AN ACT GENERALLY REVISING THE LAWS GOVERNING LICENSE PLATES; PROHIBITING, WITH EXCEPTIONS, THE DISPLAY OF PRIOR DESIGNS OF NUMBER PLATES OR CERTAIN SPECIAL LICENSE PLATES AFTER ISSUANCE OF A NEW DESIGN; DELAYING THE NEW ISSUE OF NUMBER PLATES UNTIL 2006; INCREASING LICENSE PLATE FEES; REVISING THE REPORTING REQUIREMENTS PERTAINING TO HOLDERS OF AMATEUR RADIO OPERATOR LICENSE PLATES; REVISING THE REQUIREMENTS GOVERNING QUALIFICATION, ISSUANCE, AND RENEWAL OF GENERIC SPECIALTY LICENSE PLATES; ALLOWING COLLECTION AND DISBURSEMENT OF SPONSOR DONATION FEES BY COUNTY TREASURERS AND THE DEPARTMENT OF REVENUE; EXPANDING THE VEHICLE TYPES ELIGIBLE FOR GENERIC SPECIALTY LICENSE PLATES; MAKING THE MONTANA GENERIC SPECIALTY LICENSE PLATE ACT PERMANENT; CLARIFYING SPECIAL LICENSE PLATE TYPES THAT MAY BE USED TO PERMANENTLY REGISTER A VEHICLE; AMENDING SECTIONS 61-3-301, 61-3-321, 61-3-332, 61-3-333, 61-3-424, 61-3-465, 61-3-473, 61-3-474, 61-3-475, 61-3-476, 61-3-477, 61-3-478, 61-3-479, 61-3-480, 61-3-481, AND 61-3-562, MCA; REPEALING SECTION 21, CHAPTER 402, LAWS OF 2001; AND PROVIDING EFFECTIVE DATES AND APPLICABILITY DATES.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 61-3-301, MCA, is amended to read:
"61-3-301. Registration -- license plate required -- display. (1) Except as otherwise provided in this chapter, a person may not operate a motor vehicle upon the public highways of Montana unless the vehicle is properly registered and has the proper number plates conspicuously displayed, one on the front and one on the rear of the vehicle, each securely fastened to prevent it from swinging and unobstructed from plain view, except that vehicles authorized to display demonstrator plates under 61-4-125 or 61-4-129 may have only one number plate conspicuously displayed on the rear. A person may not display on a vehicle at the same time a number assigned to it under any motor vehicle law except as provided in this chapter. A junk vehicle, as defined in Title 75 , chapter 10 , part 5 , being driven or towed to an auto wrecking graveyard for disposal is exempt from the provisions of this section.
(2) A person may not purchase or display on a vehicle a license plate bearing the number assigned to
any county, as provided in 61-3-332, other than the county of the person's permanent residence at the time of application for registration. However, the owner of a motor vehicle requiring a license plate on a motor vehicle used in the public transportation of persons or property may make application for the license in any countr through which the motor vehicle passes in its regularly scheduled route, and the license plate issued bearing the number assigned to that county may be displayed on the motor vehicle in any other county of the state.
(3) It is unlawful to the:
(a) display license plates issued to one vehicle on any other vehicle, trailer, or semitrailer unless legally transferred as provided by statute,or te;
(b) repaint old license plates to resemble current license plates; or
(c) display a prior design of number plates issued under 61-3-332(4)(a) or special license plates issued under 61-3-332(10) or 61-3-421 more than 18 months after a new design of number plates or special license plates has been issued, except as provided in 61-3-332(4)(c) and (4)(d), 61-3-448, or 61-3-468.
(4) This section does not apply to a vehicle exempt from taxation under 15-6-215 or subject to the registration fee or fee in lieu of tax under 61-3-520.
(5) A person violating these provisions is guilty of a misdemeanor and is subject to the penalty prescribed in 61-3-601.
(6) For the purposes of this section, "conspicuously displayed" means that the required license plates are obviously visible and firmly attached to:
(a) the front and the rear bumper of a motor vehicle equipped with front and rear bumpers; or
(b) other clearly visible locations on the front and the rear exteriors of a motor vehicle."

Section 2. Section 61-3-321, MCA, is amended to read:
"61-3-321. Registration fees of vehicles -- certain vehicles exempt from license or registration fees -- disposition of fees. (1) Registration or license fees must be paid upon registration or reregistration of motor vehicles, trailers, and semitrailers, in accordance with this chapter, as follows:
(a) light vehicles under 2,850 pounds, $\$ 13.75$;
(b) trailers with a declared weight of less than 2,500 pounds and semitrailers, $\$ 8.25$;
(c) motor vehicles registered pursuant to 61-3-411 that are:
(i) 2,850 pounds and over, $\$ 10$; and
(ii) under 2,850 pounds, $\$ 5$;
(d) off-highway vehicles registered pursuant to 23-2-817, \$9;
(e) light vehicles over 2,850 pounds, trucks and buses less than 1 ton, and heavy trucks in excess of 1 ton, \$18.75;
(f) logging trucks less than 1 ton, \$23.75;
(g) motor homes, \$22.25;
(h) motorcycles and quadricycles, \$9.75;
(i) trailers and semitrailers between 2,500 and 6,000 pounds, $\$ 11.25$;
(j) trailers and semitrailers in excess of 6,000 pounds, other than trailers and semitrailers registered in other jurisdictions and registered through a proportional registration agreement, \$16.25;
(k) travel trailers, \$11.75; and
(I) recreational vehicles, \$3.50.
(2) If a motor vehicle, trailer, or semitrailer is originally registered 6 months after the time of registration as set by law, the registration or license fee for the remainder of the year is one-half of the regular fee.
(3) An additional fee of $\$ 5$ must be collected for the registration of each motorcycle as a safety fee and must be deposited in the state motorcycle safety account provided for in 20-25-1002.
(4) A fee of $\$ 2 \$ 5$ for each set of new number plates must be collected when number plates provided for under 61-3-332(2) are issued.
(5) The provisions of this part with respect to the payment of registration fees do not apply to and are not binding upon motor vehicles, trailers, semitrailers, or tractors owned or controlled by the United States of America or any state, county, city, or special district, as defined in 18-8-202.
(6) (a) Except as provided in 61-3-562 and subsection (6)(b) of this section, a fee of 25 cents a year for each registration of a vehicle must be collected when a vehicle is registered or reregistered. The revenue derived from this fee must be forwarded by the county treasurer for deposit in the general fund for transfer to the credit of the senior citizens and persons with disabilities transportation services account provided for in 7-14-112.
(b) The following vehicles are not subject to the fee imposed in subsection (6)(a):
(i) trailers and semitrailers registered in other jurisdictions and registered through a proportional registration agreement; and
(ii) travel trailers, recreational vehicles, and off-highway vehicles registered pursuant to 23-2-817.
(7) The provisions of this section relating to the payment of registration fees or new number plate fees do not apply when number plates are transferred to a replacement vehicle under 61-3-317, 61-3-332, or 61-3-335.
(8) A person qualifying under 61-3-332(10)(d) is exempt from the fees required under this section.
(9) Except as otherwise provided in this section, revenue collected under this section must be deposited in the state general fund."

