

SENATE BILL NO. 105

INTRODUCED BY MAZUREK, BECK, ADDY, GIACOMETTO, PATTERSON,
PHILLIPS, LEE, JACOBSON, MANNING, B. BROWN

IN THE SENATE

JANUARY 13, 1989	INTRODUCED AND REFERRED TO COMMITTEE ON HIGHWAYS & TRANSPORTATION.
	FIRST READING.
JANUARY 18, 1989	ON MOTION, REREFERRED TO COMMITTEE ON JUDICIARY.
JANUARY 25, 1989	COMMITTEE RECOMMEND BILL DO PASS. REPORT ADOPTED.
JANUARY 26, 1989	PRINTING REPORT.
JANUARY 27, 1989	SECOND READING, DO PASS.
JANUARY 28, 1989	ENGROSSING REPORT.
JANUARY 30, 1989	THIRD READING, PASSED. AYES, 41; NOES, 9.
	TRANSMITTED TO HOUSE.

IN THE HOUSE

JANUARY 30, 1989	INTRODUCED AND REFERRED TO COMMITTEE ON JUDICIARY.
FEBRUARY 20, 1989	FIRST READING.
MARCH 14, 1989	COMMITTEE RECOMMEND BILL BE CONCURRED IN AS AMENDED. REPORT ADOPTED.
MARCH 17, 1989	SECOND READING, NOT CONCURRED IN AS AMENDED.
	SEGREGATED FROM COMMITTEE OF THE WHOLE REPORT.

MARCH 18, 1989

SECOND READING, CONCURRED IN AS
AMENDED.

MARCH 21, 1989

THIRD READING, CONCURRED IN.
AYES, 57; NOES, 37.

RETURNED TO SENATE WITH AMENDMENTS.

IN THE SENATE

APRIL 4, 1989

RECEIVED FROM HOUSE.

SECOND READING, AMENDMENTS
CONCURRED IN.

APRIL 6, 1989

THIRD READING, AMENDMENTS
CONCURRED IN.

SENT TO ENROLLING.

APRIL 10, 1989

REPORTED CORRECTLY ENROLLED.

APRIL 11, 1989

SIGNED BY PRESIDENT.

IN THE HOUSE

APRIL 17, 1989

SIGNED BY SPEAKER.

IN THE SENATE

APRIL 17, 1989

DELIVERED TO GOVERNOR.

APRIL 18, 1989

RETURNED FROM GOVERNOR WITH
RECOMMENDED AMENDMENTS.

APRIL 19, 1989

SECOND READING, GOVERNOR'S AMEND-
MENTS CONCURRED IN.

ON MOTION, RULES SUSPENDED AND BILL
PLACED ON THIRD READING THIS DAY.

THIRD READING, GOVERNOR'S AMENDMENTS
CONCURRED IN.

IN THE HOUSE

APRIL 20, 1989

SECOND READING, GOVERNOR'S AMENDMENTS
CONCURRED IN.

APRIL 21, 1989

THIRD READING, GOVERNOR'S AMENDMENTS
CONCURRED IN.

IN THE SENATE

APRIL 21, 1989

SENT TO ENROLLING.

REPORTED CORRECTLY ENROLLED.

1 *Senate* BILL NO. *105*
 2 INTRODUCED BY *Thasub Dick*
 3 *Richard E. Manning* *Bob Brown*
 4 A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING THE
 5 DEPARTMENT OF JUSTICE TO PROVIDE TO THE DIRECTOR OF THE
 6 SELECTIVE SERVICE SYSTEM LISTS OF DRIVER'S LICENSE HOLDERS
 7 WHO WERE BORN IN SPECIFIED YEARS; AND AMENDING SECTION
 8 2-6-109, MCA."

