Explanation of Changes
Senate CS for SB 34 (STA)
version: 30-GS1781\O

Technical changes throughout the bill: Legislative Legal has brought the language of this legislation in line with the standards set forth in the legislative drafting manual.

Page 1, lines 9-11: §18.65.310(a) added a $5 fee to the production of a federally compliant identification card.

Page 2, lines 12-13: §18.65.310(p) requires non-compliant identification cards to be produced within the state.

Page 2, lines 19-24: §28.05.068 adds a new section that the department may not convey or distribute information to an entity or individual that is not a state agency beyond what is necessary to administer driver’s licensing under AS 28.15 or the data authorized under AS 28.10.505

Page 3, lines 17-20: §28.15.061(b)(6) adds language that requires the department to provide the applicant with information regarding how the information will be stored, inform them of the printing location and other pertinent information regarding their application.

Page 4, lines 29 – 31 to Page 5, lines 1 – 7: §28.15.111 adds a new subsection for non-compliant licenses that requires an applicant’s permission before copying or retaining identity verification documents, using facial recognition as part of the application process, or before retaining images or the applicants face. Also requires printing of non-compliant driver’s licenses to be done within the state.

Page 5, lines 30 – 31: §28.15.271(b)(4) added a $10 fee to the production of a federally compliant driver’s license.

Page 6, lines 16 – 19: §28.99.040(a)(2) establishes that a state or municipal agency may only authorize the minimum assets necessary to satisfy the specific requirements of the REAL ID Act of 2005 that provide for the agency to issue a driver’s license or identification card acceptable to federal agencies for official purposes.