Section 3. Section 61-3-332, MCA, is amended to read:
"61-3-332. (Femporary) Number plates. (1) A motor vehicle that is driven upon the streets or highways of Montana must display both front and rear number plates, bearing the distinctive number assigned to the vehicle.
(2) In addition to special license plates, collegiate license plates, and generic specialty license plates authorized under this chapter, a separate series of number plates must be issued, in the manner specified, for each of the following vehicle or dealer types:
(a) passenger vehicles, including automobiles, vans, and sport utility vehicles;
(b) motorcycles and quadricycles, bearing the letters "MC" or "CYCLE";
(c) trucks, bearing the letter "T" or the word "TRUCK";
(d) trailers, bearing the letters "TR" or the word "TRAILER";
(e) dealers of new, or new and used, motor vehicles, including trucks and trailers, bearing the letter "D" or the word "DEALER";
(f) dealers of used motor vehicles only, including trucks and trailers, bearing the letters "UD" or the letter "U" and the word "DEALER";
(g) dealers of motorcycles or quadricycles, bearing the letters "MCD" or the letters "MC" and the word "DEALER";
(h) dealers of trailers or semitrailers, bearing the letters "DTR" or the letters "TR" and the word "DEALER"; and
(i) dealers of recreational vehicles, bearing the letters "RV" or the letter "R" and the word "DEALER".
(3) (a) Except as provided in 61-3-479 and subsections (4)(c) and (4)(d) of this section, all number plates for motor vehicles must be issued for a maximum minimum period of 4 years, bear a distinctive marking, and be furnished by the department. In years when number plates are not issued, the department shall provide nonremovable stickers bearing appropriate registration numbers that must be affixed to the license plates in use.
(b) For motorcycles, quadricycles, and light vehicles that are permanently registered as provided in 61-3-527 or 61-3-315 and 61-3-562, the department shall provide distinctive nonremovable stickers indicating
that the vehicle is permanently registered. The stickers must be affixed to the license plates in use.
(4) (a) Subject to the provisions of this section, the department shall create a new design for number plates as provided in this section, and it shall manufacture the newly designed number plates for issuance after December 31, 4999 2005, to replace at renewal, as required in 61-3-312 and 61-3-314, number plates that were displayed on motor vehicles before that date.
(b) Beginning January 1, 2000 2006, the department shall manufacture and issue new number plates every after the existing plates have been used for a minimum period of 4 years.
(c) A light vehicle that is registered for a 24 -month period, as provided in 61-3-315 and 61-3-560, may display the number plate and plate design in effect at the time of registration for the entire 24-month registration period.
(d) A motorcycle, quadricycle, or light vehicle that is permanently registered, as provided in 61-3-527 or 61-3-315 and 61-3-562, may display the number plate and plate design in effect at the time of registration for the entire period that the vehicle is permanently registered.
(5) In the case of passenger vehicles and trucks, plates must be of metal 6 inches wide and 12 inches in length. Except for generic specialty license plates, the outline of the state of Montana must be used as a distinctive border on the license plates, and the word "Montana" must be placed on each plate. Registration plates must be treated with a reflectorized background material according to specifications prescribed by the department.
(6) The distinctive registration numbers must begin with a number one or with a letter-number combination, such as "A 1" or "AA 1", or any other similar combination of letters and numbers. Except for special license plates, collegiate license plates, and generic specialty license plates, the distinctive registration number or letter-number combination assigned to the vehicle must appear on the plate preceded by the number of the county and appearing in horizontal order on the same horizontal baseline. The county number must be separated from the distinctive registration number by a separation mark unless a letter-number combination is used. The dimensions of the numerals and letters must be determined by the department, and all county and registration numbers must be of equal height.
(7) For the use of exempt motor vehicles and motor vehicles that are exempt from the registration fee as provided in 61-3-560(2)(a), in addition to the markings provided in this section, number plates must bear the following distinctive markings:
(a) For vehicles owned by the state, the department may designate the prefix number for the various
state departments. All numbered plates issued to state departments must bear the words "State Owned", and a year number may not be indicated on the plates because these numbered plates are of a permanent nature and will be replaced by the department only when the physical condition of numbered plates requires it.
(b) For vehicles that are owned by the counties, municipalities, and special districts, as defined in 18-8-202, organized under the laws of Montana and not operating for profit, and that are used and operated by officials and employees in the line of duty and for vehicles on loan from the United States government or the state of Montana to, or owned by, the civil air patrol and used and operated by officials and employees in the line of duty, there must be placed on the number plates assigned, in a position that the department may designate, the letter "X" or the word "EXEMPT". Distinctive registration numbers for plates assigned to motor vehicles of each of the counties in the state and those of the municipalities and special districts that obtain plates within each county must begin with number one and be numbered consecutively. Because these number plates are of a permanent nature, they are subject to replacement by the department only when the physical condition of the number plates requires it and a year number may not be displayed on the number plates.
(8) Number plates issued to a passenger vehicle, truck, trailer, motorcycle, or quadricycle may be transferred only to a replacement passenger vehicle, truck, trailer, motorcycle, or quadricycle. A registration or license fee may not be assessed upon a transfer of a number plate under 61-3-317 and 61-3-335.
(9) For the purpose of this chapter, the several counties of the state are assigned numbers as follows: Silver Bow, 1; Cascade, 2; Yellowstone, 3; Missoula, 4; Lewis and Clark, 5; Gallatin, 6; Flathead, 7; Fergus, 8; Powder River, 9; Carbon, 10; Phillips, 11; Hill, 12; Ravalli, 13; Custer, 14; Lake, 15; Dawson, 16; Roosevelt, 17; Beaverhead, 18; Chouteau, 19; Valley, 20; Toole, 21; Big Horn, 22; Musselshell, 23; Blaine, 24; Madison, 25; Pondera, 26; Richland, 27; Powell, 28; Rosebud, 29; Deer Lodge, 30; Teton, 31; Stillwater, 32; Treasure, 33; Sheridan, 34; Sanders, 35; Judith Basin, 36; Daniels, 37; Glacier, 38; Fallon, 39; Sweet Grass, 40; McCone, 41; Carter, 42; Broadwater, 43; Wheatland, 44; Prairie, 45; Granite, 46; Meagher, 47; Liberty, 48; Park, 49; Garfield, 50; Jefferson, 51; Wibaux, 52; Golden Valley, 53; Mineral, 54; Petroleum, 55; Lincoln, 56. Any new counties must be assigned numbers by the department as they may be formed, beginning with the number 57 .
(10) Each type of special license plate approved by the legislature, except collegiate license plates authorized in 61-3-463 and generic specialty license plates authorized in 61-3-472 through 61-3-481, must be a separate series of plates, numbered as provided in subsection (6), except that the county number must be replaced by a nonremovable design or decal designating the group or organization to which the applicant belongs. Unless otherwise specifically stated in this section, the special plates are subject to the same rules and
laws as govern the issuance of regular license plates, must be placed or mounted on a vehicle owned by the person who is eligible to receive them, and must be removed upon sale or other disposition of the vehicle. The special license plates must be issued to national guard members, former prisoners of war, persons with disabilities, reservists, disabled veterans, survivors of the Pearl Harbor attack, veterans of the armed services, national guard veterans, legion of valor members, or veterans of the armed services who were awarded the purple heart medal, who comply with the following provisions:
(a) (i) An active member of the Montana national guard may be issued special license plates with a design or decal displaying the letters "NG". The adjutant general shall issue to each active member of the Montana national guard a certificate authorizing the department to issue national guard plates, numbered in sets of two with a different number on each set, and the member shall surrender the plates to the department upon becoming ineligible to use them.
(ii) The department may issue national guard veteran plates, bearing a design or decal displaying the Montana national guard insignia and the words "National Guard veteran" and numbered in sets of two with a different number on each set, to an applicant who presents to the department a copy of certification of national guard retirement eligibility issued by the appropriate authorities for the applicant or the applicant's deceased spouse and who pays, in addition to all taxes and fees required by parts 3 and 5 of this chapter, a national guard veteran license plate fee of $\$ 10$. The additional fee must be distributed in accordance with the provisions of subsection (12).