9
 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

11 **Section 1.** Section 2-6-109, MCA, is amended to read:

12 "2-6-109. Prohibition on distribution or sale of
 13 mailing lists -- exceptions -- penalty. (1) Except as
 14 provided in subsections (3), (4), (5), and (6), in order to
 15 protect the privacy of those who deal with state and local
 16 government:

17 (a) no agency may distribute or sell for use as a
 18 mailing list any list of persons without first securing the
 19 permission of those on the list; and

20 (b) no list of persons prepared by the agency may be
 21 used as a mailing list except by the agency or another
 22 agency without first securing the permission of those on the
 23 list.

24 (2) As used in this section, "agency" means any board,
 25 bureau, commission, department, division, authority, or

1 officer of the state or a local government.

2 (3) Except as provided in 30-9-403, this section does
 3 not prevent an individual from compiling a mailing list by
 4 examination of original documents or applications which are
 5 otherwise open to public inspection.

6 (4) This section does not apply to the lists of
 7 registered electors and the new voter lists provided for in
 8 13-2-115 and 13-38-103, or to lists of the names of
 9 employees governed by Title 39, chapter 31, or to lists of
 10 persons holding driver's licenses provided for under
 11 [section 2].

12 (5) This section shall not prevent an agency from
 13 providing a list to persons providing prelicensing or
 14 continuing educational courses subject to Title 20, chapter
 15 30, or specifically exempted therefrom as provided in
 16 20-30-102.

17 (6) This section does not apply to the right of access
 18 either by Montana law enforcement agencies or, by purchase
 19 or otherwise, of public records dealing with motor vehicle
 20 registration.

21 (7) A person violating the provisions of subsection
 22 (1)(b) is guilty of a misdemeanor."

23 NEW SECTION. **Section 2.** Providing information to
 24 selective service system. At the request of the director of
 25 the selective service system, provided for in 50 U.S.C. 460,

LC 0485/01

1 the department shall provide a list of persons born in
2 specified years who are holders of driver's licenses for the
3 exclusive purpose of assuring compliance with the military
4 draft registration requirements of the federal Military
5 Selective Service Act (50 U.S.C. 451, et seq.). The
6 department may not provide the social security numbers of
7 persons on the list.

8 NEW SECTION. **Section 3. Extension of authority.** Any
9 existing authority to make rules on the subject of the
10 provisions of [this act] is extended to the provisions of
11 [this act].

12 NEW SECTION. **Section 4. Codification instruction.**
13 [Section 2] is intended to be codified as an integral part
14 of Title 61, chapter 5, part 1, and the provisions of Title
15 61, chapter 5, part 1, apply to [section 2].

16 NEW SECTION. **Section 5. Severability.** If a part of
17 [this act] is invalid, all valid parts that are severable
18 from the invalid part remain in effect. If a part of [this
19 act] is invalid in one or more of its applications, the part
20 remains in effect in all valid applications that are
21 severable from the invalid applications.

-End-

RE-REFERRED AND
APPROVED BY COMMITTEE
ON JUDICIARY

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2 INTRODUCED BY *Thasub Dick* *Hilf*
3 *Richard E. Manning* *BoS Brown*
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12 "2-6-109. Prohibition on distribution or sale of
13 mailing lists -- exceptions -- penalty. (1) Except as
14 provided in subsections (3), (4), (5), and (6), in order to
15 protect the privacy of those who deal with state and local
16 government:

17 (a) no agency may distribute or sell for use as a
18 mailing list any list of persons without first securing the
19 permission of those on the list; and

20 (b) no list of persons prepared by the agency may be
21 used as a mailing list except by the agency or another
22 agency without first securing the permission of those on the
23 list.

24 (2) As used in this section, "agency" means any board,
25 bureau, commission, department, division, authority, or

1 officer of the state or a local government.

2 (3) Except as provided in 30-9-403, this section does
3 not prevent an individual from compiling a mailing list by
4 examination of original documents or applications which are
5 otherwise open to public inspection.

6 (4) This section does not apply to the lists of
7 registered electors and the new voter lists provided for in
8 13-2-115 and 13-38-103, or to lists of the names of
9 employees governed by Title 39, chapter 31, or to lists of
10 persons holding driver's licenses provided for under
11 [section 2].

