25 | <u>(iii) of a</u>       | nature that would        | offend public mora     | lls or decency; or                     |                         |
| 3.26 | (iv) direc              | et commercial adve       | ertising; and          |  |                         |
| 3.27 | <u>(2) requi</u>        | rements that gover       | m permissible uses     | of any contribution fund               | ls.                     |
| 3.28 | Subd. 2c                | <u>. Establishment o</u> | f special plate; co    | ntribution structure. A                | required                |
| 3.29 | contribution            | for a special plate      | established under      | this section:                          |                         |
| 3.30 | <u>(1) must</u>         | not exceed \$50 an       | nually;                |  |                         |

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| 4.1  | <u>(2) may</u>                 | set an amount that            | is onetime at initia           | al application or is annua           | l; and                        |
| 4.2  | <u>(3) may s</u>               | set different amour           | nts for initial applic         | ation and subsequent ann             | ual contribution.             |
| 4.3  | Subd. 3.                       | Establishment of              | <u>special plate;</u> des      | ign; redesign. (a) If the            | commissioner                  |
| 4.4  | <u>approves a p</u>            | proposed special pl           | ate <del>sought by the r</del> | equester is approved by l            | <del>aw</del> , the requester |
| 4.5  | <del>shall <u>must</u> s</del> | ubmit <del>the</del> any prop | oosed design <u>, desig</u>    | n concepts, and inscripti            | on for the plate              |
| 4.6  | to the comm                    | issioner as soon as           | s practicable, but n           | ot later than 120 days aft           | er the effective              |
| 4.7  | date of <del>the l</del>       | aw authorizing iss            | uance of the plate a           | approval.                            |                               |
| 4.8  | <u>(b)</u> The c               | commissioner is re            | sponsible for selec            | ting the final design for            | the special plate.            |
| 4.9  | <del>(b) (c)</del> T           | ne requester that or          | riginally requested            | a new special plate <del>subse</del> | equently that was             |
| 4.10 | approved <del>by</del>         | <del>' law</del> may not subr | nit a new design <u>p</u> i    | <u>coposal</u> for the plate with    | in the five years             |
| 4.11 | following th                   | e date of first issua         | nce of the plate un            | less the inventory of thos           | e plates has been             |
| 4.12 | exhausted. 7                   | The requester may             | deplete the remain             | ing inventory of the plate           | s by reimbursing              |
| 4.13 | the commiss                    | sioner for the cost           | of the plates.                 |                                      |                               |
| 4.14 | Subd. 4.                       | Refund of fee. If 1           | the special plate rea          | quested is not authorized            | in the legislative            |
| 4.15 | session at w                   | hich authorization            | was sought, the co             | mmissioner shall, if app             | licable, refund               |
| 4.16 | <del>\$17,500 of t</del>       | he application fee            | to the requester.              |                                      |                               |
| 4.17 | Subd. 4a                       | <u>.</u> Plates issuance.     | (a) The commission             | oner must issue the appro            | priate special                |
| 4.18 | plates or a s                  | ingle motorcycle p            | late established un            | der this section to an app           | olicant who:                  |
| 4.19 | <u>(1) is a r</u>              | egistered owner of            | a passenger auton              | nobile, noncommercial or             | ne-ton pickup                 |
| 4.20 | truck, motor                   | cycle, or recreation          | nal vehicle;                   |                                      |                               |
| 4.21 | <u>(2) meet</u>                | s any other eligibil          | ity requirements e             | stablished for the special           | plate;                        |
| 4.22 | <u>(3) pays</u>                | a fee in the amoun            | t specified under s            | ection 168.12, subdivisio            | on 5, for each set            |
| 4.23 | of plates, alo                 | ong with any other            | fees required by the           | nis chapter;                         |                               |
| 4.24 | <u>(4) contr</u>               | ibutes a minimum              | amount as specifie             | ed for the appropriate spe           | cial plate, if any;           |
| 4.25 | <u>(5) pays</u>                | the registration tax          | as required under              | section 168.013; and                 |                               |
| 4.26 | <u>(6) comp</u>                | lies with this chap           | oter and rules gover           | rning registration of moto           | or vehicles and               |
| 4.27 | licensing of                   | drivers.                      |                                |                                      |                               |
| 4.28 | <u>(b)</u> A spe               | ecial plate issued u          | nder this section n            | nay not be personalized u            | inder section                 |
| 4.29 | 168.12, subo                   | livision 2a.                  |                                |                                      |                               |

Subd. 4b. Plates transfer. On application to the commissioner and payment of a transfer 5.1 fee of \$5, special plates issued under this section may be transferred to another motor vehicle 5.2 5.3 if the subsequent vehicle is: (1) qualified under subdivision 4a, paragraph (a), clause (1), to bear the special plates; 5.4 5.5 and (2) registered to the same individual to whom the special plates were originally issued. 5.6 Subd. 5. Discontinuance of plate. (a) The commissioner shall must discontinue the 5.7 issuance or renewal of any proximate managed special plate if (1) fewer than 1,000 ...... 5.8 sets of those plates are currently registered at the end of the first six years during which the 5.9 plates are available, or (2) fewer than 1,000 ...... sets of those plates are currently registered 5.10 at the end of any subsequent two-year period following the first six years of availability. 5.11 Sets under this paragraph are calculated as the sum among all alternative designs or variants. 5.12 (b) The commissioner shall must discontinue the issuance or renewal of any proximate 5.13 managed special plate, and distribution of any contributions resulting from that plate, if the 5.14 commissioner determines that (1) the fund or requester entity receiving the contributions 5.15 no longer exists, (2) the requester a contribution recipient has stopped providing services 5.16 that are authorized to be funded from the contribution proceeds, (3) the requester has 5.17 requested discontinuance, or (4) contributions have been used in violation of subdivision 5.18 6. 5.19 (c) Nothing in this subdivision applies to plates issued under section 168.123, 168.124, 5.20 168.125, or 168.1255. 5.21 (d) Upon commencing discontinuance of a proximate managed special plate under this 5.22

