Senate Research Center

C.S.H.B.

2894

79R18517 JRJ-F

By: Phillips

(Deuell)

Transportation & Homeland

Security

5/21/2005

Committee Report

(Substituted)

## AUTHOR'S/SPONSOR'S STATEMENT OF INTENT

Enacted by the 78th Legislature, Regular Session, 2003, H.B. 2971 authorized the Texas Department of

Transportation (TxDOT) to contract with a private vendor for the marketing and sale of personalized vehicle

license plates, other specialized license plates specifically authorized by statute, and new specialized license

plates created by the vendor and approved by TxDOT. The purpose of the new subchapter created by this

legislation was to satisfy the interest and demands of the motoring public for personalized and specialized

vehicle license plates and to increase the revenues generated by their marketing and sale for the financial

benefit of the State of Texas. However, the program has yet to be implemented.

 $_{\hbox{C.S.H.B.}}$  2894 clarifies and streamlines the 2003 legislation with regard to the responsibilities of the vendor

and TxDOT under the statute and the contract. This bill addresses issues that have arisen during the

development of the rules and request for information procedures.

## RULEMAKING AUTHORITY

Rulemaking authority previously granted to the Texas Transportation Commission is modified in SECTION 1

(Section 504.851, Transportation Code) of this bill .

## SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 504.851, Transportation Code, by amending Subsections (a), (b), (c), (e), (f),

(g), and (h) and adding Subsections (g-1) and (k) -(m), as follows:

(a) Requires the Texas Department of Transportation (TxDOT), rather than authorizes the Texas

Transportation Commission (commission), to enter into a contract with the private vendor whose

proposal is most advantageous to the state, as determined from competitive sealed proposals that

satisfy the requirements of this section, for the marketing and sale of personalized, rather than

prestige, license plates and if the private vendor agrees, other specialty license plates authorized by this subchapter.

(b) Requires the commission by rule to establish fees for the issuance or renewal of personalized

license plates that are marketed and sold by the private vendor. Deletes existing text relating to the

authorization by the commission of TxDOT to contract with a private vendor under Subsection

- (a) (1) for the marketing and sale of personalized prestige license plates.
- (c) Requires the commission by rule to establish the fees for the issuance or renewal of souvenir

license plates, specialty, rather than specialized, license plates, or souvenir or specialty license plates

that are personalized that are marketed and sold by the private vendor. Deletes existing text relating

to the marketing and sale of specialized license plates. Makes conforming changes.

(e) Provides that the portion of the contract with the private vendor regarding the marketing and sale

of personalized license plates, rather than under

Subsection (a) (1), is payable only from amounts

derived from the collection of the fee established under Subsection (b). Provides that the portion of

a contract with a private vendor regarding the marketing and sale of souvenir license plates, specialty

license plates, or souvenir or specialty license plates that are personalized under Section 504.102

(Personalization of Other Specialty License Plates), rather than under Subsection (a)(2), is payable

only from amounts derived from the collection of the fee established under Subsection (c).

(f) Authorizes TxDOT to approve, rather than create, new design and color combinations for

personalized license plates that are marketed and sold by a private vendor under a contract entered

into with the private vendor. Makes conforming changes.

(g) Authorizes TxDOT to approve new design and color combinations for specialty license plates

authorized by this chapter, including specialty license plates that may be personalized, that are

marketed and sold by the private vendor under the contract entered into with the private vendor,

rather than under Subsection (a)(2). Provides that this subsection, except as otherwise provided by

this chapter, does not authorize TxDOT to take certain actions under this chapter relating to

specialized license plates. Makes conforming changes.

(g-1) Prohibits TxDOT from publishing or restricting certain designs or color combinations

proposed for specialty license plates, with exceptions.

SRC-JGS, ASV C.S.H.B. 2894 79(R) Page 1 of 3

(h) Authorizes TxDOT, subject to the limitations provided by Subsections (g) and (g-1), to cancel a

license plate or require the discontinuation of a license plate design or color combination that is

marketed and sold by a private vendor under contract at any time if the department determines that

the cancellation or discontinuation is in the best interest of this state or the motoring public. Makes a conforming change.

 $% \left( k\right) =0$  (k) Requires TxDOT to certify to the comptroller of public accounts the estimate, with a detailed

 $\,$  explanation of the basis on which the estimate is calculated, of all reasonable costs to  ${\tt TxDOT}$ 

associated with the evaluation of competitive sealed proposals received by the department under this

section and associated with the implementation and enforcement of the contract entered into under

this section, including direct, indirect, and administrative costs for the issuance or renewal of

personalized license plates or specialized license plates.

(1) Requires the contract entered into with the private vendor to provide for TxDOT to recover all

costs incurred by TxDOT in implementing this section. Authorizes TxDOT, under the contract, to

require the private vendor to reimburse  ${\tt TxDOT}$  in advance for certain anticipated costs.

(m) Requires any excess amount of revenue, to the extent that specialty license plate fees collected

under this section are in excess of the minimum amount required under Subsection (b) or (c), to be

deposited to the credit of the general revenue fund.

SECTION 2. Amends Subchapter J, Chapter 504, Transportation Code, by adding Section 504.852, as follows:

Sec. 504.852. CONTRACT LIMITATIONS. (a) Prohibits TxDOT, in a contract under Section 504.851, from making certain requirements and

504.851, from making certain requirements and assessments.

(b) Requires the initial term of the contract, if a private vendor contracts to market and sell

souvenir license plates, specialty license plates, or souvenir or specialty license plates

personalized under Section 504.102, to be for at least five years from the effective date of

 $$\operatorname{the}$$  contract. Authorizes the contract to provide, with the agreement of TxDOT and the

private vendor, a second term at least equal in length to the initial term of the contract.

(c) Prohibits a private vendor from marketing and selling souvenir license plates, specialty

license plates, or souvenir or specialty license plates personalized under Section 504.102

that compete directly for sales with another specialty license plate issued under this chapter unless TxDOT and the sponsoring agency or

organization of the other license plate approve,
notwithstanding Subsection (b).

SECTION 3. Provides that a contract awarded by TxDOT to a private vendor under Section 504.851,

Transportation Code, is not valid to the extent that the contract does not comply with the changes in law made by this Act.

SECTION 4. Effective date: upon passage or September 1, 2005.

 $$\tt SRC\mbox{-}JGS\mbox{,} ASV\mbox{ C.S.H.B.} 2894\mbox{ }79\mbox{ (R)}$  Page 1 of 3