12 (5) This section shall not prevent an agency from
13 providing a list to persons providing prelicensing or
14 continuing educational courses subject to Title 20, chapter
15 30, or specifically exempted therefrom as provided in
16 20-30-102.

17 (6) This section does not apply to the right of access
18 either by Montana law enforcement agencies or, by purchase
19 or otherwise, of public records dealing with motor vehicle
20 registration.

21 (7) A person violating the provisions of subsection
22 (1)(b) is guilty of a misdemeanor."

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LC 0485/01

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2 specified years who are holders of driver's licenses for the
3 exclusive purpose of assuring compliance with the military
4 draft registration requirements of the federal Military
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6 department may not provide the social security numbers of
7 persons on the list.

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17 [this act] is invalid, all valid parts that are severable
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-End-

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SENATE BILL NO. 105
INTRODUCED BY *Thasquah Bick* *Helen*
Diagrams *Paterson* *Phillips* *Ho*, *Jacobson*
Michael E. Manning *Bob Brown*
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"2-6-109. Prohibition on distribution or sale of
mailing lists -- exceptions -- penalty. (1) Except as
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bureau, commission, department, division, authority, or

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(3) Except as provided in 30-9-403, this section does
not prevent an individual from compiling a mailing list by
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(4) This section does not apply to the lists of
registered electors and the new voter lists provided for in
13-2-115 and 13-38-103, or to lists of the names of
employees governed by Title 39, chapter 31, or to lists of
persons holding driver's licenses provided for under
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providing a list to persons providing prelicensing or
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(6) This section does not apply to the right of access
either by Montana law enforcement agencies or, by purchase
or otherwise, of public records dealing with motor vehicle
registration.

(7) A person violating the provisions of subsection
(1)(b) is guilty of a misdemeanor."

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selective service system. At the request of the director of
the selective service system, provided for in 50 U.S.C. 460,

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2 specified years who are holders of driver's licenses for the
3 exclusive purpose of assuring compliance with the military
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18 from the invalid part remain in effect. If a part of [this
19 act] is invalid in one or more of its applications, the part
20 remains in effect in all valid applications that are
21 severable from the invalid applications.

-End-

STANDING COMMITTEE REPORT

March 14, 1989
Page 2 of 2

March 14, 1989
Page 1 of 2

Mr. Speaker: We, the committee on Judiciary report that
SENATE BILL 105 (third reading copy -- blue) be concurred in
as amended.

Signed: Dave Brown
Dave Brown, Chairman

[REP. ADDY WILL CARRY THIS BILL ON THE HOUSE FLOOR]

And, that such amendments read:

1. Title, line 5.
Following: "JUSTICE TO"
Insert: ", WITH CERTAIN CONDITIONS AND RESTRICTIONS,"
2. Title, line 7.
Strike: "SECTION"
Insert: "SECTIONS"
3. Title, line 8.
Following: "2-6-109"
Insert: "AND 61-5-107"
4. Page 2, line 25.
Following: "460,"
Insert: "and after the federal government agrees in writing that
it will not refuse to give the state federal highway money
if the state lowers the age for purchase, possession, and
consumption of alcoholic beverages to less than 21,"
5. Page 2, line 23.
Following: line 22
Insert: "Section 2. Section 61-5-107, MCA, is amended to read:
"61-5-107. Application for license, instruction
permit, commercial vehicle operator's endorsement, or
motorcycle endorsement. (1) Every application for an
instruction permit, driver's license, commercial
vehicle operator's endorsement, or motorcycle

endorsement shall be made upon a form furnished by the
department. A motorcycle endorsement is required for
the operation of a quadricycle. Every application shall
be accompanied by the proper fee, and payment of such
fee shall entitle the applicant to not more than three
attempts to pass the examination within a period of 6
months from the date of application.

