**Representative Chad E. Bennion** proposes the following substitute bill:

1	MOTOR VEHICLE REGISTRATION
2	REVISIONS
3	2004 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Chad E. Bennion
6	
7	LONG TITLE
8	General Description:
9	This bill modifies the Motor Vehicles Code and the Judicial Code to amend provisions
10	related to license plates and registrations.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>provides that the Motor Vehicle Division shall issue a newly designed general issue</li> </ul>
14	license plate on the date the division determines a license plate numbering system is
15	exhausted and that sufficient funding exists in the License Plate Reissue Account;
16	<ul> <li>provides that general issue license plates expire after a certain period when the</li> </ul>
17	division begins to issue a newly designed general issue license plate;
18	<ul> <li>allows the division to initiate digital license plate technologies for the design,</li> </ul>
19	administration, and enforcement of license plate and registration provisions;
20	<ul> <li>creates a restricted account in the General Fund known as the License Plate Reissue</li> </ul>
21	Account;
22	<ul> <li>increases the fines for registration violations and dedicates a portion of the fines to</li> </ul>
23	pay for license plate reissues; and
24	<ul><li>makes technical changes.</li></ul>
25	Monies Appropriated in this Bill:



5	None
7	Other Special Clauses:
3	This bill takes effect on July 1, 2004.
)	This bill provides a coordination clause.
)	<b>Utah Code Sections Affected:</b>
l	AMENDS:
2	41-1a-214, as renumbered and amended by Chapter 1, Laws of Utah 1992
3	41-1a-402, as last amended by Chapter 1, Laws of Utah 2003
1	41-1a-1211, as last amended by Chapter 1, Laws of Utah 2003
í	41-1a-1303, as last amended by Chapter 56, Laws of Utah 2002
)	41-1a-1305, as renumbered and amended by Chapter 1, Laws of Utah 1992
,	41-1a-1307, as last amended by Chapter 56, Laws of Utah 2002
3	<b>78-3-14.5</b> , as last amended by Chapter 270, Laws of Utah 1998
)	<b>78-5-116</b> , as last amended by Chapter 270, Laws of Utah 1998
	ENACTS:
	<b>41-1a-401.5</b> , Utah Code Annotated 1953
2	<b>41-1a-401.6</b> , Utah Code Annotated 1953
3	
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 41-1a-214 is amended to read:
	41-1a-214. Registration card to be signed, carried, and exhibited.
	(1) A registration card shall be signed by the owner in ink in the space provided.
	(2) A registration card shall be carried at all times in the vehicle to which it was issued.
	(3) The person driving or in control of a vehicle shall display the registration card upon
)	demand of a peace officer or any officer or employee of the division.
	(4) (a) A violation of this section is a class C misdemeanor and has a minimum fine of
,	<u>\$40.</u>
	(b) A court may dismiss the fine imposed for a violation of this section if proof of
ļ	registration on the date of the citation is provided.
5	Section 2. Section 41-1a-401.5 is enacted to read:
5	41-1a-401.5. License plate expiration Reissue Exceptions.

