HOUSE BILL 88

R4 4lr0513 HB 772/13 – ENV (PRE–FILED)

By: Delegate Schuh

Requested: September 16, 2013

Introduced and read first time: January 8, 2014

Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2

3

Motor Vehicle Administration – Selective Service Registration – Driver's License and Identification Card Applicants

4 FOR the purpose of making certain provisions of law relating to the Motor Vehicle 5 Administration's collection and electronic forwarding of Selective Service 6 registration information gender-neutral and expanding their applicability to 7 certain minors; altering the conditions under which certain information about 8 an applicant is forwarded to the Selective Service System; altering the contents 9 of the statement the Administration is required to include on an application for 10 a driver's license or an identification card; requiring the Administration to 11 forward certain information about certain applicants with a notation that a 12 certain registration was refused; repealing a certain provision making the 13 Administration's collection and electronic forwarding of Selective Service 14 registration information on certain individuals to the Selective Service System 15 contingent on the Administration's receipt of federal funds to pay for certain 16 start-up costs; repealing a certain provision requiring the Motor Vehicle 17 Administrator to initiate and monitor efforts to obtain certain federal funds and 18 to report to the Department of Legislative Services when a certain contingency 19 is fulfilled; making certain technical corrections; and generally relating to the Motor Vehicle Administration and Selective Service registration. 20

- 21 BY repealing and reenacting, with amendments,
- 22 Article Transportation
- 23 Section 12–304
- 24 Annotated Code of Maryland
- 25 (2012 Replacement Volume and 2013 Supplement)
- 26 (As enacted by Chapter 309 of the Acts of the General Assembly of 2002)
- 27 BY repealing
- 28 Chapter 309 of the Acts of the General Assembly of 2002

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 Section 2 and 3 2 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 3 MARYLAND, That the Laws of Maryland read as follows: 4 **Article – Transportation** 12 - 304.5 6 (a) This section applies only to an [adult male] applicant [under the age of 7 26] BETWEEN THE AGES OF 17 AND 25 years. 8 Subject to subsection (c) of this section, the Administration shall provide 9 to the Selective Service [Administration] SYSTEM in an electronic format, for 10 purposes of registration with the Selective Service as required under federal law, the necessary information concerning [a male] AN applicant who applies for a driver's 11 12 license or identification card or the renewal of a driver's license or identification card, 13 including the applicant's: 14 (1) Full name; (2)Current address; 15 Date of birth; 16 (3) 17 **(4)** Gender: Date of application; and 18 (5)19 (6) Social Security number, if available. 20 [A male] EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS (c) (1) 21SECTION, AN applicant's signature on the application indicates that the applicant 22has selected one of the options specified in paragraph (2) of this subsection 23 concerning], IF REQUIRED BY FEDERAL LAW, CONSENTS TO Selective Service the forwarding of information to the Selective 24registration and Service [Administration] **SYSTEM** under this section. 2526 In addition to the information required under this subtitle or Title (2)27 16 of this article, an application form for a driver's license or identification card or 28renewal of a driver's license or identification card shall contain a statement that the 29 [male] applicant: 30 (i) Has already registered with the Selective Service 31 Administration; or