(2) Every such application shall state the full
name, date of birth, sex, and residence address of the
applicant, and briefly describe the applicant, and
shall state whether the applicant has previously been
licensed as a driver or commercial vehicle operator,
and, if so, when and by what state or country, and
whether any such license has ever been suspended or
revoked, or whether an application has ever been
refused, and, if so, the date of and reason for such
suspension, revocation, or refusal.

(3) Whenever application is received from an
applicant previously licensed by any other
jurisdiction, the department shall request a copy of
such applicant's driving record from such previous
licensing jurisdiction. When received, such driving
records shall become a part of the driver's record in
this state with the same force and effect as though
entered on the driver's record in this state in the
original instance.

(4) The application must clearly disclose that
state law allows the department to disseminate
information on the application or the license or both
in the form of lists of and information regarding
applicants and licensees. The application must list
each reason for which state law allows a list to be
disseminated and the person or entity to whom it may be
disseminated. As to each reason, the application must
allow the applicant to refuse to have his name or
information regarding him disseminated. An applicant's
exercise of this right may not be used in any way to
delay, condition, or deny the grant of a license."

Renumber: subsequent sections

6. Page 3, line 5.
Following: "seq.)."
Insert: "The department shall notify the persons that information
regarding them was released to the selective service
system."
7. Page 3, line 6.
Following: "security"
Insert: "or drivers license"

SB 105
HOUSE

COMMITTEE OF THE WHOLE AMENDMENT #2
SENATE BILL 105
Representative Dave Brown

March 18, 1989 9:21 am
Page 1 of 1

Mr. Chairman: I move to amend SENATE BILL 105 (third reading copy -- blue).

Signed: 
Representative Dave Brown

And, that such amendment to SENATE BILL 105 read as follows:

1. Page 3, line 7.
Following: "list"
Insert: "for any purpose"

ADOPT

REJECT

SB 105

HOUSE

COMMITTEE OF THE WHOLE AMENDMENT
Senate Bill 105
Representative Leo Giacometto

March 17, 1989 2:26 pm
Page 1 of 1

Mr. Chairman: I move to amend Senate Bill 105 (third reading copy -- blue).

Signed: 

Representative Leo Giacometto

1. And, that such amendments to the House Committee on Judiciary amendments dated March 14, 1989, to Senate Bill 105 read as follows:

2. Amendment number 4.
Strike: insert in its entirety.

ADOPT

REJECT

SB 105

HOUSE

COMMITTEE OF THE WHOLE AMENDMENT
Senate Bill 105
Representative Addy

March 16, 1989 2:40 pm
Page 1 of 1

Mr. Chairman: I move to amend Senate Bill 105 (third reading copy -- blue).

Signed: 

Representative Addy

1. And, that such amendments to the Committee on Judiciary amendments dated March 14, 1989 to Senate Bill 105 read as follows:

2. Amendment Number 5.
In insert, Section 2, subsection (4).
Strike: subsection (4) in its entirety.

ADOPT

REJECT

SB 105

HOUSE

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2T

SENATE BILL NO. 105

INTRODUCED BY MAZUREK, BECK, ADDY, GIACOMETTO, PATTERSON,
PHILLIPS, LEE, JACOBSON, MANNING, B. BROWN

A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING THE
DEPARTMENT OF JUSTICE TO, WITH CERTAIN CONDITIONS AND
RESTRICTIONS, PROVIDE TO THE DIRECTOR OF THE SELECTIVE
SERVICE SYSTEM LISTS OF DRIVER'S LICENSE HOLDERS WHO WERE
BORN IN SPECIFIED YEARS; AND AMENDING SECTION SECTIONS
SECTION 2-6-109 AND 61-5-107, MCA."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 2-6-109, MCA, is amended to read:

"2-6-109. Prohibition on distribution or sale of
mailing lists -- exceptions -- penalty. (1) Except as
provided in subsections (3), (4), (5), and (6), in order to
protect the privacy of those who deal with state and local
government:

(a) no agency may distribute or sell for use as a
mailing list any list of persons without first securing the
permission of those on the list; and

(b) no list of persons prepared by the agency may be
used as a mailing list except by the agency or another
agency without first securing the permission of those on the
list.