## 02-23-04 6:04 PM

57	(1) Beginning on the date the division determines a license plate numbering system is
58	exhausted and that sufficient funding exists in the License Plate Reissue Account created under
59	Section 41-1a-401.6, the division shall:
60	(a) discontinue the issuance of any new current general issue license plates including
61	any:
62	(i) Ski Utah license plates; or
63	(ii) statehood centennial license plates; and
64	(b) issue a newly designed general issue license plate.
65	(2) (a) Except as provided in Subsection (4) and except for newly designed general
66	issue license plates issued under Subsection (1)(b), all license plates expire with the expiration
67	of the vehicle registration beginning four years after the date determined by the division under
68	Subsection (1).
69	(b) After the date determined by the division under Subsection (1), upon application for
70	original vehicle registration, the division shall issue the newly designed general issue license
71	plates.
72	(c) In accordance with Subsection (2)(a), beginning four years after the date determined
73	by the division under Subsection (1), upon application for renewal of the vehicle registration,
74	the division shall issue the newly designed general issue license plates.
75	(3) If the division determines it is in the best interest of the state, the division may
76	initiate digital license plate technologies for the design, administration, and enforcement of
77	license plate and registration provisions.
78	(4) The following license plates are exempt from the provisions of this section:
79	(a) special group license plates issued under Section 41-1a-418;
80	(b) personalized license plates issued under Section 41-1a-410;
81	(c) multiyear license plates issued under Section 41-1a-222;
82	(d) vintage vehicle registration license plates issued under Section 41-1a-226;
83	(e) lifetime trailer license plates issued under Section 41-1a-228;
84	(f) original issue license plates issued under Section 41-1a-416; and
85	(g) Olympic license plates.
86	Section 3. Section 41-1a-401.6 is enacted to read:
87	41-1a-401.6. License Plate Reissue Account created Purposes.

88	(1) There is created within the General Fund a restricted account known as the
89	"License Plate Reissue Account."
90	(2) The License Plate Reissue Account shall consist of:
91	(a) fine revenues deposited in the account in accordance with Sections 78-3-14.5 and
92	<u>78-5-116;</u>
93	(b) appropriations made by the Legislature;
94	(c) private contributions; and
95	(d) donations or grants from public or private entities.
96	(3) The cost of administering the License Plate Reissue Account shall be paid from
97	monies in the account.
98	(4) (a) Any appropriation made by the Legislature from the account may only be used
99	for the design and reissuance of license plates required under Section 41-1a-401.5.
100	(b) Only license plates that are replaced solely to comply with the reissuance
101	requirements under Subsection 41-1a-401.5(2)(c) may be paid for from account monies.
102	Section 4. Section 41-1a-402 is amended to read:
103	41-1a-402. Required colors, numerals, and letters Expiration.
104	(1) [ <del>(a)</del> ] Except as provided in [ <del>Subsection (3) and in</del> ] Section 41-1a-407, each license
105	plate shall be in colors selected by the commission and shall have displayed on it:
106	[(i)] (a) the registration number assigned to the vehicle for which it is issued;
107	[ <del>(ii)</del> ] <u>(b)</u> the name of the state;
108	[(iii)] (c) a registration decal showing the date of expiration; and
109	[(iv)] (d) a slogan determined as provided in Section 41-1a-405.
110	[(b)] (2) A special group license plate issued under Section 41-1a-418 is exempt from
111	the slogan requirement under Subsection (1)[ <del>(a)(iv)</del> ] <u>(d)</u> .
112	[(2) If registration is extended by affixing a registration decal to the license plate, the
113	expiration date of the decal governs the expiration date of the license plate.]
114	[(3) Each original license plate that is not one of the special group license plates issued
115	under Section 41-1a-418 shall be a:]
116	[(a) statehood centennial license plate with the same color, design, and slogan as the
117	plates issued in conjunction with the statehood centennial; or]
118	[(b) Ski Utah license plate.]