(b) An active member of the reserve armed forces of the United States of America who is a resident of this state may be issued special license plates with a design or decal displaying the following: United States army reserve, AR (symbol); United States naval reserve, NR (anchor); United States air force reserve, AFR (symbol); and United States marine corps reserve, MCR (globe and anchor). The commanding officer of each armed forces reserve unit shall issue to each eligible member of the reserve unit a certificate authorizing the issuance of special license plates, numbered in sets of two with a different number on each set. The member shall surrender the plates to the department upon becoming ineligible to use them.
(c) (i) Subject to the limitation in 61-3-453, a resident of Montana who is a veteran of the armed forces of the United States and who has been awarded the purple heart and is $50 \%$ or more disabled because of an injury that has been determined by the department of veterans affairs to be service-connected or who is $100 \%$ disabled because of an injury that has been determined by the department of veterans affairs to be service-connected may, upon presentation to the department of documentation required in subsection (10)(f)(i)
and proof of the required disability, be issued:
(A) a special license plate under this section with the purple heart decal or a design or decal displaying the letters "DV"; or
(B) one set of any other military-related plates that the $50 \%$ or more disabled veteran who has been awarded the purple heart or the disabled veteran is eligible to receive under this section.
(ii) The fee for original or renewal registration by a $100 \%$ disabled veteran for a motor vehicle, as defined in 61-1-102, that is not used for commercial purposes is $\$ 5$ and is in lieu of all other fees and taxes for that vehicle under this chapter irrespective of which set of military license plates the veteran is eligible to receive and chooses to display under subsection (10)(c)(i).
(iii) The fee for original or renewal registration for a motor vehicle, as defined in 61-1-102, that is not used for commercial purposes by a $50 \%$ or more disabled veteran who has been awarded the purple heart and who meets the criteria in subsection (10)(c)(i) is $\$ 5$ and is in lieu of other taxes and fees for that vehicle under this chapter, except for the $\$ 10$ fee required in subsection (10)(f)(iii), regardless of which set of military license plates the veteran is eligible to receive and chooses to display under subsection (10)(c)(i). Special license plates issued to a $50 \%$ or more disabled veteran who has been awarded the purple heart under subsection (10)(c) may be retained by a surviving spouse, subject to payment of all taxes and fees required under parts 3 and 4 of this chapter as provided in subsection (10)(f)(iii).
(iv) Special license plates issued to a disabled veteran and, except as provided in subsection (10)(c)(iii), to a $50 \%$ or more disabled veteran who has been awarded the purple heart are not transferable to another person.
(v) A 50\% or more disabled veteran who has been awarded the purple heart or a disabled veteran is not entitled to a special license plate for more than one vehicle.
(vi) A vehicle that is lawfully displaying a disabled veteran's plate with a design or decal displaying the letters "DV" and that is conveying a $100 \%$ disabled veteran is entitled to the parking privileges allowed a person with a disability's vehicle under this title.
(d) (i) A Montana resident who is a veteran of the armed forces of the United States and was captured and held prisoner by a military force of a foreign nation, documented by the veteran's service record, may upon application and presentation of proof be issued special license plates, numbered in sets of two with a different number on each set, with a design or decal displaying the words "ex-prisoner of war" or an abbreviation that the department considers appropriate.
(ii) Fees required under 61-3-321(1) and (6) may not be assessed upon one set of license plates issued to an ex-prisoner of war under this subsection (10)(d).
(iii) A special license plate fee may not be assessed upon one set of special license plates issued to an ex-prisoner of war under this subsection (10)(d).
(iv) An ex-prisoner of war is exempt from the registration fees imposed under 61-3-560 through 61-3-562 for one vehicle that displays a set of ex-prisoner of war license plates.
(v) A surviving spouse of an ex-prisoner of war may retain the special license plates that have been issued to the ex-prisoner of war if the spouse complies with the provisions of 61-3-457.
(e) Except as provided in subsections (10)(c) and (10)(d), upon payment of all taxes and fees required by parts 3 and 5 of this chapter and upon furnishing proof satisfactory to the department that the applicant meets the requirements of this subsection (10)(e), the department shall issue to a Montana resident who is a veteran of the armed services of the United States special license plates, numbered in sets of two with a different number on each set, designed to indicate that the applicant is a survivor of the Pearl Harbor attack if the applicant was a member of the United States armed forces on December 7, 1941, was on station on December 7, 1941, during the hours of 7:55 a.m. to 9:45 a.m. (Hawaii time) at Pearl Harbor, the island of Oahu, or was offshore at a distance of not more than 3 miles, and received an honorable discharge from the United States armed forces. If special license plates issued under subsection (10)(d) and this subsection are lost, stolen, or mutilated, the recipient of the plates is entitled to replacement plates upon request and without charge.
(f) A motor vehicle owner and resident of this state who is a veteran or the surviving spouse of a veteran of the armed services of the United States may be issued license plates inscribed as provided in subsection (10)(f)(i) if the veteran was separated from the armed services under other than dishonorable circumstances or was awarded the purple heart medal:
(i) Upon submission of a department of defense form 214(DD-214) or its successor or documents showing an other-than-dishonorable discharge or a reenlistment, proper identification, and other relevant documents to show an applicant's qualification under this subsection, there must be issued to the applicant, in lieu of the regular license plates prescribed by law, special license plates numbered in sets of two with a different number on each set. The plates must display:
(A) the word "VETERAN" and a symbol signifying the United States army, United States navy, United States air force, United States marine corps, or United States coast guard, according to the record of service verified in the application; or
(B) a symbol representing the purple heart medal.
(ii) Plates must be furnished by the department to the county treasurer, who shall issue them to a qualified veteran or to the veteran's surviving spouse. The plates must be placed or mounted on the vehicle owned by the veteran or the veteran's surviving spouse designated in the application and must be removed upon sale or other disposition of the vehicle.
(iii) Except as provided for 100\% disabled veterans and ex-prisoners of war in subsections (10)(c) and (10)(d), a veteran or surviving spouse who receives special license plates under this subsection (10)(f) is liable for payment of all taxes and fees required under parts 3 and 4 of this chapter and a special veteran's or purple heart medal license plate fee of $\$ 10$.
(g) A Montana resident who is eligible to receive a special parking permit under 49-4-301 may, upon written application on a form prescribed by the department, be issued a special license plate with a design or decal bearing a representation of a wheelchair as the symbol of a person with a disability.
(h) The department may issue legion of valor license plates, bearing a design or decal depicting the recognized legion of valor medallion and numbered in sets of two with a different number on each set, to an applicant who presents to the department proper documentation of receipt of a legion of valor award by appropriate authorities to the applicant or the applicant's deceased spouse and who pays all taxes and fees required by parts 3 and 5 of this chapter.
(i) An active member of the armed forces of the United States who is a resident of the state or who is stationed outside of Montana may be issued special license plates inscribed as provided in subsection $(10)(f)(i)(A)$. The member's commanding officer may issue a certificate or some other relevant document to show the applicant's qualification and authorizing the issuance of the special license plates in sets of two with a different number on each set. The member is liable for payment of all taxes and fees required by this chapter, except as provided in 61-3-456.
(11) The provisions of this section do not apply to a motor vehicle, trailer, or semitrailer that is registered as part of a fleet, as defined in 61-3-712, and that is subject to the provisions of 61-3-711 through 61-3-733.
(12) Fees collected under this section must be deposited in the state general fund. (Terminates July 1, 2005--see. 21, Ch. 402, L. 2001.)
-61-3-332. (Effective July 1, 2005) Number plates. (1) A motor vehiele that is driven upon the-streets or highways of Montana must display both front and rear number plates, bearing the distinetive numberassigned to the vehicle.
(2) In addition to special license plates and collegiate license plates authorized under this chapter, a separate series of number plates must be issued, in the manner specified, for each of the following vehicle or dealer types:
(a) passenger vehieles, ineluding automobiles, vans, and-sport utility vehicles;
(b) motoreyeles and quadrieycles, bearing the letters "MC" or "CYCLE";
(e) trucks, bearing the letter "T" or the word "TRUCK";
(d) trailers, bearing the letters "TRP" or the word "TRAHEER",
(e) deaters of new, or new and used, motor vehieles, ineluding trucks and trailers, bearing the letter "D" or the word "DEALER";

