	DRIVING PRIVILEGE CARD APPLICATION AMENDMENTS
	2015 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Curtis S. Bramble
	House Sponsor: Lee B. Perry
L	ONG TITLE
G	General Description:
	This bill modifies the Uniform Driver License Act by amending provisions relating to
d	riving privilege card applicant fingerprint and photograph submissions.
H	lighlighted Provisions:
	This bill:
	<ul> <li>provides that every applicant for an original driving privilege card shall submit with</li> </ul>
th	ne application:
	<ul> <li>fingerprints and a photograph; and</li> </ul>
	• a signed waiver from the person for participation in certain criminal records
da	atabases;
	<ul> <li>provides that if the person has not submitted fingerprints and a photograph to the</li> </ul>
D	Priver License Division before a certain date, the person renewing a driving
p	rivilege card shall submit:
	<ul> <li>fingerprints and a photograph; and</li> </ul>
	• a signed waiver from the person for participation in certain criminal records
d	atabases;
	► amends the Bureau of Criminal Identification's maintenance, notification, and
sı	ubmission requirements for the fingerprints and photographs submitted with a
d	riving privilege card application or renewal; and
	<ul><li>makes technical and conforming changes.</li></ul>
N	Ioney Appropriated in this Bill:
	None

30	Other Special Clauses:
31	This bill provides a special effective date.
32	<b>Utah Code Sections Affected:</b>
33	AMENDS:
34	53-3-205.5, as enacted by Laws of Utah 2011, Chapter 428
35	53-10-202, as last amended by Laws of Utah 2014, Chapter 226
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37	Be it enacted by the Legislature of the state of Utah:
38	Section 1. Section <b>53-3-205.5</b> is amended to read:
39	53-3-205.5. Fingerprint and photograph submission required for driving
40	privilege card applicants and cardholders.
41	(1) (a) Every applicant for [a] an original driving privilege card shall submit the
42	following with the application to the division:
43	(i) fingerprints and a photograph in a sealed envelope provided by the Bureau of
44	Criminal Identification or a law enforcement agency [with the application to the division.]; and
45	(ii) a signed waiver from the person whose fingerprints are being registered in the
46	Federal Bureau of Investigation's Next Generation Identification system's Rap Back Service.
47	(b) [A] If a person has not submitted fingerprints and a photograph to the division on
48	or after July 1, 2015, the person that renews a driving privilege card shall submit:
49	(i) fingerprints and a photograph in a sealed envelope provided by the Bureau of
50	Criminal Identification or a law enforcement agency [to the division if the person has not
51	previously submitted fingerprints and a photograph to the division.]; and
52	(ii) a signed waiver from the person whose fingerprints are being registered in the
53	Federal Bureau of Investigation's Next Generation Identification system's Rap Back Service.
54	(c) The fingerprinting and photograph submission required under this Subsection (1)
55	shall be conducted by:
56	(i) the Bureau of Criminal Identification; or
57	(ii) a law enforcement agency that has the capability of handling fingerprint and

30	photograph submissions.
59	(2) The division shall submit fingerprints for each person described in Subsection (1)
60	to the Bureau of Criminal Identification established in Section 53-10-201.
61	(3) (a) The Bureau of Criminal Identification shall[: (a)] check the fingerprints
62	submitted under Subsection (1) against the applicable state and regional criminal records
63	databases[;] and submit the fingerprints to national criminal records databases, including the
64	Federal Bureau of Investigation's Next Generation Identification system.
65	[ <del>(b) notify:</del> ]
66	[(i) the federal Immigration and Customs Enforcement Agency of the United States
67	Department of Homeland Security if the person has a felony in the person's criminal history
68	record; or]
69	[(ii) the law enforcement agency that is directed to execute a warrant of arrest if an
70	outstanding warrant of arrest has been issued against the person.]
71	[(4) (a) The Bureau of Criminal Identification shall maintain a separate file of
72	fingerprints submitted under Subsection (1) and notify the following persons when a new entry
73	is made in the applicable state and regional database against a person whose fingerprints are
74	held in the file:]
75	[(i) the federal Immigration and Customs Enforcement Agency of the United States
76	Department of Homeland Security if the person is involved in an arrest under state law
77	involving a felony; or]
78	[(ii) the law enforcement agency that is directed to execute a warrant of arrest if an
79	outstanding warrant of arrest is issued against the person.]
80	(b) The Bureau of Criminal Identification shall:
81	(i) maintain a separate file of fingerprints submitted under Subsection (1) for search by
82	future submissions to the local and regional criminal records databases, including latent prints;
83	(ii) request that the fingerprints be retained in the Federal Bureau of Investigation's
84	Next Generation Identification system's Rap Back Service for search by future submissions to
85	national criminal records databases, including the Federal Bureau of Investigation's Next