119	Section 5. Section 41-1a-1211 is amended to read:
120	41-1a-1211. License plate fees Application fees for issuance and renewal of
121	personalized and special group license plates Replacement fee for license plates
122	Postage fees.
123	(1) (a) [A] Except for license plates issued under Section 41-1a-407 and for reissue
124	license plates under Subsection (11), a license plate fee of \$5 per set shall be paid to the
125	division for the issuance of any new license plate under Part 4, License Plates and Registration
126	Indicia[, except for license plates issued under Section 41-1a-407].
127	(b) The license plate fee shall be deposited as follows:
128	[ <del>(a)</del> ] <u>(i)</u> \$4 as provided in Section 41-1a-1201; and
129	[(b)] (ii) \$1 in the Transportation Fund.
130	(2) An applicant for original issuance of personalized license plates issued under
131	Section 41-1a-410 shall pay a \$50 per set license plate application fee in addition to the fee
132	required in Subsection (1).
133	(3) Beginning July 1, 2003, a person who applies for a special group license plate shall
134	pay a \$5 fee for the original set of license plates in addition to the fee required under
135	Subsection (1).
136	(4) An applicant for original issuance of personalized special group license plates shall
137	pay the license plate application fees required in Subsection (2) in addition to the license plate
138	fees and license plate application fees established under Subsections (1) and (3).
139	(5) An applicant for renewal of personalized license plates issued under Section
140	41-1a-410 shall pay a \$10 per set application fee.
141	(6) A fee of \$5 shall be paid to the division for the replacement of any license plate
142	issued under Part 4, License Plates and Registration Indicia. The license plate fee shall be
143	deposited as follows:
144	(a) \$4 as provided in Section 41-1a-1201; and
145	(b) \$1 in the Transportation Fund.
146	(7) The division may charge a fee established under Section 63-38-3.2 to recover its
147	costs for the replacement of decals issued under Section 41-1a-418.
148	(8) The division may charge a fee established under Section 63-38-3.2 to recover the
149	cost of issuing stickers under Section 41-1a-416.

150	(9) In addition to any other fees required by this section, the division shall assess a fee
151	established under Section 63-38-3.2 to cover postage expenses if new or replacement license
152	plates are mailed to the applicant.
153	(10) The fees required under this section are separate from and in addition to
154	registration fees required under Section 41-1a-1206.
155	(11) (a) There is no charge to an applicant for license plates that are replaced solely to
156	comply with the reissuance requirements under Subsection 41-1a-401.5(2)(c).
157	(b) The cost to reissue license plates under Subsection 41-1a-401.5(2)(c) shall be paid
158	from the License Plate Reissue Account created under Section 41-1a-401.6 or from other state
159	<u>revenues.</u>
160	Section 6. Section 41-1a-1303 is amended to read:
161	41-1a-1303. Driving without registration or certificate of title Class B or C
162	misdemeanor.
163	(1) (a) Except as provided in Subsection (2) or Section 41-1a-211, a person may not
164	drive or move, or an owner may not knowingly permit to be driven or moved upon any
165	highway any vehicle of a type required to be registered in this state:
166	(i) that is not properly registered or for which a certificate of title has not been issued or
167	applied for; or
168	(ii) for which the required fee has not been paid.
169	(b) A violation of this Subsection (1) is a class C misdemeanor[:] and has a minimum
170	fine as follows:
171	(i) \$40 for a delinquency of less than six months, unless proof of proper registration on
172	the date of the citation is provided;
173	(ii) \$100 for a delinquency of six months but less than 12 months; and
174	(iii) $\hat{\mathbf{H}}$ [\$\frac{\\$1,000}{\}] \$\frac{\\$500}{\}\$ $\hat{\mathbf{h}}$ for a delinquency of 12 months or more.
175	(c) (i) Except for a violation described in Subsection (1)(b)(i), a court may not dismiss
176	an action brought for a violation of this Subsection (1) because the defendant has obtained
177	appropriate registration subsequent to violating this Subsection (1).
178	(ii) Upon proof of proper registration on the date of the citation, the court may reduce
179	the fine as follows:
180	(A) to \$60 for a delinquency of six months, but less than 12 months; and

