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SENATE TRANSPORTATION COMMITTEE

April 1, 2003

Proposed Amendments to S.B. 384

[New language in bold, italics and underlined. Deleted language in highlights.]

Intent

- 1: Delete redundant language.
- 2-9: Place the proposed legislation under a pilot program.

Amendments

1. Page 1, line 7: “*registered dealer, authorized inspection station, authorized station*_[r1],”
2. Page 1, lines 9-10: “**Sec. 3. 1. The Department shall establish a pilot program to authorize a person to provide registration services pursuant to this Act. 2. Upon request, the Department may authorize a person to**_[r2].”
3. Page 2, line 3: “**2. 3. A person who is authorized to register motor vehicles, issues**_[r3]”
4. Page 2, line 19: “**3. 4. In addition to any fees or taxes collected pursuant to this**_[r4]”
5. Page 2, line 24: “**4. 5. A person who is authorized to register motor vehicles, issue**_[r5]”
6. Page 2, line 29: “**5. 6. The Director shall adopt such regulations as the Director**_[r6]”
7. Page 7, line 29-33: “**6. Except with respect to a fee authorized by subsection 3 4 of section 3 of this act, a contracted agent shall transmit all fees and taxes collected for the registration of vehicles to the Department, as required pursuant to paragraph (b) of subsection 2 3 of that section**_[r7].”
8. New Section: “**Sec. 20. The Department shall adopt the regulations required by section 3 of this act on or before Jan. 1, 2004**_[r8].”
9. Page 12, line 3: “**Sec. 20. 21.** This act becomes effective on July 1, 2003_[r9].”

Amendments presented by:

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