86	Generation Identification system and latent prints; and
87	(iii) establish a privacy risk mitigation strategy to ensure that the entity only receives
88	notifications for individuals with whom the entity maintains an authorizing relationship.
89	(c) Notification of any existing criminal history record or existing or new warrant
90	information and any new criminal history record information entered in local, state, or federal
91	databases shall be made to the federal Immigration and Customs Enforcement Agency of the
92	United States Department of Homeland Security if the person has a criminal history or warrant
93	record or a new criminal history or warrant record is entered in local, state, or federal
94	databases.
95	[(b)] (d) Upon request of the agency described in Subsection [(4)(a)(i)] (3)(c), the
96	Bureau of Criminal Identification shall inform the agency whether a person whose arrest was
97	reported under Subsection $[(4)(a)(i)]$ (3)(c) was subsequently convicted of the charge for which
98	the person was arrested.
99	[(5)] (4) In addition to any fees imposed under this chapter, the division shall:
100	(a) impose on individuals submitting fingerprints in accordance with this section the
101	fees that the Bureau of Criminal Identification is authorized to collect for the services the
102	Bureau of Criminal Identification or other authorized agency provides under this section; and
103	(b) remit the fees collected under Subsection $[(5)]$ $(4)$ (a) to the Bureau of Criminal
104	Identification.
105	Section 2. Section <b>53-10-202</b> is amended to read:
106	53-10-202. Criminal identification Duties of bureau.
107	The bureau shall:
108	(1) procure and file information relating to identification and activities of persons who
109	(a) are fugitives from justice;
110	(b) are wanted or missing;
111	(c) have been arrested for or convicted of a crime under the laws of any state or nation;
112	and
113	(d) are believed to be involved in racketeering, organized crime, or a dangerous

114	offense;
115	(2) establish a statewide uniform crime reporting system that shall include:
116	(a) statistics concerning general categories of criminal activities;
117	(b) statistics concerning crimes that exhibit evidence of prejudice based on race,
118	religion, ancestry, national origin, ethnicity, or other categories that the division finds
119	appropriate; and
120	(c) other statistics as required by the Federal Bureau of Investigation;
121	(3) make a complete and systematic record and index of the information obtained
122	under this part;
123	(4) subject to the restrictions in this part, establish policy concerning the use and
124	dissemination of data obtained under this part;
125	(5) publish an annual report concerning the extent, fluctuation, distribution, and nature
126	of crime in Utah;
127	(6) establish a statewide central register for the identification and location of missing
128	persons, which may include:
129	(a) identifying data including fingerprints of each missing person;
130	(b) identifying data of any missing person who is reported as missing to a law
131	enforcement agency having jurisdiction;
132	(c) dates and circumstances of any persons requesting or receiving information from
133	the register; and
134	(d) any other information, including blood types and photographs found necessary in
135	furthering the purposes of this part;
136	(7) publish a quarterly directory of missing persons for distribution to persons or
137	entities likely to be instrumental in the identification and location of missing persons;
138	(8) list the name of every missing person with the appropriate nationally maintained
139	missing persons lists;
140	(9) establish and operate a 24-hour communication network for reports of missing

persons and reports of sightings of missing persons;