- (f) dealers of used motor vehieles only, ineluding trueks and trailers, bearing the letters "UD" or the letter "U" and the word "DEALER";
(g) deaters of motorcyeles or quadricyeles, bearing the letters "MCD" or the letters "MC" and the word "DEALER",
—— (h) dealers of trailers or semitrailers, bearing the letters "DTR" or the letters "TR" and the word "DEALER"; and
(i) dealers of recreational vehicles, bearing the letters "RV" or the letter "R" and the word "DEALER".
(3) (a) Except as provided in subsections (4)(c) and (4)(d), all number plates for motor vehicles must be issued for a maximum period of 4 years, bear a distinctive marking, and be furnished by the state. In years when number plates are not issued, the department shall provide nonremovable-stickers bearing appropriate registration numbers that must be affixed to the license plates in use.
(b) For motoreycles, quadricycles, and light vehieles that are permanently registered as provided in 61-3-527 or 61-3-315 and-61-3-562, the department shall provide distinetive nonremovable-stickers indieating that the vehicle is permanently registered. The-stickers must be affixed to the lieense plates in use.
(4) (a) Subject to the provisions of this section, the department shall create a new design for number plates as provided in this section, and it shall manufacture the newly designed number plates for issuance after December 31, 1999, to replace at renewal, as required in 61-3-312 and 61-3-314, number plates that were displayed on motor vehieles before that date.
(b) Beginning January 1, 2000, the department shall manufacture and issue new number plates every 4 years.
(c) A light vehicle that is registered for a 24-month period, as provided in-61-3-315 and-61-3-560, may
display the number plate and plate design in effect at the time of registration for the entire 24-month registration period.
(d) A motoreycle, quadrieycle, or light vehiele that is permanently registered, as providedin-61-3-527 of 61-3-315 and-61-3-562, may display the number plate and plate design in effect at the time of registration for the entire period that the vehicle is permanently registered.
(5) In the ease of passenger vehieles and trueks, plates must be of metal 6 inches wide and 12 inehes in length. The outline of the state of Mentana must be usedas a distinetive border on the lieense plates, and the word "Montana" and the year must be placed aeross the plates. Registration plates must be treated with a reflectorized baekground material aceording to speeifieations preseribed by the department.
(6) The distinetive registration numbers-must begin with a number one or with a letter-number eombination, sueh as "A 1" of "AA 1", of any-other similaf combination of letters and numbers. The distinetive registration number or letter-number combination assigned to the vehiele must appear on the plate preceded by the number of the county and appearing in horizontalorder on the same horizontal baseline. The countynumber must be-separated from the-distinetive-registration number by a separation mark unless a letter-number eombination is used. The dimensions of the numerats and letters must be determined by the department, and all county and registration numbers must be of equal height.
(7) For the use of exempt motor vehicles and motor vehieles that are exempt from the registration fee as provided in 61-3-560(2)(a), in addition to the markings provided in this seetion, number plates must bear the following distinetive markings:
(a) For vehicles owned by the-state, the department may designate the prefix number for the various state departments. All numbered plates issued to state-departments must bear the words "State-Owned", and a year number may not be indieated on the plates because these numbered plates are of a permanent nature and will be replaced by the department only when the physieal condition of numbered plates requires it.
(b) For vehieles that are owned by the counties, munieipalities, and special distriets, as defined in 48-8-202, organized under the laws of Montana and not operating for profit, and that are used and operated by officiats and employees in the line of duty and for vehicles on loan from the United States government or the state of Montana to, or owned by, the eivil air patrol and used and operated by-offieials and employees in the line of duty, there must be placed on the number plates assigned, in a position that the department may designate, the letter "X" of the word "EXEMPT". Distinetive registration numbers for plates assigned to motor vehicles of each of the counties in the-state-and those of the munieipalities-and-special distriets that obtain plates within each
eounty must begin with number one-and be numbered consecutively. Because these number plates are of a permanent nature, they are subject to replacement by the department only when the physical condition of the number plates requires it and a year number may not be displayed on the number plates.
(8) Number plates issued to a passengef vehiele, truck, trailer, motoreyele, of quadrieyele may be transferredonly to a replacement passenger vehicle, truck, trailer, motoreycle, or quadrieycle. A registrationor Hieense fee may not be assessed upon a transfer of a number plate under 61-3-317 and 01-3-335.
(9) For the purpose of this chapter, the-severalcounties of the-state-are-assigned numbers as follows: Silver Bow, 1; Gaseade, 2; Yellowstone, 3; Missoula, 4; Lewis and-Clark, 5; Gallatin, 6; Flathead, 7; Fergus, 8; Powder River, 9; Carbon, 10; Phillips, 11; Hill, 12; Ravalli, 13; Custer, 14; Lake, 15; Dawson, 16; Roosevelt, 17; Beaverhead, 18; Chouteau, 19; Valley, 20; Toole, 21; Big Horn, 22; Musselshell, 23; Blaine, 24; Madison, 25; Pondera, 26; Riehland, 27; Powell, 28; Rosebud, 29; Deer Lodge, 30; Teton, 31; Stillwater, 32; Treasure, 33; Sheridan, 34; Sanders, 35; Judith Basin, 36; Daniels, 37; Glacier, 38; Fallon, 39; Sweet Grass, 40; MeGone, 41; Garter, 42; Broadwater, 43; Wheatland, 44; Prairie, 45; Granite, 46; Meagher, 47; Liberty, 48; Park, 49; Garfiele, 50; Jefferson, 51; Wibaux, 52; Golden Valley, 53; Mineral, 54; Petroleum, 55; Lineoln, 56. Any neweounties must be-assigned numbers by the department as they may be formed, beginning with the number 57 .
(10) Each type of special license plate-approved by the legistature, except collegiate license plates authorized in61-3-463, must be a separate series of plates, numbered as provided in subsection(6), except that the county number must be replaced by a nonremovable design or decal designating the group or organization to which the applieant belongs. Unless otherwise specifieally stated in this seetion, the special plates are subject to the same rules and laws as govern the issuance of regular license plates, must be placed or mounted on a vehiele owned by the person who is eligible to receive them, and must be removed upon sale or other disposition of the vehicle. The-special license plates must be issued to national guard members, former prisoners of war, persons with disabilities, reservists, disabled veterans, survivors of the PearlHarborattack, veterans of the armed services, nationalguard veterans, legion of valor members, or veterans of the armed services who were awarded the purple heart medal, who comply with the following provisions:
(a) (i) An active member of the Montana national guard may be issued special license plates with a design or decal displaying the letters "NG". The adjutant general-shall issue to each aetive member of the Amontana national guard a centifieate authorizing the department to issue nationalguard plates, numberedinsets of two with a different number on each set, and the member shall-surfender the plates to the department upon becoming ineligible to use them.
(ii) The department may issue national guard veteran plates, bearing a design or deeal displaying the Montana national guard insignia and the words "National Guard veteran" and numbered in sets of two with a different number on each set, to an applieant who presents to the department a copy of eertifieation of nationat guard retirement eligibility issued by the-appropriate-authorities for the applieant of the applieant's deceased spouse and who pays, in addition to all taxes and fees required by parts 3 and 5 of this chapter, a nationalguard veteran lieense plate fee of $\$ 10$. The additional fee must be distributed in aceordanee with the provisions of subsection(12).
(b) An active member of the reserve armed forees of the United States of Ameriea who is a resident of this-state may be issued speciallieense plates with a designor deealdisplaying the following: United Statesarmy reserve, AR (symbol); United States navalreserve, NR (anchor); United States air foree reserve, AFR (symbol); andUnitedStates marine corps reserve, MCR (globe andanehor). The commandingofficer of eacharmedforees reserve unitshallissue to each eligible member of the reserve unit a certifieate authorizing the issuanee of speeiat Hieense plates, numbered insets of two with a different number on each-set. The member shall-surfender the plates to the department upon becoming ineligible to use them.
(c) (i) Subject to the limitation in 61-3-453, a resident of Montana who is a veteran of the armed forces of the United States and who has been awarded the purple heart and is $50 \%$ or more-disabled beeause of an injury that has been determined by the department of veterans affairs to be-service-connected or who is 100\% disabled because of an injury that has been determined by the department of veterans affairs to be serviee-connected may, upon presentation to the department of documentation required in subsection (10)(f)(i) and proof of the required disability, be issued:
(A) a speciallicense plate under this section with the purple heart deeal or a design or decal displaying the letters "DV"; or
(B) one set of any other military-related plates that the $50 \%$ or more disabled veteran who has been awarded the purple heart or the disabled veteran is eligible to receive under this section.
(ii) The fee for Originator renewal registration by a $100 \%$ disabled veteran for a motor vehicle, as defined in 61-1-102, that is not used for commercial purposes is $\$ 5$ and is in lieu fof allother fees and taxes for that vehicle under this ehapterifrespeetive of whiehset of military lieense plates the veteran is eligible to reeeive andehooses to display under subsection (10)(e)(i).
(iii) The fee for originalor renewalregistration for a motor vehiele, as definedin61-1-102, that is notused for commereial purposes by a $50 \%$ or more- disabled veteran who has beenawarded the purple heart and whe
meets the eriteria in subsection (10)(e)(i) is $\$ 5$ and is in lieu of other taxes and fees for that vehicle under this ehapter, exeept for the $\$ 10$ fee required in subsection (10)(f)(iiii), regardless of which set of military lieense plates the veteranis eligible to reeeive andereses to display under subsection(10)(e)(i). Speciallieense platesissued to a $50 \%$ or more disabled veteran who has been awarded the purple heart under subsection (10)(c) may be retained by a surviving spouse, subject to payment of all taxes and fees required under parts 3 and 4 of this ehapter as provided insubsection (10)(f)(iiii).
- (iv) Speciallieense plates issued to a disabled veteran and, exeeptas provided in subseetion (10)(e) (iiii), to a $50 \%$ or more disabled veteran who has been awarded the puriple heart are not transferable to another person.
- (v) A $50 \%$ or more disabled veteran whe has been awarded the purple heartor disabled veteran is not entitted to a speciallieense plate for more than one vehiele.
(vi) A vehicle that is lawfully displaying a disabled veteran's plate with a design or deeal displaying the tetters "DV" and that is conveying a $100 \%$ disabled veteran is entittled to the parking privileges allowed a person with a disability's vehicle under this titte:
(d) (i) A Montana resident who is a veteran of the armed forees of the United States and was eaptured and held prisoner by a military foree of a foreign nation, documented by the veteran's service record, may upon applieation and presentation of proof be issued special license plates, numbered in sets of two with a different number on each set, with a design or deeal displaying the words "ex-prisoner of war" or an abbreviation that the department considers appropriate.
(ii) Fees required under 61-3-321(1) and (6) may not be assessed upon one set of lieense plates issued to an ex-prisoner of war under this subsection (10)(d).
(iii) A speciall license plate fee may not be assessed upon one set of speciall lieense plates issued to an ex-prisoner of war under this subsection (10)(d).
- (iv) An ex-prisoner of war is exempt from the registration fees imposed under 61-3-560 through 61-3-562 for one vehicle that displays a set of ex-prisoner of war license plates.
(v) A surviving spouse of an ex-prisoner of war may retain the special lieense plates that have been issued to the ex-prisone of war if the spouse complies with the provisions of 61-3-457.
- (e) Exeeptas providedinsubsections (10)(c) and (10)(d), upon payment of alltaxes and fees required by parts 3 and 5 of this chapterand upon furnishing proof satisfactory to the department that the applieant meets the requirements of this subsection (10)(e), the department shallissue to a Montana resident who is a veteran
of the armed services of the United States speciallicense plates, numbered in sets of two with a different number on each set, designed to indicate that the applieant is a survivor of the Pearl Harbor attack if the applieant was a member of the UnitedStatesarmed forees-on-Deeember 7, 1941, wasonstationon-Deeember 7, 1941, during the hours of $7: 55$ a.m. to 9:45 a.m. (Hawaii time) at Pearl Harbor, the istand of Oahu, or was offishore at a distanee of not more than 3 miles, and received an honorable discharge from the United States armed forees. If special lieense plates issued under subsection (10)(d) and this-subsection arelost, stolen, or mutilated, the recipient of the plates is entitled to replacement plates upon request and without eharge.
(f) A motor vehicle owner and resident of this-state who is a veteran or the surviving spouse of a veteran Of the armed serviees of the United States may be issued lieense plates inseribed as provided in-subseetion $(10)(f)(i)$ if the veteran was-separated from the armed serviees under other than dishonorable eireumstanees of was awarded the purfle heart medat:
(i) Upon-submission of a department of defense form 214(DD-214) or its-suecessor or doeuments showing an other-than-dishonorable-discharge-or a reenlistment, proper identifieation, and other relevant documents to show an applieant's qualifieation under this-subsection, there must be issued to the applieant, in lieu of the regular license plates prescribed bylaw, special license plates numbered in sets of two with a different number on each set. The plates must display:
(A) the word "VETERAN" and a symbol signifying the United States army, United States navy, United States air force, United States marine-corps, or United States coast guard, according to the record of service verified in the applieation; of
(B) a symbol representing the purple heart medat.
(ii) Plates mustbe furnished by the department to the county treasurer, who shallissue them to aqualified veteran of to the veteran's surviving spouse. The plates must be placed or mounted on the vehicle owned by the veteran or the veteran's surviving spouse designated in the application and must be removedupon sale or other disposition of the vehicle.
(iii) Except as provided for $100 \%$ disabled veterans and ex-prisoners of war in subsections (10)(c) and (10)(d), a veteran or surviving spouse who receives special license plates under this subseetion (10)(f) is liable for payment of all taxes and fees required under parts 3 and 4 of this ehapter and a special veteran's or purple heart medal lieense plate fee of $\$ 10$.
(g) A Montana resident who is eligible to receive-a-special parking permit under 49-4-301 may, upon Written applieation on a form preseribed by the department, be issued a speciallieense plate with a design of
deeal bearing a representation of a wheetehair as the symbol of a person with a disability.
(h) The department may issue legion of valor lieense plates, bearing a design or deeal depieting the reeognized legion of valor medallion and numbered in sets of two with a different number on each set, to an applieant who presents to the department proper documentation- of reeeipt of a legion of valor award by appropriate autherities to the applieant of the applieant's deceased spouse and who pays-all taxes-and fees required by parts 3 and 5 of this chapter.
- (i) An active member of the armed fores of the United States who is a resident of the state or who is stationed outside of Montana may be-issued-special-lieense-plates inseribed as provided in subseetion (10)(f)(i)(A). The member'scommanding offieer may issue acertificateorsomeotherretevant doeumentoshow the applieant's qualifieation and authorizing the issuanee of the speciallieense plates insets of two with a different number on each set. The member is liable for payment of alltaxes and fees required by this ehapter, exeept as providedin-61-3-456.
(11) The provision of this seetion do notapply to a motor vehiete, trailer, or semitrailer that is registered as part of a fleet, as definedin 61-3-712, and that is subject to the provision of 61-3-711 through 61-3-733.
(12) Fees collected under this seetion must be deposited in the state general fund."