181	(B) to H [\$300] \$200 h for a delinquency of 12 months or more.
182	(2) (a) A violation of Subsection 41-1a-202(3), related to registration of vehicles after
183	establishing residency, is a class B misdemeanor and except as provided in Subsection (2)(b),
184	has a minimum fine of \$1000.
185	(b) A court may not dismiss an action brought for a violation of Subsection
186	41-1a-202(3) merely because the defendant has obtained the appropriate registration
187	subsequent to violating the section. The court may, however, reduce the fine to \$200 if the
188	violator presents evidence at the time of his hearing that:
189	(i) the vehicle is currently registered properly; and
190	(ii) the violation has not existed for more than one year.
191	(3) A court may require proof of proper motor vehicle registration as part of any
192	sentence imposed under this section.
193	(4) The revenue from a fine imposed under this section shall be deposited in
194	accordance with Sections 78-3-14.5 and 78-5-116.
195	Section 7. Section 41-1a-1305 is amended to read:
196	41-1a-1305. License plate and registration card violations Class C
197	misdemeanor.
198	(1) It is a class C misdemeanor:
199	[(1)] (a) to break, injure, interfere with, or remove from any vehicle any seal, lock, or
200	device on it for holding or displaying any license plate or registration card attached for
201	denoting registration and identity of the vehicle;
202	[(2)] (b) to remove from any registered vehicle the license plate or registration card
203	issued or attached to it for its registration;
204	[(3) to place or display any license plate or registration card upon any other vehicle
205	than the one for which it was issued by the division;]
206	[(4) to use or permit the use or display of any license plate, registration card, or permit
207	upon or in the operation of any vehicle other than that for which it was issued;]
208	[(5)] (c) to operate upon any highway of this state any vehicle required by law to be
209	registered without having the license plate or plates securely attached, and the registration card
210	
210	issued by the division carried in the vehicle, except that the registration card issued by the

212	[(6)] (d) for any weighmaster to knowingly make any false entry in his record of
213	weights of vehicles subject to registration or to knowingly report to the commission or division
214	any false information regarding the weights;
215	[ <del>(7)</del> ] <u>(e)</u> for any inspector, officer, agent, employee, or other person performing any of
216	the functions required for the registration or operation of vehicles subject to registration, to do,
217	permit, cause, connive at, or permit to be done any act with the intent, or knowledge that the
218	probable effect of the act would be to injure any person, deprive him of his property, or to
219	injure or defraud the state with respect to its revenues relating to title or registration of
220	vehicles;
221	[(8)] (f) for any person to combine or conspire with another to do, attempt to do, or
222	cause or allow any of the acts in this chapter classified as a misdemeanor;
223	[(9)] (g) to operate any motor vehicle with a camper mounted on it upon any highway
224	without displaying a current decal in clear sight upon the rear of the camper, issued by the
225	county assessor of the county in which the camper has situs for taxation;
226	[(10)] (h) to manufacture, use, display, or sell any facsimile or reproduction of any
227	license plate issued by the division or any article that would appear to be a substitute for a
228	license plate; or
229	[(11)] (i) to fail to return to the division any registration card, license plate or plates,
230	decal, permit, or title that has been canceled, suspended, voided, or revoked.
231	(2) It is a class B misdemeanor:
232	(a) to place or display any license plate or registration card upon any vehicle other than
233	the one for which it was issued by the division; or
234	(b) to use or permit the use or display of any license plate, registration card, or permit
235	upon or in the operation of any vehicle other than the one for which it was issued.
236	(3) (a) The minimum fine for a violation of Subsection (2)(a) or (b) is \$1,000.
237	(b) (i) A court may not dismiss an action brought for a violation of Subsection (2)(a) or
238	(b) because the defendant has obtained the appropriate registration subsequent to violating
239	Subsection (2)(a) or (b).
240	(ii) Upon proof of proper registration on the date of the citation, the court may reduce
241	the fine to \$300.
242	(4) The revenue from a fine imposed under this section shall be deposited in

