## 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.
  - SECOND READING, DO PASS.
    - ENGROSSING REPORT.
    - THIRD READING, PASSED. AYES, 41; NOES, 9.

TRANSMITTED TO HOUSE.

IN THE HOUSE

JANUARY 30, 1989

JANUARY 27, 1989

JANUARY 28, 1989

JANUARY 30, 1989

FEBRUARY 20, 1989

MARCH 14, 1989

MARCH 17, 1989

INTRODUCED AND REFERRED TO COMMITTEE ON JUDICIARY.

FIRST READING.

COMMITTEE RECOMMEND BILL BE CONCURRED IN AS AMENDED. REPORT ADOPTED.

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.

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# APRIL 21, 1989

THIRD READING, GOVERNOR'S AMENDMENTS CONCURRED IN.

IN THE SENATE

APRIL 21, 1989

SENT TO ENROLLING.

REPORTED CORRECTLY ENROLLED.

1 INTRODUCED BY 2 an thez, 3 "AN ACT REOUIRING A BILL ENDITLED 4 THE 5 DEPARTMENT OF JUSTICE TO PROVIDE TO THE DIRECTOR OF THE SELECTIVE SERVICE SYSTEM LISTS OF DRIVER'S LICENSE HOLDERS 6 7 WHO WERE BORN IN SPECIFIED YEARS; AND AMENDING SECTION в 2-6-109, MCA."

9

10 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 <u>-- exceptions</u> -- 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:

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

(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

tana Legislative Council

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."

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

INTRODUCED BILL

LC 0485/01

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

8 <u>NEW SECTION.</u> 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].

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

16 <u>NEW SECTION.</u> 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-

- 3 --

51st Legislature

**RE-REFERRED AND** 

APPROVED BY COMMITTEE ON JUDICIARY JA/ BILL NO. 1 105 2 INTRODUCED BY m Av., 3 ۵ "AN ACT REQUIRING A BILL ENSOTLED: 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."

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18 mailing list any list of persons without first securing the
19 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.

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
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-2- SECOND READING SB 105

LC 0485/01

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

8 <u>NEW SECTION.</u> 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].

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of Title 61, chapter 5, part 1, and the provisions of Title
61, chapter 5, part 1, apply to [section 2].

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-End-

-3-

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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

tana Legislative Council

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.

(4) This section does not apply to the lists of 6 7 registered electors and the new voter lists provided for in 13-2-115 and 13-38-103, or to lists of the names of 8 9 employees governed by Title 39, chapter 31, or to lists of persons holding driver's licenses provided for under 10 11 [section 2]. (5) This section shall not prevent an agency from 12 13 providing a list to persons providing prelicensing or 14 continuing educational courses subject to Title 20, chapter 30, or specifically exempted therefrom as provided in 15

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 25 the selective service system, provided for in 50 U.S.C. 460,

THIRD READING -2-SB 105

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.

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[Section 2] is intended to be codified as an integral part
of Title 61, chapter 5, part 1, and the provisions of Title
61, chapter 5, part 1, apply to [section 2].

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-End-

-3-

#### STANDING COMMITTEE REPORT

March 14, 1989 Page 1 of 2

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

Brown, Chairman

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

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 March 14, 1989 Page 2 of 2

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: seg.).

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"

> 5B 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"



5B 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 Léo Giacometto

 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.

#### COMMITTEE OF THE WHOLE AMENDMENT Senate Bill 105 Representative Addy

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

HOUSE

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5B 105

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

Kelly Him. Representati Signed: 7 e 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/05 HOUSE

ADOPT

1	SENATE BILL NO. 105	1
2	INTRODUCED BY MAZUREK, BECK, ADDY, GIACOMETTO, PATTERSON,	2
3	PHILLIPS, LEE, JACOBSON, MANNING, B. BROWN	3
4		4
5	A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING THE	5
6	DEPARTMENT OF JUSTICE TO, WITH CERTAIN CONDITIONS AND	6
7	RESTRICTIONS, PROVIDE TO THE DIRECTOR OF THE SELECTIVE	7
8	SERVICE SYSTEM LISTS OF DRIVER'S LICENSE HOLDERS WHO WERE	8
9	BORN IN SPECIFIED YEARS; AND AMENDING SECTION SECTIONS	9
10	SECTION 2-6-109 AND-61-5-107, MCA."	10
11		11
12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:	12
13	Section 1. Section 2-6-109, MCA, is amended to read:	13
14	"2-6-109, Prohibition on distribution or sale of	14
15	<pre>mailing lists exceptions penalty. (1) Except as</pre>	15
16	provided in subsections (3), (4), (5), and (6), in order to	16
17	protect the privacy of those who deal with state and local	17
18	government:	18
19	(a) no agency may distribute or sell for use as a	19
20	mailing list any list of persons without first securing the	20
21	permission of those on the list; and	21
22	(b) no list of persons prepared by the agency may be	22
23	used as a mailing list except by the agency or another	2 3
24	agency without first securing the permission of those on the	24
25	list.	25

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

4 (3) Except as provided in 30-9-403, this section does 5 not prevent an individual from compiling a mailing list by 6 examination of original documents or applications which are 7 otherwise open to public inspection.

