

mirror. The second in Section 2 makes it clear that the use of handicapped parking permits by a handicapped person who has parked but does not enter or leave the vehicle while parked constitutes a handicapped parking permit infraction. Language is also added which permits the State of Nebraska and its political subdivision to recognize validity of handicapped license plates issued by other states in jurisdiction, Section 2, Section 3, and (inaudible) requirement for permit application, adding for the first time that an application must be filed when the permit is renewed. This specifies that the application must include proof of identity of the applying party and a complete medical form contained in the statutory criteria for qualification for a permit, signed by a physician, certifying that the person meets the statutory definition of handicapped or disabled person, either permanently or temporarily. It further states that a person may hold one permit either individually under Section 18-1738 or for a vehicle transporting handicapped persons, under Section 18-1738.01 but not under both provisions. Section 5 amends Section 18-1734, one, to reconfigure the handicapped parking permit. It increases the size to provide for a minimal size of four inches by four inches and maximize of five inches by seven inches. It also specifies that the permit is constructed of durable material designed to resist normal wear or fading for the terms of the permit, three years, and so designed to minimize the possibility alteration following issue. Subsection (2) of Section 5 provides that the permit is to show that such identity...identifying information on permit holder as necessary to enforcement of handicapped parking statute as determined by the Department of Motor Vehicles. Section 6 amends Section 18-1741 to provide for a six-month suspension of a permit if the permit is altered or reproduced. It also requires the court to impose a 250 dollar fine which is waivable by a judge if at the time of sentencing all permits issued to or in the possession of the offenders are returned to the court. This is to encourage cooperation in retrieving illegal permits. Section 7 amends Section 18-1741.01 to provide the construction of wheelchair ramps constructed or created in accordance and in conformity with the federal Americans with Disabilities Act of 1990 and constitutes a handicapped parking infraction. Amendment 8 amends Section 33-1309.01 to authorized volunteer handicap enforcement personnel, nonpolice officers to receive witness and attendance fees when appearance in court to testify with regard to the handicapped parking infraction. And the last part is to add the emergency clause.