243	accordance with Sections /8-3-14.5 and /8-5-116.
244	Section 8. Section 41-1a-1307 is amended to read:
245	41-1a-1307. Operation of motor vehicles, trailers, or semitrailers without
246	payment of fees Class B misdemeanor.
247	(1) It is a class $[\mathbf{e}]$ $\underline{\mathbf{B}}$ misdemeanor for a person to operate a motor vehicle, trailer, or
248	semitrailer upon the highways without having paid the title and registration or transfer fees and
249	taxes required by law.
250	(2) In addition to any other penalty, the owner of a motor vehicle, trailer, or semitrailer
251	operated in violation of this section shall pay the greater of:
252	(a) a penalty equal to title and registration fees in addition to any other fee required
253	under this chapter[-]; or
254	(b) the fine specified in Section 41-1a-1303.
255	(3) A court may require proof of proper vehicle registration as part of any sentence
256	imposed under this section.
257	Section 9. Section <b>78-3-14.5</b> is amended to read:
258	78-3-14.5. Allocation of district court fees and forfeitures.
259	(1) Except as provided in this section, district court fines and forfeitures collected for
260	violation of state statutes shall be paid to the state treasurer.
261	(2) Fines and forfeitures collected by the court for violation of a state statute or county
262	or municipal ordinance constituting a misdemeanor or an infraction shall be remitted 1/2 to the
263	state treasurer and 1/2 to the treasurer of the [government] state or local governmental entity
264	which prosecutes or which would prosecute the violation.
265	(3) Fines and forfeitures collected for violations of Title 23, Wildlife Resources Code
266	[of Utah], or Title 73, Chapter 18, State Boating Act, shall be paid to the state treasurer.
267	(a) For violations of Title 23, the state treasurer shall allocate 85% to the Division of
268	Wildlife Resources and 15% to the General Fund.
269	(b) For violations of Title 73, Chapter 18, the state treasurer shall allocate 85% to the
270	Division of Parks and Recreation and 15% to the General Fund.
271	(4) (a) Fines and forfeitures collected for violation of Section 72-7-404 or 72-7-406,
272	less fees established by the Judicial Council, shall be paid to the state treasurer for deposit in
273	the B and C road account.

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274	(b) Fees established by the Judicial Council shall be deposited in the state General
275	Fund.
276	(c) Money deposited in the class B and C road account is supplemental to the money
277	appropriated under Section 72-2-107 but shall be expended in the same manner as other class B
278	and C road funds.
279	(5) (a) The first $\hat{\mathbf{H}}$ [\$\frac{\$200}{}] \$150 $\hat{\mathbf{h}}$ of a fine collected by a court for a violation under Section
280	41-1a-1303 and the first \$100 of a fine collected by a court for a violation under Section
281	41-1a-1305 shall be deposited in accordance with Subsection (2).
282	(b) The remaining fine collected by a court for a violation under Sections 41-1a-1303
283	and 41-1a-1305 shall be deposited in the License Plate Reissue Account created under Section
284	<u>41-1a-401.6.</u>
285	[(5)] (6) Fines and forfeitures collected for any violations not specified in this chapter
286	or otherwise provided for by law shall be paid to the state treasurer.
287	[ <del>(6)</del> ] <u>(7)</u> Fees collected in connection with civil actions filed in the district court shall
288	be paid to the state treasurer.
289	[ <del>(7)</del> ] (8) The court shall remit money collected in accordance with Title 51, Chapter 7,
290	State Money Management Act.
291	Section 10. Section <b>78-5-116</b> is amended to read:
292	78-5-116. Disposition of fines.
293	(1) Except as otherwise specified by this section, fines and forfeitures collected by a
294	justice court shall be remitted, [ $\frac{1}{2}$ to the treasurer of the local government
295	responsible for the court and [one-half] $1/2$ to the treasurer of the local government which
296	prosecutes or which would prosecute the violation.
297	(2) (a) For violation of Title 23, the court shall allocate 85% to the Division of Wildlife
298	Resources and 15% to the general fund of the city or county government responsible for the
299	justice court.
300	(b) For violation of Title 73, Chapter 18, State Boating Act, the court shall allocate
301	85% to the Division of Parks and Recreation and 15% to the general fund of the city or county
302	government responsible for the justice court.
303	(3) The surcharge established by Section 63-63a-1 shall be paid to the state treasurer.