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(10) coordinate with the National Center for Missing and Exploited Children and other
agencies to facilitate the identification and location of missing persons and the identification of
unidentified persons and bodies;
(11) receive information regarding missing persons, as provided in Sections 26-2-27
and 53A-11-502, and stolen vehicles, vessels, and outboard motors, as provided in Section
41-1a-1401;
(12) adopt systems of identification, including the fingerprint system, to be used by the
division to facilitate law enforcement;
(13) assign a distinguishing number or mark of identification to any pistol or revolver,
as provided in Section 76-10-520;
(14) check certain criminal records databases for information regarding motor vehicle
salesperson applicants, maintain a separate file of fingerprints for motor vehicle salespersons,
and inform the Motor Vehicle Enforcement Division when new entries are made for certain
criminal offenses for motor vehicle salespersons in accordance with the requirements of
Section 41-3-205.5;
(15) check certain criminal records databases for information regarding driving
privilege card applicants or cardholders and maintain a separate file of fingerprints for driving
privilege applicants and cardholders and inform the federal Immigration and Customs
Enforcement Agency of the United States Department of Homeland Security [or law
enforcement agencies] when new entries are made in accordance with the requirements of
Section 53-3-205.5.
(16) review and approve or disapprove applications for license renewal that meet the
requirements for renewal;
(17) forward to the board those applications for renewal under Subsection (16) that do
not meet the requirements for renewal; and
(18) within funds appropriated by the Legislature for the purpose, implement and
manage the operation of a firearm safety program, in conjunction with the state suicide
prevention coordinator, as described in this section and Section 62A-15-1101, including:

(a) coordinating with the Department of Health, local mental health and substance
abuse authorities, the State Office of Education suicide prevention coordinator, and a
representative from a Utah-based nonprofit organization with expertise in the field of firearm
use and safety that represents firearm owners, to:
(i) produce a firearm safety brochure with information about the safe handling and use
of firearms that includes:
(A) rules for safe handling, storage, and use of firearms in a home environment;
(B) information about at-risk individuals and individuals who are legally prohibited
from possessing firearms;
(C) information about suicide prevention and awareness; and
(D) information about the availability of firearm safety packets;
(ii) procure cable-style gun locks for distribution pursuant to this section; and
(iii) produce a firearm safety packet that includes both the firearm safety brochure
described in Subsection (18)(a)(i) and the cable-style gun lock described in Subsection
(18)(a)(ii);
(b) distributing, free of charge, the firearm safety packet to the following persons, who
shall make the firearm safety packet available free of charge:
(i) health care providers, including emergency rooms;
(ii) mental health practitioners;
(iii) other public health suicide prevention organizations;
(iv) entities that teach firearm safety courses; and
(v) school districts for use in the seminar, described in Section 53A-15-1302, for
parents of students in the school district;
(c) creating and administering a redeemable coupon program described in this section
and Section 76-10-526, that may include:
(i) producing a redeemable coupon that offers between \$10 and \$200 off the purchase
of a gun safe from a participating federally licensed firearms dealer, as defined in Section
76-10-501, by a Utah resident who has filed an application for a concealed firearm permit;

198	(ii) advertising the redeemable coupon program to all federally licensed firearms
199	dealers and maintaining a list of dealers who wish to participate in the program;
200	(iii) printing or writing the name of a Utah resident who has filed an application for a
201	concealed firearm permit on the redeemable coupon;
202	(iv) mailing the redeemable coupon and the firearm safety brochure to Utah residents
203	who have filed an application for a concealed firearm permit; and
204	(v) collecting from the participating dealers receipts described in Section 76-10-526
205	and reimbursing the dealers;
206	(d) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
207	making rules that establish procedures for:
208	(i) producing and distributing the firearm safety brochures and packets;
209	(ii) procuring the cable-style gun locks for distribution; and
210	(iii) administering the redeemable coupon program; and
211	(e) reporting to the Law Enforcement and Criminal Justice Interim Committee
212	regarding implementation and success of the firearm safety program:
213	(i) during the 2016 interim, before November 1; and
214	(ii) during the 2018 interim, before June 1.
215	Section 3. Effective date.
216	This bill takes effect on July 1, 2015.