



Summary of Changes made in CS HB 74 (STA)

Section 1: CS increases fee for compliant ID from \$5 to \$20

Section 2: CS adds a requirement for the Department of Administration (DOA) to add language to the application forms that requires a person to indicate that they understand their choice of a compliant or a non-compliant ID.

Section 3: CS puts into law DOA's current practice of retaining only those scanned documents necessary to meet requirements of federal and state law.

CS adds new requirement for DOA to destroy scanned documents once minimal retention periods set forth by federal and state law have been met. Currently DOA is not required to destroy documents, which are used by Public Safety and other law enforcement.

CS adds prohibition on state or municipal governments requiring people to obtain a federally compliant state-issued ID. Currently, the State does require certain employees to have the necessary ID to access military bases or board a flight, if needed for employment purposes.

CS creates limit of 9 years for DOA to retain a copy of a person's photo. Currently DOA retains photos for a minimum of 15 years, as they are used by DMV for fraud prevention and by Public Safety for law enforcement.

CS adds prohibition on copying, scanning, or retaining in any form the documents used to apply for a non-compliant ID. Currently DOA scans and retains these documents to allow for online renewals and for issuance of duplicate IDs when a person loses their card.

CS adds new requirements for identification cards to expire after eight years, to allow for identification cards to be renewed by mail or online, and for identification cards held by non-U.S. citizens to have shorter expiration periods under certain circumstances.

CS adds new requirement for DOA to provide public information on the differences between compliant and non-compliant ID, how DOA stores and shares information, "official purpose and limitations" of IDs, and what other kinds of IDs a person might use instead of state-issued ID.

Section 4: CS adds new language related to data sharing. States DOA may not share data with an entity such as AAMVA unless that data is necessary to be certified as in compliance with DHS requirements.

CS adds new requirements for DOA to work with AAMVA, DHS, other states, and “multi-state entities” to address the issue of using social security numbers to verify identity, and to find a solution for REAL ID compliance that does not involve the storage or sharing of social security numbers. Currently DOA is required by federal and state law to use social security numbers in a number of situations, such as child support enforcement, commercial driver’s licensing, and verification of non-duplicate issuance.

Sections 5 & 6: CS repeats all the language from Section 3, which dealt with IDs, and applies it to driver’s licenses (DLs).

Section 8: Allows DOA to issue DLs for up to eight years to persons whose lawful authorized stay is indefinite.

Section 10: CS adds new prohibition on DOA from engaging in bulk sharing of photos taken during the application process of ID/DL. DOA does not currently share photos in bulk and only shares individual photos pursuant to AS 28.10.50(d).

Section 11: CS increases fee for compliant DL from \$5 to \$20.

No other substantive changes from HB 74 to CS HB 74 (STA).