Section 4. Section 61-3-333, MCA, is amended to read:
"61-3-333. Replacing number plates. In the event of loss, mutilation, or destruction of number plates; and/or or validation devices, the owner of the registered motor vehicle may obtain from the department duplicates or replacements of the number plates upon filing a sworn declaration showing that fact and payment of a fee of $\$ 2 \$ 5$. In the event of loss, mutilation, or destruction of pioneer plates, duplicates may be obtained in the same manner upon payment of a fee of $\$ 5$."

Section 5. Section 61-3-424, MCA, is amended to read:
"61-3-424. List of amateur radio operators'special operator license plates -- distribution to public officials. The department shall, on or before July 1 of each year, furnish to the disaster and emergency services division of the department of military affairs and the chief of the state highway patrol, to the direet of eivi defense, to the sheriff of each eounty in the state, to the chief of police of each ineorporated ity in the state, and to other public officiats as the enartment an electronic record containing a county-based, alphabetically arranged list of the names, addresses, and license plate numbers and letters of each person to
whom a speciat an amateur radio operator license plate or a combined license plate has been issued, and it. It is the duty of the department, sheriffs, and chiefs of police to maintain and keep current the lists for publie information and inquiry, partieularly in retation to public emergenes disaster and emergency services division of the department of military affairs and the chief of the state highway patrol to retain this information for use in the event of a public emergency or other disruption of commonly used communication networks."