(4) Fines, fees, court costs, and forfeitures collected by a municipal or county justice

305	court for a violation of Section 72-7-404 or 72-7-406 regarding maximum weight limitations
306	and overweight permits, minus court costs not to exceed the schedule adopted by the Judicial
307	Council, shall be paid to the state treasurer and distributed to the class B and C road account.
308	(5) Revenue deposited in the class B and C road account pursuant to Subsection (4) is
309	supplemental to the money appropriated under Section 72-2-107 but shall be expended in the
310	same manner as other class B and C road funds.
311	(6) (a) The first $\hat{\mathbf{H}}$ [\$\frac{\$200}{}] \$150 $\hat{\mathbf{h}}$ of a fine collected by a court for a violation under Section
312	41-1a-1303 and the first \$100 of a fine collected by a court for a violation under Section
313	41-1a-1305 shall be deposited in accordance with Subsection (1).
314	(b) The remaining fine collected by a court for a violation under Sections 41-1a-1303
315	and 41-1a-1305 shall be deposited in the License Plate Reissue Account created under Section
316	<u>41-1a-401.6.</u>
317	Section 11. Effective date.
318	This bill takes effect on July 1, 2004.
319	Section 12. Coordinating H.B. 321 with S.B. 72.
320	If this H.B. 321 and S.B. 72, Disposition of Fines for Registration Violations, both pass,
321	it is the intent of the Legislature that the Office of Legislative Research and General Counsel in
322	preparing the Utah Code database for publication, shall:
323	(1) rewrite Subsections 78-2-14.5(5) and (6) to read as follows:
324	"(5) Except as provided in Subsection (6):
325	(a) the first $\hat{\mathbf{h}}$ [\$\frac{\$200}{}] \$150 $\hat{\mathbf{h}}$ of a fine collected by a court for a violation under Section
	<u>41-1a-1303</u>
326	and the first \$100 of a fine collected by a court for a violation under Section 41-1a-1305 shall
327	be deposited in accordance with Subsection (2); and
328	(b) the remaining fine collected by a court for a violation of Sections 41-1a-1303 and
329	41-1a-1305 shall be deposited in the License Plate Reissue Account created under Section
330	<u>41-1a-401.6.</u>
331	(6) Until July 1, 2007, fines and forfeitures collected by the court for a violation of
332	Subsection 41-1a-1303(2) related to registration of vehicles after establishing residency shall
333	be remitted:
334	(a) 50% to the state or local governmental entity which issued the citation for a
335	violation to be used for law enforcement purposes; and

- 11 -

## 1st Sub. (Buff) H.B. 321

## 02-23-04 6:04 PM

336	(b) 50% in accordance with Subsection (2)."
337	(2) rewrite Subsections 78-5-116(6) and (7) to read as follows:
338	"(6) Except as provided in Subsection (7):
339	(a) the first $\hat{\mathbf{H}}$ [\$\frac{\$200}{}\$] \$150 $\hat{\mathbf{h}}$ of a fine collected by a court for a violation under
339a	Section 41-1a-1303
340	and the first \$100 of a fine collected by a court for a violation under Section 41-1a-1305 shall
341	be deposited in accordance with Subsection (1); and
342	(b) the remaining fine collected by a court for a violation under Sections 41-1a-1303
343	and 41-1a-1305 shall be deposited in the License Plate Reissue Account created under Section
344	<u>41-1a-401.6.</u>
345	(7) Until July 7, 2007, fines and forfeitures collected by the court for a violation of
346	Subsection 41-1a-1303(2) related to registration of vehicles after establishing residency shall
347	be remitted:
348	(a) 50% to the state or local governmental entity which issued the citation for a
349	violation to be used for law enforcement purposes; and
350	(b) 50% in accordance with Subsection (1)."