	nistration
(I) BY SUBMITTING THE APPLICATION, IS CONSEN REGISTRATION WITH THE SELECTIVE SERVICE SYSTEM IF REQUI FEDERAL LAW; AND (II) IF THE APPLICANT IS UNDER THE AGE OF 18 AUTOMATICALLY WILL BE REGISTERED WITH THE SELECTIVE SERVICE AT THE AGE OF 18 YEARS IF REQUIRED BY FEDERAL LAW. (d) (1) Refusal to consent to [the forwarding of the inform subsection (b) of this section to the Selective Service Administration] SEI SERVICE REGISTRATION may not be grounds for denial of an applicati driver's license or identification card or renewal of a driver's license or iden card. (2) IF AN APPLICANT REFUSES SELECTIVE SERVICE SERVICE SYSTEM WITH A NOTATION (B) OF THIS SECTION TO THE SEI SERVICE SYSTEM WITH A NOTATION THAT REGISTRATION WAS REFUSED (Chapter 309 of the Acts of 2002 [SECTION 2. AND BE IT FURTHER ENACTED, That Section 1 of the contingent on the receipt by the Motor Vehicle Administration of sufficien funds to pay the Administration's initial start—up costs for computer prog- changes necessary to implement the requirements of Section 1 of this Act r the reporting of information to the Selective Service Administration.] [SECTION 3. AND BE IT FURTHER ENACTED, That the Motor Administrator shall initiate and monitor efforts to obtain federal funds purposes stated in Section 2 of this Act and shall report promptly to the Depail Legislative Services when federal funds have been received by the Administrator	ubsection
REGISTRATION WITH THE SELECTIVE SERVICE SYSTEM IF REQUI FEDERAL LAW; AND (II) IF THE APPLICANT IS UNDER THE AGE OF 18 AUTOMATICALLY WILL BE REGISTERED WITH THE SELECTIVE SERVICE AT THE AGE OF 18 YEARS IF REQUIRED BY FEDERAL LAW. (d) (1) Refusal to consent to [the forwarding of the inform subsection (b) of this section to the Selective Service Administration] SEI SERVICE REGISTRATION may not be grounds for denial of an applicati driver's license or identification card or renewal of a driver's license or iden card. (2) IF AN APPLICANT REFUSES SELECTIVE SEINFORMATION, THE ADMINISTRATION SHALL FORWARD THE PEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION WAS REFUSED Chapter 309 of the Acts of 2002 [SECTION 2. AND BE IT FURTHER ENACTED, That Section 1 of this Act reporting of information to the Selective Service Administration.] [SECTION 3. AND BE IT FURTHER ENACTED, That the Motor Administrator shall initiate and monitor efforts to obtain federal funds purposes stated in Section 2 of this Act and shall report promptly to the Depart Legislative Services when federal funds have been received by the Administrator	
AUTOMATICALLY WILL BE REGISTERED WITH THE SELECTIVE SERVICE AT THE AGE OF 18 YEARS IF REQUIRED BY FEDERAL LAW. (d) (1) Refusal to consent to [the forwarding of the inform subsection (b) of this section to the Selective Service Administration] SEI SERVICE REGISTRATION may not be grounds for denial of an application driver's license or identification card or renewal of a driver's license or identification card. (2) IF AN APPLICANT REFUSES SELECTIVE SEINFORMATION, THE ADMINISTRATION SHALL FORWARD THE PEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEINFORMATION LISTED IN SUBSECTION THAT REGISTRATION WAS REFUSED Chapter 309 of the Acts of 2002 [SECTION 2. AND BE IT FURTHER ENACTED, That Section 1 of the contingent on the receipt by the Motor Vehicle Administration of sufficient funds to pay the Administration's initial start—up costs for computer progent changes necessary to implement the requirements of Section 1 of this Act of the reporting of information to the Selective Service Administration.] [SECTION 3. AND BE IT FURTHER ENACTED, That the Motor Administrator shall initiate and monitor efforts to obtain federal funds purposes stated in Section 2 of this Act and shall report promptly to the Depart Legislative Services when federal funds have been received by the Administrator.	
subsection (b) of this section to the Selective Service Administration] SEI SERVICE REGISTRATION may not be grounds for denial of an application driver's license or identification card or renewal of a driver's license or identification card. (2) IF AN APPLICANT REFUSES SELECTIVE SEIGHT REGISTRATION, THE ADMINISTRATION SHALL FORWARD THE PEINFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SEID SERVICE SYSTEM WITH A NOTATION THAT REGISTRATION WAS REFUSED Chapter 309 of the Acts of 2002 [SECTION 2. AND BE IT FURTHER ENACTED, That Section 1 of the contingent on the receipt by the Motor Vehicle Administration of sufficient funds to pay the Administration's initial start—up costs for computer progentanges necessary to implement the requirements of Section 1 of this Act of the reporting of information to the Selective Service Administration.] [SECTION 3. AND BE IT FURTHER ENACTED, That the Motor Administrator shall initiate and monitor efforts to obtain federal funds purposes stated in Section 2 of this Act and shall report promptly to the Depart Legislative Services when federal funds have been received by the Administrator.	•
REGISTRATION, THE ADMINISTRATION SHALL FORWARD THE PE INFORMATION LISTED IN SUBSECTION (B) OF THIS SECTION TO THE SE SERVICE SYSTEM WITH A NOTATION THAT REGISTRATION WAS REFUSED Chapter 309 of the Acts of 2002 [SECTION 2. AND BE IT FURTHER ENACTED, That Section 1 of the contingent on the receipt by the Motor Vehicle Administration of sufficien funds to pay the Administration's initial start—up costs for computer progression necessary to implement the requirements of Section 1 of this Act reporting of information to the Selective Service Administration.] [SECTION 3. AND BE IT FURTHER ENACTED, That the Motor Administrator shall initiate and monitor efforts to obtain federal funds purposes stated in Section 2 of this Act and shall report promptly to the Depart Legislative Services when federal funds have been received by the Administrator.	LECTIVE ion for a
[SECTION 2. AND BE IT FURTHER ENACTED, That Section 1 of the contingent on the receipt by the Motor Vehicle Administration of sufficient funds to pay the Administration's initial start—up costs for computer progration changes necessary to implement the requirements of Section 1 of this Act rather the reporting of information to the Selective Service Administration.] [SECTION 3. AND BE IT FURTHER ENACTED, That the Motor Administrator shall initiate and monitor efforts to obtain federal funds purposes stated in Section 2 of this Act and shall report promptly to the Depart Legislative Services when federal funds have been received by the Administrator	
contingent on the receipt by the Motor Vehicle Administration of sufficient funds to pay the Administration's initial start—up costs for computer programmers of Section 1 of this Act respective of the reporting of information to the Selective Service Administration.] [SECTION 3. AND BE IT FURTHER ENACTED, That the Motor Administrator shall initiate and monitor efforts to obtain federal funds purposes stated in Section 2 of this Act and shall report promptly to the Depart Legislative Services when federal funds have been received by the Administrator	
Administrator shall initiate and monitor efforts to obtain federal funds purposes stated in Section 2 of this Act and shall report promptly to the Depart Legislative Services when federal funds have been received by the Administration	nt federal gramming
	s for the rtment of

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2014.

33

34