subdivision, the commissioner (1) shall must not issue the plate, including as a duplicate;
and (2) shall must allow retention of any existing plate for the regular period. For purposes
of this paragraph, "regular period" may be, as appropriate, the period specified under section
168.12, subdivision 1; the time until issuance of a duplicate plate for that vehicle; or as
otherwise provided by law.

5.28 Subd. 6. Use of contributions. Contributions made as a condition of obtaining a
5.29 proximate managed special plate, and interest earned on the contributions, may not be spent
5.30 for commercial or for-profit purposes.

5.31 Subd. 7. Deposit of fee; accounts; appropriation. (a) The commissioner shall must
5.32 deposit the application fee under subdivision 2, paragraph (a), clause (3), in the vehicle
5.33 services operating account of the special revenue fund under section 299A.705. An amount

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| 6.1  | sufficient to pay the department's cost in implementing and administering this section,       |
|------|---|
| 6.2  | including payment of refunds under subdivision 4, is appropriated to the commissioner.        |
| 6.3  | (b) For each special plate established under this section that carries a minimum              |
| 6.4  | contribution, the commissioner must establish a corresponding special plate contribution      |
| 6.5  | account in the special revenue fund, and must deposit collected contributions under           |
| 6.6  | subdivision 4a, paragraph (a), clause (4), into the applicable contribution account. Money    |
| 6.7  | in each account is annually appropriated to the commissioner. Each appropriation is first     |
| 6.8  | for the annual cost of establishing the special plate and administering the account funds,    |
| 6.9  | and the remaining funds are for distribution as arranged for that special plate.              |
| 6.10 | Subd. 8. Legislative report. (a) By November 1 annually, the commissioner must submit         |
| 6.11 | a report on special plates to the chairs and ranking minority members of the legislative      |
| 6.12 | committees with jurisdiction over transportation policy and finance. At a minimum, the        |
| 6.13 | report must include:  |
| 6.14 | (1) a summary of available special plates, including the number of issuances in the prior     |
| 6.15 | fiscal year and the total number currently issued;  |
| 6.16 | (2) a copy of the approval standards established under subdivision $2b$ ;                     |
| 6.17 | (3) a summary of new special plate applications, including the number of approved and         |
| 6.18 | denied special plates and reasons for each application denial;                                |
| 6.19 | (4) notice of any discontinued plates and plates anticipated for possible discontinuance;     |
| 6.20 | (5) a fiscal review, including identification of:   |
| 6.21 | (i) the total contributions received for each applicable special plate, for each of the prior |
| 6.22 | three fiscal years; and   |
| 6.23 | (ii) the amounts of appropriations under subdivision 7 retained by the commissioner for       |
| 6.24 | administrative costs; and   |
| 6.25 | (6) recommendations for any legislative changes.  |
| 6.26 | (b) This subdivision expires June 30, 2031.   |
| 6.27 | <b>EFFECTIVE DATE.</b> This section is effective January 1, 2023.                             |
| 6.28 | Sec. 2. <u>REPEALER.</u>  |
| 6.29 | (a) Minnesota Statutes 2020, sections 168.1256, subdivision 4; 168.1282, subdivision          |

6.30 <u>4</u>; 168.1294, subdivision 4; and 168.1295, subdivision 7, are repealed.

7.3 **EFFECTIVE DATE.** This section is effective January 1, 2023.

#### APPENDIX Repealed Minnesota Statutes: 22-05698

## 168.1256 RETIRED LAW ENFORCEMENT SPECIAL PLATES.

Subd. 4. **Exemption.** Special plates issued under this section are not subject to section 168.1293, subdivision 2.

## 168.1282 "START SEEING MOTORCYCLES" SPECIAL PLATES.

Subd. 4. **Exemption.** Special plates issued under this section are not subject to section 168.1293, subdivision 2.

# 168.1284 MINNESOTA 100 CLUB PLATES.

Subd. 4. **Exemption.** Special plates issued under this section are not subject to section 168.1293, subdivision 2.

# 168.1285 MINNESOTA AGRICULTURE PLATES.

Subd. 4. **Exemption.** Special plates issued under this section are not subject to section 168.1293, subdivision 2.

#### 168.1286 HONORARY CONSUL PLATES.

Subd. 5. **Exemption.** Special plates issued under this section are not subject to section 168.1293, subdivision 2.

#### **168.1294 LAW ENFORCEMENT MEMORIAL PLATES.**

Subd. 4. **Exemption.** Special plates issued under this section are not subject to section 168.1293, subdivision 2.

#### 168.1295 STATE PARKS AND TRAILS PLATES.

Subd. 7. **Exemption.** Special plates issued under this section are not subject to section 168.1293, subdivision 2.