

ASSEMBLY BILL NO. 172—COMMITTEE ON TRANSPORTATION
(ON BEHALF OF THE COMMISSION ON SPECIAL LICENSE PLATES)

FEBRUARY 13, 2009

Referred to Committee on Transportation

SUMMARY—Requires certain charitable organizations which receive proceeds from special license plates to provide additional organizational information annually to certain entities. (BDR 43-366)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to license plates; requiring certain charitable organizations which receive proceeds from the issuance of special license plates to provide annually to the Commission on Special License Plates and to the Department of Motor Vehicles certain additional information pertaining to the charitable organization; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, certain charitable organizations which receive additional fees from the issuance of special license plates during a fiscal year are required to file with the Commission on Special License Plates a balance sheet and recent bank statement on or before September 1 following the end of the fiscal year. (NRS 482.38277) **Section 1** of this bill requires these organizations to file additional information with the Commission and requires this additional information to be filed with the Department also. **Section 3** of this bill makes these additional information requirements subject to the existing law providing that if a charitable organization fails to comply with the requirements, the Department of Motor Vehicles may, after notice and opportunity for a hearing, suspend the collection of additional fees on behalf of the organization and the production of the organization's special license plate. (NRS 482.38279)



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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** NRS 482.38277 is hereby amended to read as
2 follows:

3 482.38277 1. ~~Each~~ *On or before September 1 of each*
4 *fiscal year, each* charitable organization, not including a
5 governmental entity whose budget is included in the executive
6 budget, that receives additional fees shall ~~[for each fiscal year,~~
7 ~~prepare]~~ :

8 (a) *Prepare* a balance sheet for ~~[that] the immediately preceding~~
9 fiscal year on a form provided by the Commission on Special
10 License Plates ~~[. Each such charitable organization shall file]~~ and
11 *file* the balance sheet, accompanied by a recent bank statement, with
12 the Commission ~~[on or before September 1 following the end of~~
13 ~~that fiscal year.]~~ The Commission shall prepare and make available,
14 or cause to be prepared and made available, a form that must be
15 used by a charitable organization to prepare such a balance sheet.

16 (b) *Provide to the Commission and the Department:*

17 (1) *A list of the names of the persons, whether or not*
18 *designated officers, who are responsible for overseeing the*
19 *operation of the charitable organization;*

20 (2) *The current mailing address of the charitable*
21 *organization; and*

22 (3) *The current telephone number of the charitable*
23 *organization.*

24 2. The Legislative Auditor shall prescribe:

25 (a) The form and content of the balance sheets required to be
26 filed pursuant to subsection 1; and

27 (b) Any additional information that must accompany the balance
28 sheets and bank statements required to be filed pursuant to
29 subsection 1, including, without limitation, the methods and
30 procedures used to ensure that all money received in the form of
31 additional fees is expended solely for the benefit of the intended
32 recipient.

33 3. The Commission shall provide to the Legislative Auditor ~~[a]~~
34 :

35 (a) *A copy of each balance sheet and bank statement that it*
36 *receives from a charitable organization pursuant to [this section,]*
37 *paragraph (a) of subsection 1; and*

38 (b) *A copy of the information that it receives from a charitable*
39 *organization pursuant to paragraph (b) of subsection 1.*

40 **Sec. 2.** NRS 482.38278 is hereby amended to read as follows:

41 482.38278 1. On or before September 30 following the end
42 of each fiscal year, the Legislative Auditor shall present to the



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1 Commission on Special License Plates a final written report with
2 respect to the charitable organizations for which the Commission
3 provided to him a balance sheet pursuant to subsection 3 of
4 NRS 482.38277.

5 2. The final written report must be distributed to each member
6 of the Commission before the report is presented to the
7 Commission.

8 3. Along with any statement of explanation or rebuttal from the
9 audited charitable organization, the final written report may include,
10 without limitation:

11 (a) Evidence regarding the inadequacy *or inaccuracy* of any
12 forms or records filed by the charitable organization with the
13 Commission ~~;~~ *or the Department*;

14 (b) Evidence regarding any improper practices of financial
15 administration on the part of the charitable organization;

16 (c) Evidence regarding the methods and procedures, or lack
17 thereof, used to ensure that all money received in the form of
18 additional fees is expended solely for the benefit of the intended
19 recipient; and

20 (d) Any other evidence or information that the Legislative
21 Auditor determines to be relevant to the propriety of the financial
22 administration and recordkeeping of the charitable organization,
23 including, without limitation, the disposition of any additional fees
24 received by the charitable organization.

25 **Sec. 3.** NRS 482.38279 is hereby amended to read as follows:

26 482.38279 1. If the Commission on Special License Plates
27 determines that a charitable organization has failed to comply with
28 one or more of the provisions of NRS 482.38277 or if, in a report
29 provided to the Commission by the Legislative Auditor pursuant to
30 NRS 482.38278, the Legislative Auditor determines that a charitable
31 organization has committed improper practices of financial
32 administration, has filed with the Commission *or the Department*
33 forms or records that are inadequate ~~;~~ *or inaccurate*, or has failed
34 to use adequate methods and procedures to ensure that all money
35 received in the form of additional fees is expended solely for the
36 benefit of the intended recipient, the Commission shall notify the
37 charitable organization of that determination.

38 2. A charitable organization may request in writing a hearing,
39 within 20 days after receiving notification pursuant to subsection 1,
40 to respond to the determinations of the Commission or Legislative
41 Auditor. The hearing must be held not later than 30 days after the
42 receipt of the request for a hearing unless the parties, by written
43 stipulation, agree to extend the time.

44 3. The Commission shall issue a decision, immediately after
45 the hearing, on whether to uphold the original determination of the



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1 Commission or the Legislative Auditor or to overturn that
2 determination. The decision of the Commission pursuant to this
3 subsection is a final decision for purposes of judicial review.

4 4. If the Commission upholds its own determination that a
5 charitable organization has failed to comply with one or more of the
6 provisions of NRS 482.38277 or upholds the determination of the
7 Legislative Auditor that the organization has committed improper
8 practices of financial administration, has filed with the Commission
9 *or the Department* forms or records that are inadequate ~~H~~ or
10 *inaccurate*, or has failed to use adequate methods and procedures to
11 ensure that all money received in the form of additional fees is
12 expended solely for the benefit of the intended recipient, the
13 Commission may require that the Department:

14 (a) Suspend the collection of all additional fees collected on
15 behalf of the charitable organization; and

16 (b) Suspend production of the particular design of special
17 license plates from which the charitable organization receives
18 additional fees, if the Department is still producing that design.

19 **Sec. 4.** This act becomes effective on July 1, 2009.

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