(2) As used in this section, "agency" means any board,
bureau, commission, department, division, authority, or
officer of the state or a local government.

(3) Except as provided in 30-9-403, this section does
not prevent an individual from compiling a mailing list by
examination of original documents or applications which are
otherwise open to public inspection.

(4) This section does not apply to the lists of
registered electors and the new voter lists provided for in
13-2-115 and 13-38-103, or to lists of the names of
employees governed by Title 39, chapter 31, or to lists of
persons holding driver's licenses provided for under
[section 2].

(5) This section shall not prevent an agency from
providing a list to persons providing prelicensing or
continuing educational courses subject to Title 20, chapter
30, or specifically exempted therefrom as provided in
20-30-102.

(6) This section does not apply to the right of access
either by Montana law enforcement agencies or, by purchase
or otherwise, of public records dealing with motor vehicle
registration.

(7) A person violating the provisions of subsection
(1)(b) is guilty of a misdemeanor."

SECTION 2:--SECTION 61-5-107, MCA, IS AMENDED TO--READ:

1 ~~"61-5-107;--Application---for---license;--instruction~~
 2 ~~permit;--commercial--vehicle--operator's---endorsement;--or~~
 3 ~~motorcycle---endorsement;---(1)--Every--application--for--an~~
 4 ~~instruction-permit;--driver's--license;--commercial--vehicle~~
 5 ~~operator's--endorsement;--or-motorcycle-endorsement-shall-be~~
 6 ~~made-upon-a-form-furnished-by-the-department;--A-motorcycle~~
 7 ~~endorsement--is-required-for-the-operation-of-a-quadracycle;~~
 8 ~~Every-application-shall-be-accompanied-by--the--proper--fee;~~
 9 ~~and--payment--of-such-fee-shall-entitle-the-applicant-to-not~~
 10 ~~more-than-three-attempts-to-pass-the--examination--within--a~~
 11 ~~period-of-6-months-from-the-date-of-application;~~

12 ~~(2)--Every--such-application-shall-state-the-full-name;~~
 13 ~~date-of-birth;--sex;--and-residence-address-of-the--applicant;~~
 14 ~~and--briefly-describe-the-applicant;--and-shall-state-whether~~
 15 ~~the-applicant-has-previously-been-licensed-as--a--driver--or~~
 16 ~~commercial--vehicle--operator;--and;--if-so;--when-and-by-what~~
 17 ~~state-or-country;--and-whether-any-such-license-has-ever-been~~
 18 ~~suspended-or-revoked;--or-whether--an--application--has--ever~~
 19 ~~been--refused;--and;--if-so;--the-date-of-and-reason-for-such~~
 20 ~~suspension;--revocation;--or-refusal;~~

21 ~~(3)--Whenever-application-is-received-from-an-applicant~~
 22 ~~previously--licensed--by---any---other---jurisdiction;--the~~
 23 ~~department--shall-request-a-copy-of-such-applicant's-driving~~
 24 ~~record--from--such--previous--licensing--jurisdiction;--When~~
 25 ~~received;--such--driving--records-shall-become-a-part-of-the~~

1 ~~driver's-record-in-this-state-with-the-same-force-and-effect~~
 2 ~~as-though-entered-on-the-driver's-record-in--this--state--in~~
 3 ~~the-original-instance;~~