Section 6. Section 61-3-465, MCA, is amended to read:
"61-3-465. Issuance -- application -- additional fee -- disposition. (1) The department shall issue or renew collegiate license plates upon receipt of an application that shows:
(a) compliance with 61-3-303, 61-3-311, and 61-3-312; and
(b) payment to the county treasurer of:
(i) an initial application and manufacturing fee of $\$ 2.50 \$ 5$, when required; and
(ii) an annual scholarship donation of $\$ 20$ for the benefit of the institution named in the application.
(2) Once each month, the county treasurer shall, as provided in 15-1-504, transfer to the department of revenue the total of the amounts collected for:
(a) the initial application and manufacturing fee for deposit in the state general fund; and
(b) scholarship donations provided for in subsection (1)(b)(ii), along with a schedule showing the number of collegiate license plates issued and the total donations received for the benefit of each institution.
(3) Once each month, the department of revenue shall distribute to the student academic scholarship fund or foundation of each institution an amount equal to the total donations credited to that institution and transferred to the department of revenue by the county treasurers during the preceding month."

Section 7. Section 61-3-473, MCA, is amended to read:
"61-3-473. (Femporary) Definitions. As used in 61-3-472 through 61-3-481, the following definitions apply:
(1) "Generic specialty license plate" means a license plate bearing that bears the name, identifying phrase, or graphic of a sponsor, approved by the department, and that is issued by the department who is entitted to a special certifieate of registration.
(2) "Governmental body" means a tribal government, state agency, local government, school district, or other political subdivision within this state.
(3) "Organization" means an association, corporation, group, or other entity:
(a) recognized by the internal revenue service as tax-exempt under 26 U.S.C. 501(c)(3); and
(b) that does not have as its primary focus sectarian activities, including but not limited to activities aimed at promoting the adoption of one or more religious or political viewpoints.
(4) "Special centifieate of registration" means the certifieate of motor vehicle registration issued in aecordance with 61-3-479.
(5)(4) "Sponsor" means the governmental body or organization approved by the department to promote the sale and issuance of a generic specialty license plate.
$(G)(5)$ "Tribal government" means the officially recognized government of an Indian tribe, nation, or other organized Indian group or community located in Montana that is exercising self-government powers and that is recognized as being eligible for services provided by the United States to Indians because of their status as Indians. (Termates June 30, 2005-see. 21, Ch. 402, L. 2001.)"

Section 8. Section 61-3-474, MCA, is amended to read:
"61-3-474. (Temporary) Responsibility for design of generic specialty license plates -- numbering -- rulemaking -- approval -- county designation by sticker -- listing of plate sponsors. (1) The department shall:
(a) design the background and general format of generic specialty license plates;
(b) in consultation with the department of corrections, determine which license plate processing system is the most efficient and versatile manufacturing method for the production of generic specialty license plates;
(c) use a numbering system for generic specialty license plates that is distinctive from the numbering system required under 61-3-332 or used for collegiate license plates;
(d) adopt rules that prescribe:
(i) the minimum and maximum number of characters that a generic specialty license plate may display;
(ii) the general placement of the sponsor's name, identifying phrase, and graphic; and
(iii) any specifications or limitations on the use or choice of color or detail in the sponsor's graphic design.
(2) All sponsor names, identifying phrases, and graphics intended for use on generic specialty license plates must be approved by the department prior to the manufacture of the plates.
(3) Upon the issuance of generic specialty license plates, the department shall provide nonremovable stickers bearing the appropriate county designation as provided in 61-3-332. The stickers must be affixed to the
license plates in use in accordance with instructions by the department.
(4) The department shall maintain a list of the erganizations that it has approved as sponsors that have been approved to promote the sale and issuance of generic specialty license plates, address of a generie specialty license plate liaison for organization the initial distribution date for sale of each sponsored generic specialty license plate, and the donation fee established by the sponsor for each sponsored generic specialty license plate. The department shall, upon request, make copies of this list available to interested members of the public.
(5) The department may, in its discretion, revoke its previous approval of andizan's a sponsor's generic specialty license plate sponsorship if:
(a) the erganization sponsor fails to comply with the provisions of 61-3-472 through 61-3-481 or if ${ }_{2}$
(b) fewer than 400 sets of a sponsor's generic specialty license plate have been sold or renewed in the 12-month period immediately preceding the third anniversary of the date of initial distribution of the sponsored generic specialty license plate; or
(c) the department has reliable information that the organization sponsor is no longer be qualified for sponsorship under 61-3-472 through 61-3-481.
(6) (a) Upon revocation of a sponsor's generic specialty license plate sponsorship status, the issuance and sale of the sponsor's generic specialty license plates must be terminated and a donation fee may not be charged or collected upon registration renewal of a vehicle displaying previously issued generic specialty license plates affiliated with that sponsor.
(b) A person who owns a vehicle displaying valid generic specialty license plates affiliated with a sponsor whose sponsorship status has been revoked may continue to display those generic specialty license plates on the person's vehicle if the vehicle's registration is properly renewed in subsequent years and the plates remain legible.
(c) Following revocation of a sponsor's sponsorship status, the department may not issue duplicates of generic specialty license plates affiliated with that sponsor that are lost, destroyed, or mutilated. (Terminates June 30, 2005--see. 21, Ch. 402, L. 2001.)"

Section 9. Section 61-3-475, MCA, is amended to read:
"61-3-475. (Femporary) Qualifications and approval of organization as sponsor. (1) To qualify as a sponsor of a generic specialty license plate, an organization shall:
(a) apply, through the organization's officers, for sponsorship on a form or in a format prescribed by the department;
(b) submit proof of good standing if the organization is required to be registered with the office of the secretary of state;
(c) designate one of its members as the organization's generic specialty license plate liaison. The liaison is responsible for all communications with the department regarding the organization's sponsorship of generic specialty license plates and shall file the liaison's name, address, and telephone number with the department for the purposes provide for in 61-3-474(4).
(d) specify in its application the donation fee proposed by the organization for initial purchase of the organization's generic specialty license plate and for renewal of the organization's generic specialty license plate if the fee is required on renewal;
(d)(e) submit to the department proof that is acceptable to the department that:
(i) the organization is a nonprofit organization as demonstrated in its charter or bylaws or by an internal revenue service ruling. The department may request copies of an internal revenue service ruling to verify an organization's nonprofit status.
(ii) the primary purpose of the organization, except for an organization of military service veterans, is service to the community through specific programs that promote improving public health, education, or general welfare;
(iii) the organization's name, identifying phrase, or graphic that will be placed on the generic specialty license plate does not:
(A) invoke connotations offensive to good taste and decency;
(B) promote, advertise, or endorse a product, brand, or service provided for sale;
(C) infringe or otherwise violate a trademark, trade name, service mark, copyright, or other proprietary or property right; or
(D) obscure the generic specialty license plate letters or numbers that the department assigns as provided in 61-3-474(1)(c);
(iv) the organization's headquarters or base of operations is in this state or, if the organization is a chapter or branch of an international, national, or regional organization, the chapter or branch is in good standing and has authorization in writing from the parent organization to use the name and graphic of the parent organization; and
(v) the organization has an active telephone number listed under its name in at least one published

Montana directory.
(2) The department may require a statement under oath from the officers of the organization that the organization is authorized to use the name, identifying phrase, and graphic submitted for display on a generic specialty license plate and that no infringement or violation of any property right exists, together with an agreement to defend and hold harmless the state of Montana, its employees, or its agents for any liability as a result of an infringement or violation of any property right.
(3) The department's approval or rejection of an organization's application for generic specialty license plate sponsorship must be based on the requirements provided in 61-3-472 through 61-3-481. The department shall state in writing the reasons for its rejection of an organization's application.
(4) An organization may apply for and be approved to sponsor only one generic specialty license plate design at any time. Once a minimum 4-year period has expired, an organization may apply to the department for approval of a new generic specialty license plate design along with submission of the fee required under 61-3-478(1).
(5) If the department approves the organization's new generic specialty license plate design, issuance and renewal of the previously approved generic specialty license plate must be discontinued, effective on the date of the initial distribution of the newly approved generic specialty license plate design. (Terminates June 30, 2005--see. 21, Ch. 402, L. 2001.)"