8 (4) This section does not apply to the lists of 9 registered electors and the new voter lists provided for in 10 13-2-115 and 13-38-103, or to lists of the names of 11 employees governed by Title 39, chapter 31, or to lists of 12 persons holding driver's licenses provided for under 13 [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.

23 (7) A person violating the provisions of subsection24 (1)(b) is guilty of a misdemeanor."

SECTION 2 .- SECTION 61-5-1077-MCA7-IS-AMENDED- 20--READ:

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REFERENCE BILL

SB 0105/02

SB 105

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1	#61-5-107Applicationforlicenseinstruction
2	permit7commercialvehicleoperator'sendorsement7or
3	motorcycleendorsementtl)Everyapplicationforan
4	instruction-permit;driver'slicense;commercialvehicle
5	operatorisendorsement;or-motorcycle-endorsement-shall-be
6	made-upon-a-form-furnished-by-the-departmentAmotorcycle
7	endorsementis-required-for-the-operation-of-a-quadricycle.
8	Every-application-shall-be-accompanied-bytheproperfee;
9	andpaymentof-such-fee-shall-entitle-the-applicant-to-not
10	more-than-three-attempts-to-pass-theexaminationwithina
11	period-of-6-months-from-the-date-of-application-
12	<pre>t2tEverysuch-application-shall-state-the-full-name;</pre>
13	date-of-birthy-sexy-and-residence-address-of-theapplicanty
14	andbriefly-describe-the-applicant;-and-shall-state-whether
15	the-applicant-has-previously-been-licensed-asadriveror
16	commercialvehicleoperator;and;-if-so;-when-and-by-what
17	state-or-country7-and-whether-any-such-license-has-ever-been
18	suspended-or-revoked;-or-whetheranapplicationhasever
19	beenrefused;and;if-so;-the-date-of-and-reason-for-such
20	suspension7-revocation7-or-refusal.
21	<pre>(3)Whenever-application-is-received-from-an-applicant</pre>
22	previouslylicensedbyanyotherjurisdiction;the
23	departmentshall-request-a-copy-of-such-applicant's-driving
24	recordfromsuchpreviouslicensingjurisdictionWhen
25	receivedsuchdrivingrecords-shall-become-a-part-of-the

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## SB 0105/02

1	driver's-record-in-this-state-with-the-same-force-and-effect
2	as-though-entered-on-the-driveris-record-inthisstatein
3	the-original-instance.
4	(4)Theapplicationmust-clearly-disclose-that-state
5	law-allows-the-department-to-disseminate-information-onthe
6	application-orthe-license-or-both-in-the-form-of-lists-of
7	and-informationregardingapplicantsandlicenseesThe
8	application-must-list-each-reason-for-which-state-law-allows
9	alistto-be-disseminated-and-the-person-or-entity-to-whom
10	it-may-be-disseminatedAs-to-each-reasontheapplication
11	mustallowtheapplicanttorefuseto-have-his-name-or
12	informationregardinghimdisseminatedAnapplicant's
13	exerciseof-this-right-may-not-be-used-in-any-way-to-delay,
14	condition,-or-deny-the-grant-of-a-license."
15	<u>NEW SECTION.</u> 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-WRITINGTHATIT
19	WILLNOTREPUSE-TO-GIVE-THE-STATE-PEDERAL-HIGHWAY-MONEY-IP
20	THE-STATE-LOWERS-THE-AGE-FOR-PURCHASE,-POSSESSION,AND
21	CONSUMPTIONOFALCOHOLICBEVERAGESTOLESS-THAN-217 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

-4-

SB 105

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

6 <u>NEW SECTION.</u> 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].