4 ~~(4)--The--application--must-clearly-disclose-that-state~~
 5 ~~law-allows-the-department-to-disseminate-information-on--the~~
 6 ~~application--or--the-license-or-both-in-the-form-of-lists-of~~
 7 ~~and-information--regarding--applicants--and--licensees;--The~~
 8 ~~application-must-list-each-reason-for-which-state-law-allows~~
 9 ~~a--list--to-be-disseminated-and-the-person-or-entity-to-whom~~
 10 ~~it-may-be-disseminated;--As-to-each-reason;--the--application~~
 11 ~~must--allow--the--applicant--to--refuse--to-have-his-name-or~~
 12 ~~information--regarding--him--disseminated;--An--applicant's~~
 13 ~~exercise--of-this-right-may-not-be-used-in-any-way-to-delay;~~
 14 ~~condition;--or-deny-the-grant-of-a-license;"~~

15 ~~NEW SECTION. Section 2. Providing information to~~
 16 ~~selective service system. At the request of the director of~~
 17 ~~the selective service system, provided for in 50 U.S.C. 460,~~
 18 ~~AND-AFTER-THE-FEDERAL-GOVERNMENT-AGREES-IN-WRITING--THAT--IT~~
 19 ~~WILL--NOT--REFUSE-TO-GIVE-THE-STATE-FEDERAL-HIGHWAY-MONEY-IF~~
 20 ~~THE-STATE-LOWERS--THE-AGE--FOR--PURCHASE;--POSSESSION;--AND~~
 21 ~~CONSUMPTION--OF--ALCOHOLIC-BEVERAGES--TO--LESS-THAN-21;~~ the
 22 department shall provide a list of persons born in specified
 23 years who are holders of driver's licenses for the exclusive
 24 purpose of assuring compliance with the military draft
 25 registration requirements of the federal Military Selective

1 Service Act (50 U.S.C. 451, et seq.). THE DEPARTMENT SHALL
2 NOTIFY THE PERSONS THAT INFORMATION REGARDING THEM WAS
3 RELEASED TO THE SELECTIVE SERVICE SYSTEM. The department may
4 not provide the social security OR DRIVER'S LICENSE numbers
5 of persons on the list FOR ANY PURPOSE.

6 NEW SECTION. **Section 3.** Extension of authority. Any
7 existing authority to make rules on the subject of the
8 provisions of [this act] is extended to the provisions of
9 [this act].

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19 severable from the invalid applications.

-End-

GOVERNOR'S AMENDMENT
TO SENATE BILL 105
(REFERENCE COPY)
April 17, 1989

1. Page 5, line 4.
Following: "provide"
Insert: "the selective service system"

-END-

SB 105

SENATE BILL NO. 105

INTRODUCED BY MAZUREK, BECK, ADDY, GIACOMETTO, PATTERSON,
PHILLIPS, LEE, JACOBSON, MANNING, B. BROWN

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persons holding driver's licenses provided for under
[section 2].

(5) This section shall not prevent an agency from
providing a list to persons providing prelicensing or
continuing educational courses subject to Title 20, chapter
30, or specifically exempted therefrom as provided in
20-30-102.

(6) This section does not apply to the right of access
either by Montana law enforcement agencies or, by purchase
or otherwise, of public records dealing with motor vehicle
registration.

(7) A person violating the provisions of subsection
(1)(b) is guilty of a misdemeanor."

SECTION 2.--SECTION 61-5-107, MCA, IS AMENDED TO READ:

1 "61-5-107.---Application---for---license,---instruction
 2 permit,---commercial---vehicle---operator's---endorsement,---or
 3 motorcycle---endorsement,---(1)---Every---application---for---an
 4 instruction-permit,---driver's---license,---commercial---vehicle
 5 operator's---endorsement,---or---motorcycle---endorsement---shall---be
 6 made---upon---a---form---furnished---by---the---department.---A---motorcycle
 7 endorsement---is---required---for---the---operation---of---a---quadricycle.
 8 Every---application---shall---be---accompanied---by---the---proper---fee,
 9 and---payment---of---such---fee---shall---entitle---the---applicant---to---not
 10 more---than---three---attempts---to---pass---the---examination---within---a
 11 period---of---6---months---from---the---date---of---application.