Section 10. Section 61-3-476, MCA, is amended to read:
"61-3-476. (Femporary) Qualification and approval of governmental body as sponsor. To qualify for sponsorship of a generic specialty license plate, a governmental body shall:
(1) apply for sponsorship through the executive body of a tribal government, the state agency director or department head, the commission or council of a local government or political subdivision, or the board of trustees of a school district on a form or in a format approved by the department;
(2) if the governmental body is a state agency, identify the statutory authority under which it is relying to seek sponsorship of a generic specialty license plate and specify the account in which any generic specialty license plate donations must be placed;
(3) designate one of its officers or employees as the governmental body's generic specialty license plate liaison. The liaison is responsible for all communications with the department regarding the governmental body's sponsorship of generic specialty license plates and shall file the liaison's name, address, and telephone number
with the department for the purposes provided for in 61-3-474(4). (Ferminates June 30, 2005--sec. 21, Ch. 402, Ł. 2001.)"

Section 11. Section 61-3-477, MCA, is amended to read:
"61-3-477. (Femporary) Generic specialty license plate liaison -- responsibilities. (1) Upon the department's approval of an organization's or a governmental body's proposed sponsorship of a generic specialty license plate, the generic specialty license plate liaison designated under 61-3-475(1)(c) and 61-3-476(3) shall submit to the department the sponsor's name, identifying phrase, and graphic that will appear on the generic specialty license plate.
(2) The generic specialty license plate liaison shall:
(a) verify and approve in writing the prototype or mockup of the sporing sormants generic specialty license plate before it may be manufactured or issued by the department; and
(b) confirm, in writing, the donation fee established by the sponsor for initial purchase of the sponsor's generic specialty license plate and for renewal of the sponsor's generic specialty license plate if the fee is required on renewal.
(3) Subject to the provisions of 61-3-479, the generic specialty license plate liaison shall determine a person's eligibility to receive a generie specialtylicense plate and shall provide, on behalfof the sponsor, a written eertifieate of eligibility to an eligible person who has paid the required donation as determined by the sponsor and as provided in 61-3-480.
(3) Once a sponsor's generic specialty license plate has been approved for manufacture and distribution, the donation fee established by the sponsor and confirmed by the liaison may not be changed unless a new plate design is authorized in accordance with 61-3-475. (Terminates June 30, 2005--see. 21, Ch. 402, L. 2001.)"

Section 12. Section 61-3-478, MCA, is amended to read:
"61-3-478. (Temporary) Generic specialty license plate sponsor fee -- exception. (1) Except as provided in subsection (2), upon approval of an organization's application to sponsor a generic specialty license plate and before a sponsor's generic specialty license plates may be manufactured, the department shall assess and the sponsor shall pay a $\$ 1,200 \$ 4,000$ fee to reimburse the department of corrections for the prison industries training program for the initial costs incurred in producing the generic specialty license plates for the organization sponsor.
(2) In lieu of the fee required in subsection (1), a minimum of 400 applications for a sponsoring organization's sponsor's generic specialty license plates must be filed and prepaid with the department before the generic specialty license plates may be manufactured and issued. (Terminates June-30, 2005--see. 21, Ch. 402, L. 2001.)"

Section 13. Section 61-3-479, MCA, is amended to read:
"61-3-479. (Femporary) Special certifieate-of registration and issuance Issuance of generic specialty license plates -- qualifications. (1) The (a) Except as provided in subsection (1)(b), the department shall issue a specialeeftifieate of registration and set of generic specialty license plates to a person who applies if the person presents written eertifieation, in a form preseribed by the department, from the sponsoring organization indieating that the person is-eligible to receive the generie-specialty lieense plates for a particular style of generic specialty license plates and pays the donation fee established by the plate sponsor and the administrative fee required in 61-3-480.
(2) Ifthesponsorisagovernmentalbody thathasawrittenagreement with the county treasurerpursuant to 61-3-480, the department shall issue a special certifieate of registration and generie specialty license plates to an eligible person who applies if the person pays the donation specified by the governmental body to the eounty treasurer at the time of applieation.
(b) If the sponsor of a generic specialty license plate is not listed on the county collection report published by the department of revenue and required under 15-1-504 as of the initial distribution date for the sale of the sponsor's plates, the department shall require the sponsor to collect the initial donation fee from, and issue a special certificate of registration to, a person who is eligible to receive the sponsor's generic specialty license plates. The person shall present the special certificate of registration upon application for the generic specialty license plates.
$(3)(2)$ A special certifieate- of registration and set of generic specialty license plates may be issued only for a light any vehicle, except a trailer of any size, a motorcycle, or a quadricycle.
(4) The department may issue a special certifieate of registration and generie specialty license plates to joint owners of a motor vehicle ifone of the owners is determined by the sponsor to be eligible andifthe eligible owner's name-appeafs on the vehiele's-special centifieate-of registration.
$(5)(3)$ (a) Except as provided in 61-3-472 through 61-3-481 and 61-3-562, a person who receives a special centifieate of registration and generic specialty license plates is subject to the same rules and laws as
those that govern number plates.
(b) Except as provided in 61-3-472 through 61-3-481 and 61-3-562, the department is subject to the same rules and laws that govern the issuance of number plates.
(c) Generic specialty license plates issued under 61-3-472 through 61-3-481 are not subject to the maximum 4 -year limitation provide $61-3-332(3)(a)$ any maximum issuance or use limitation that may be imposed on number plates. (Ferminates June 30, 2005-see. 21, Ch. 402, L. 2001.)"

Section 14. Section 61-3-480, MCA, is amended to read:
"61-3-480. (Femporary) Fees for generic specialty license plates -- disposition. (1) In addition to the other fees and taxes imposed by law, an eligible person who applies for a generic specialty license plate shall pay an administrative fee of $\$ 10 \$ 15$ and, except as provided in 61-3-479(1)(b), the donation fee specified by the sponsor.
(2) The county treasurer shall, upon receipt of the fee fees:
(a) deposit $\$ 2 \$ 5$ of the $\$ 15$ administrative fee in the county general fund; and
(b) notwithstanding any other provisions of Title 7, Title 17, or this title and unless otherwise provided in 61-3-479(1)(b), accept the donation fee paid by the plate purchaser; and
(c) as provided in 15-1-504, once each month, transmit to the department of revenue for distribution:
(b)(i) remit $\$ 8 \$ 10$ of the $\$ 15$ administrative fee to the state general fund; and
(ii) all donation fees provided for in subsections (1) and (3), along with a schedule showing the number and type of generic specialty license plates issued and total donations received for the benefit of each sponsor of a generic specialty license plate issued or renewed, to each respective sponsor.
(2) An applieant for a generie specialtylieense plate sponsored by astate ageney shall pay to the county treasurer the donation required by the state-ageney. The county treasurer shall remit the entire amount of the donation to the department of revenue for deposit in either the-state general fund or the state-special revenue fund to the credit of the sponsoring state ageney.
(3) If an addititionat the donation fee is required by a state ageney for sponsor upon renewal of generic specialty license plates the the the must be paid to the county treasurer upon renewal of registration and transmitted to the department of revenue as prescribed in subsection (2).
(4) The eountytreasuref shatlatsocolleet from an applieantany donation required by asponsoring loeat
government, schooldistrict, or politieal subdivisionif a written agreement exists between the countytreasuref and the-sponsoring loeal government, school distriet, or politieal subdivision. The agreement must:

- (a) authorize the collection of the denations by the county treasurer;
(b) specify the amount of donation required for issuance and renewat of the generie-specialty lieense plates; and
(c) provide for the disbursement of the revenue.
(4) Once each month, the department of revenue shall distribute to the generic specialty license plate liaison designated by a sponsor under 61-3-475(1)(c) or 61-3-476(3) an amount equal to the total donations credited to that sponsor and transferred to the department of revenue by the county treasurers during the preceding month. (Ferminates June 30, 2005-see. 21, Ch. 402, L. 2001.)"