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

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-End-

-5-

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-

SENATE BILL NO. 105 1 2 INTRODUCED BY MAZUREK, BECK, ADDY, GIACOMETTO, PATTERSON, PHILLIPS, LEE, JACOBSON, MANNING, B. BROWN 3 4 A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING THE 5 DEPARTMENT OF JUSTICE TO, WITH CERTAIN CONDITIONS AND 6 RESTRICTIONS, PROVIDE TO THE DIRECTOR OF THE SELECTIVE 7 SERVICE SYSTEM LISTS OF DRIVER'S LICENSE HOLDERS WHO WERE 8 BORN IN SPECIFIED YEARS; AND AMENDING SECTION SECTIONS 9 SECTION 2-6-109 AND-61-5-107, MCA." 10 11 12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 2-6-109, MCA, is amended to read: 13 \*2-6-109. Prohibition on distribution or sale of 14 mailing lists -- exceptions -- penalty. (1) Except as 15 provided in subsections (3), (4), (5), and (6), in order to 16 17 protect the privacy of those who deal with state and local 18 government: (a) no agency may distribute or sell for use as a 19 mailing list any list of persons without first securing the 20

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(b) no list of persons prepared by the agency may be
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agency without first securing the permission of those on the
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Montana Legislative Council

1 (2) As used in this section, "agency" means any board, 2 bureau, commission, department, division, authority, or 3 officer of the state or a local government.

4 (3) Except as provided in 30-9-403, this section does 5 not prevent an individual from compiling a mailing list by 6 examination of original documents or applications which are 7 otherwise open to public inspection.

8 (4) This section does not apply to the lists of 9 registered electors and the new voter lists provided for in 10 13-2-115 and 13-38-103, or to lists of the names of 11 employees governed by Title 39, chapter 31, or to lists of 12 persons holding driver's licenses provided for under 13 [section 2].

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or otherwise, of public records dealing with motor vehicle
registration.

23 (7) A person violating the provisions of subsection24 (1)(b) is guilty of a misdemeanor."

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

-2- SB 105. REFERENCE BILL: INCLUDES GOVERNOR'S AMENDMENTS DATED 4-(7-89

1 "61-5-107---Application----for---license;---instruction permit --- commercial--vehicle--operator's---endorsement --- or 2 3 motorcycle---endorsement,----fl---Every--application--for--an instruction-permit,--driveris--license,--commercial--vehicle Δ 5 operator1s-endorsement;--or-motorcycle-endorsement-shall-be 6 made-upon-a-form-furnished-by-the-department---A--motorcycle endorsement--is-required-for-the-operation-of-a-quadricycle: 7 8 Every-application-shall-be-accompanied-by--the--proper--feer 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 f2)--Every--such-application-shall-state-the-full-name;

13 date-of-birthy-sexy-and-residence-address-of-the--applicanty and--briefly-describe-the-applicant--and-shall-state-whether 14 the-applicant-has-previously-been-licensed-as--a--driver--or 15 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 suspension7-revocation7-or-refusal:

21 (3)--Whenever-application-is-received-from-an-applicant 22 previously-licensed-by---any---other---jurisdiction7---the 23 department--shall-request-a-copy-of-such-applicantis-driving 24 record--from--such--previous--licensing--jurisdiction7---When 25 received7--such--driving--records-shall-become-a-part-of-the

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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 4 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 it-may-be-disseminated.-As-to-each-reason,--the--application 10 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 conditiony-or-deny-the-grant-of-a-license+" 15 NEW SECTION. Section 2. Providing information to selective service system. At the request of the director of 16 the selective service system, provided for in 50 U.S.C. 460, 17 18 AND-AFTER-THE-FEDERAD-GOVERNMENT-AGREES-IN-WRITING-THAT--IT 19 WILL--NOT--REFUSE-TO-GIVE-THE-STATE-FEDERAL-HIGHWAY-MONEY-IP 20 THE-STATE-LOWERS--THE--AGE--FOR--PURCHASE7--POSSESSION7--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 registration requirements of the federal Military Selective 25
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Service Act (50 U.S.C. 451, et seq.). THE DEPARTMENT SHALL
 NOTIFY THE PERSONS THAT INFORMATION REGARDING THEM WAS
 RELEASED TO THE SELECTIVE SERVICE SYSTEM. The department may
 not provide THE SELECTIVE SERVICE SYSTEM the social security
 OR DRIVER'S LICENSE numbers of persons on the list FOR ANY
 PURPOSE.

7 <u>NEW SECTION.</u> Section 3. Extension of authority. Any B existing authority to make rules on the subject of the 9 provisions of [this act] is extended to the provisions of 10 [this act].

<u>NEW SECTION.</u> Section 4. Codification instruction.
 [Section 2] is intended to be codified as an integral part
 of Title 61, chapter 5, part 1, and the provisions of Title
 61, chapter 5, part 1, apply to [section 2].

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

-End-

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