12 (2)---Every---such---application---shall---state---the---full---name,
 13 date---of---birth,---sex,---and---residence---address---of---the---applicant,
 14 and---briefly---describe---the---applicant,---and---shall---state---whether
 15 the---applicant---has---previously---been---licensed---as---a---driver---or
 16 commercial---vehicle---operator,---and,---if---so,---when---and---by---what
 17 state---or---country,---and---whether---any---such---license---has---ever---been
 18 suspended---or---revoked,---or---whether---an---application---has---ever
 19 been---refused,---and,---if---so,---the---date---of---and---reason---for---such
 20 suspension,---revocation,---or---refusal.

21 (3)---Whenever---application---is---received---from---an---applicant
 22 previously---licensed---by---any---other---jurisdiction,---the
 23 department---shall---request---a---copy---of---such---applicant's---driving
 24 record---from---such---previous---licensing---jurisdiction.---When
 25 received,---such---driving---records---shall---become---a---part---of---the

1 driver's---record---in---this---state---with---the---same---force---and---effect
 2 as---though---entered---on---the---driver's---record---in---this---state---in
 3 the---original---instance.

4 (4)---The---application---must---clearly---disclose---that---state
 5 law---allows---the---department---to---disseminate---information---on---the
 6 application---or---the---license---or---both---in---the---form---of---lists---of
 7 and---information---regarding---applicants---and---licensees.---The
 8 application---must---list---each---reason---for---which---state---law---allows
 9 a---list---to---be---disseminated---and---the---person---or---entity---to---whom
 10 it---may---be---disseminated.---As---to---each---reason,---the---application
 11 must---allow---the---applicant---to---refuse---to---have---his---name---or
 12 information---regarding---him---disseminated.---An---applicant's
 13 exercise---of---this---right---may---not---be---used---in---any---way---to---delay,
 14 condition,---or---deny---the---grant---of---a---license."

15 NEW SECTION. Section 2. Providing information to
 16 selective service system. At the request of the director of
 17 the selective service system, provided for in 50 U.S.C. 460,
 18 AND---AFTER---THE---FEDERAL---GOVERNMENT---AGREES---IN---WRITING---THAT---IT
 19 WILL---NOT---REFUSE---TO---GIVE---THE---STATE---FEDERAL---HIGHWAY---MONEY---IF
 20 THE---STATE---LOWERS---THE---AGE---FOR---PURCHASE,---POSSESSION,---AND
 21 CONSUMPTION---OF---ALCOHOLIC---BEVERAGES---TO---LESS---THAN---21, the
 22 department shall provide a list of persons born in specified
 23 years who are holders of driver's licenses for the exclusive
 24 purpose of assuring compliance with the military draft
 25 registration requirements of the federal Military Selective

1 Service Act (50 U.S.C. 451, et seq.). THE DEPARTMENT SHALL
 2 NOTIFY THE PERSONS THAT INFORMATION REGARDING THEM WAS
 3 RELEASED TO THE SELECTIVE SERVICE SYSTEM. The department may
 4 not provide THE SELECTIVE SERVICE SYSTEM the social security
 5 OR DRIVER'S LICENSE numbers of persons on the list FOR ANY
 6 PURPOSE.

7 NEW SECTION. **Section 3.** Extension of authority. Any
 8 existing authority to make rules on the subject of the
 9 provisions of [this act] is extended to the provisions of
 10 [this act].

11 NEW SECTION. **Section 4.** Codification instruction.
 12 [Section 2] is intended to be codified as an integral part
 13 of Title 61, chapter 5, part 1, and the provisions of Title
 14 61, chapter 5, part 1, apply to [section 2].

15 NEW SECTION. **Section 5.** Severability. If a part of
 16 [this act] is invalid, all valid parts that are severable
 17 from the invalid part remain in effect. If a part of [this
 18 act] is invalid in one or more of its applications, the part
 19 remains in effect in all valid applications that are
 20 severable from the invalid applications.

-End-