Section 15. Section 61-3-481, MCA, is amended to read:
"61-3-481. (Femporary) Generic specialty license plates -- restrictions on use. (1) Generic specialty license plates may be issued by the department only in conjunction with the registration of a light any vehicle, except a trailer of any size, a motorcycle, or a quadricycle. The department may not issue generic specialty license plates without the motor vehicle having been registered.
(2) Generic specialty license plates may be used only as the official number plates for a motor vehicle. (Terminates June 30, 2005--see. 21, Ch. 402, L. 2001.)"

Section 16. Section 61-3-562, MCA, is amended to read:
"61-3-562. Permanent registration -- transfer of vehicle ownership -- rules. (1) (a) The Except as provided in subsection (1)(c), the owner of a light vehicle 11 years old or older subject to the registration fee, as provided in 61-3-561, may permanently register the vehicle upon payment of a $\$ 50$ registration fee, the applicable registration and license fees under 61-3-321, and an amount equal to five times the applicable fees imposed for each of the following:
(i) junk vehicle disposal fees under 15-1-122(3)(a);
(ii) weed control fees under 15-1-122(3)(b);
(iii) the former county motor vehicle computer fees under 61-3-511;
(iv) the local option vehicle tax or flat fee on vehicles under 61-3-537;
(v) if applicable, special license plate fees under 61-3-332 and renewal fees for personalized plates
under 61-3-406; and
(vi) if applieable, the amateur radio operator license plate fee under 61-3-422;
(vii) if applieable, the annual-seholarship donation fee under-61-3-465; and
(viii)(vi) senior citizens and persons with disabilities transportation services fees as provided in 61-3-321(6).
(b) A person who permanently registers a vehicle as provided in subsection (1)(a) shall pay an additional $\$ 2$ fee at the time of registration for deposit in the state general fund. The department shall pay from the general fund an amount equal to the $\$ 2$ fee collected under this subsection (1)(b) from each motor vehicle registration to the pension trust fund for payment of supplemental benefits provided for in 19-6-709.
(c) The following series of license plates may not be used for purposes of permanent registration of a vehicle:
(i) Montana national guard license plates issued under 61-3-332(10)(a)(i);
(ii) reserve armed forces license plates issued under 61-3-332(10)(b);
(iii) license plates bearing a wheelchair design as a symbol of a person with a disability issued under 61-3-332(10)(g);
(iv) amateur radio operator license plates issued under 61-3-422;
(v) collegiate license plates issued under 61-3-465; and
(vi) generic specialty license plates issued under 61-3-479.
(2) In addition to the fees described in subsection (1), an owner of a truck with a manufacturer's rated capacity of 1 ton or less that is permanently registered shall pay five times the applicable fees imposed under 61-10-201.
(3) The owner of a vehicle that is permanently registered under this section is not subject to additional fees under 61-3-561 or to other motor vehicle registration fees described in this section for as long as the owner owns the vehicle.
(4) The county treasurer shall:
(a) distribute the $\$ 50$ registration fee collected under this section as provided in 61-3-509;
(b) once each month, remit to the department of revenue the amounts collected under this section, other than the local option vehicle tax or flat fee, for the purposes of 61-3-321(3) and 61-10-201. The county treasurer shall retain the local option vehicle tax or flat fee.
(5) (a) The permanent registration of a vehicle allowed by this section may not be transferred to a new
owner. If the vehicle is transferred to a new owner, the department shall cancel the vehicle's permanent registration.
(b) Upon transfer of a vehicle registered under this section to a new owner, the new owner shall apply for a certificate of ownership under 61-3-201 and file an application for registration under 61-3-303. (Subsection (1)(b) terminates on occurrence of contingency--sec. 24, Ch. 191, L. 2001.)"

Section 17. Repealer. Section 21, Chapter 402, Laws of 2001, is repealed.

Section 18. Effective dates. (1) Except as provided in subsections (2) through (4), [this act] is effective July 1, 2003.
(2) [Sections 2, 4, and 6] are effective January 1, 2004.
(3) [Section 1] is effective October 1, 2003.
(4) [Sections 3, 5, 9, 11, 12, 19, and this section] are effective on passage and approval.

Section 19. Applicability. (1) [Sections 2, 4, and 6] apply to the registration of motor vehicles and the display of license plates issued after December 31, 2003.
(2) [Sections 7, 8, and 13 through 16] apply to the registration of motor vehicles and the display of license plates issued after June 30, 2003.
(3) [Sections 3, 5, 9, 11, and 12] apply to applications for sponsorship of a generic specialty license plate submitted to the department on or after [the effective date of sections $3,5,9,11$, and 12].

- END -

I hereby certify that the within bill, SB 0118, originated in the Senate.

Secretary of the Senate

President of the Senate

Signed this day
of , 2019.

Speaker of the House

Signed this day
of , 2019.

SENATE BILL NO. 118
INTRODUCED BY DEPRATU BY REQUEST OF THE DEPARTMENT OF JUSTICE

AN ACT GENERALLY REVISING THE LAWS GOVERNING LICENSE PLATES; PROHIBITING, WITH EXCEPTIONS, THE DISPLAY OF PRIOR DESIGNS OF NUMBER PLATES OR CERTAIN SPECIAL LICENSE PLATES AFTER ISSUANCE OF A NEW DESIGN; DELAYING THE NEW ISSUE OF NUMBER PLATES UNTIL 2006; INCREASING LICENSE PLATE FEES; REVISING THE REPORTING REQUIREMENTS PERTAINING TO HOLDERS OF AMATEUR RADIO OPERATOR LICENSE PLATES; REVISING THE REQUIREMENTS GOVERNING QUALIFICATION, ISSUANCE, AND RENEWAL OF GENERIC SPECIALTY LICENSE PLATES; ALLOWING COLLECTION AND DISBURSEMENT OF SPONSOR DONATION FEES BY COUNTY TREASURERS AND THE DEPARTMENT OF REVENUE; EXPANDING THE VEHICLE TYPES ELIGIBLE FOR GENERIC SPECIALTY LICENSE PLATES; MAKING THE MONTANA GENERIC SPECIALTY LICENSE PLATE ACT PERMANENT; CLARIFYING SPECIAL LICENSE PLATE TYPES THAT MAY BE USED TO PERMANENTLY REGISTER A VEHICLE; AMENDING SECTIONS 61-3-301, 61-3-321, 61-3-332, 61-3-333, 61-3-424, 61-3-465, 61-3-473, 61-3-474, 61-3-475, 61-3-476, 61-3-477, 61-3-478, 61-3-479, 61-3-480, 61-3-481, AND 61-3-562, MCA; REPEALING SECTION 21, CHAPTER 402, LAWS OF 2001; AND PROVIDING EFFECTIVE DATES AND APPLICABILITY DATES.

