

soon

0003/PI
LRB-4307/PI

ARG:wlj:je

in 9/6

STAYS LMNR

D-note

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

Today if possible.

Lps: Please proof amended stats. w/ folio.

Lps: Please check auto ref. Thanks.

Regen

1 AN ACT ^{Regen} ~~to repeal~~ 343.05 (1) (b), 343.06 (1) (j), 343.14 (2j) (a), 343.17 (3) (a) 14.
2 and 343.22 (1); **to renumber** 343.14 (2j) (b); **to renumber and amend** 343.50
3 (1) and 343.50 (5); **to consolidate, renumber and amend** 343.14 (2) (er) 1.
4 and 2.; **to amend** 343.01 (2) (d), 343.03 (3) (intro.), 343.03 (5) (a), 343.03 (6) (a),
5 343.06 (1) (L), 343.10 (1) (b), 343.10 (2) (a) (intro.), 343.10 (7) (b), 343.10 (7) (d),
6 343.10 (7) (f), 343.14 (2) (a), (b) and (br), 343.14 (2) (f), 343.14 (3), 343.14 (4m),
7 343.16 (3) (a), 343.17 (1), 343.17 (2), 343.17 (3) (a) 1., 3. and 5., 343.17 (3) (b),
8 343.17 (5), 343.19 (1), 343.20 (1) (f), 343.20 (1m), 343.20 (2) (a), 343.22 (2) (intro.)
9 and (a), 343.22 (2m), 343.22 (3), 343.23 (2) (a) (intro.), 343.23 (2) (b), 343.23 (5),
10 343.26, 343.43 (1) (g), 343.50 (2), 343.50 (3), 343.50 (4), 343.50 (6), 343.50 (8) and
11 343.50 (10) (intro.) and (a); and **to create** 110.09, 343.03 (3m), 343.14 (2) (es)
12 1. and 4., 343.165, 343.50 (1) (b), 343.50 (8) (c) and 343.50 (10) (c) of the statutes;

1 **relating to:** motor vehicle operator's licenses and identification cards issued
2 by the Department of Transportation.

Analysis by the Legislative Reference Bureau

On May 11, 2005, the federal REAL ID Act of 2005 (the act) was signed into law. Beginning three years after the date of enactment, a federal agency may not accept, for any "official purpose," a motor vehicle operator's license or identification card issued by a state to any person unless the state satisfies requirements contained in the act. Under the act, an "official purpose" includes accessing federal facilities, boarding federally regulated commercial aircraft, and any other purpose identified by the federal Department of Homeland Security (DHS). State compliance with requirements under the act must be certified by the state to DHS. This bill incorporates into state law the requirements contained in the act necessary for federal agencies to recognize for an "official purpose" operator's licenses and identification cards issued by this state.

Under current law, an applicant for an operator's license or identification card issued by the Department of Transportation (DOT) must provide certain information, including the person's full name, residence address, date of birth, sex, physically descriptive information, and social security number or a statement that the person does not have a social security number. DOT must also take a photograph of each applicant for an identification card and, with certain exceptions, of each applicant for an operator's license. In addition, as a result of 2005 Act 126, an applicant for an operator's license or identification card must present documentary proof that the person is either a United States citizen or legally present in the United States. DOT may not issue an operator's license to an applicant who has not provided this documentary proof of citizenship or legal presence, who is not a resident of this state, or who has not provided satisfactory proof of his or her name and date of birth. Each operator's license and identification card issued by DOT must contain, on the front side, the person's full name, date of birth, residence address, a color photograph of the person (unless an exception applies), a physical description of the person (including sex), the license or card number, a facsimile of the person's signature or a space to immediately write the signature, the date of issuance, and the expiration date.

Under current law, DOT may issue a receipt to any applicant for an operator's license, which receipt constitutes a temporary license to operate a motor vehicle while the license application is being processed. This temporary license is not valid for more than 30 days.

Under this bill, DOT may not complete the processing of an application for initial issuance or renewal of an operator's license or identification card received by DOT after May 10, 2008, and no such license or identification card may be issued or renewed, unless the applicant presents or provides, and DOT verifies, all of the following information:

identification

in the manner and to the extent required under federal law

- 1. An ~~identity~~ document that includes either the applicant's photograph or both the applicant's full legal name and date of birth.
- 2. Documentation showing the applicant's date of birth, which may be the ~~identity~~ document in item 1.
- 3. Proof of the applicant's social security number or verification that the applicant is not eligible for a social security number.
- 4. Documentation showing the applicant's name and address of principal residence.
- 5. Valid documentary proof that the individual is a citizen or national of the United States or an alien lawfully admitted for permanent or temporary residence in the United States or has any of other specified forms of legal status or authorization.

DOT must, in processing such an application for an operator's license or identification card, capture a digital image of each document presented or provided, and retain the paper copy of any document provided. These digital images must be retained, in electronic storage and in a transferable format, in the applicant's file or record for at least ten years, and paper copies of documents must be so retained for seven years. DOT must verify, with the issuing agency, the issuance, validity, and completeness of each document required to be presented or provided to DOT. DOT may utilize verification procedures with DHS to verify legal presence of an applicant and with the federal Social Security Administration to verify the social security number of an applicant. DOT must record in the applicant's file or record the date on which verification is completed. DOT may issue a receipt effective as a temporary operator's license for the period during which DOT processes an application.

The bill does not, however, require that DOT follow this procedure for processing an application for initial issuance or renewal of an operator's license or identification card received by DOT after May 10, 2008, if in connection with a prior application after May 10, 2008, the applicant previously presented or provided, and DOT verified, all of this information and DOT recorded the date on which the verification procedures were completed in DOT's file or record of the applicant. However, DOT must establish an effective procedure to confirm or verify such an applicant's renewal information.

The bill also requires that, for certain applicants who present or provide specified forms of status or authorization of legal presence in the United States, DOT must issue operator's licenses or identification cards displaying, on the ~~back~~ of the license or card, the legend "Noncitizen Temporary License" or "Noncitizen Temporary Identification Card." An operator's license or identification card displaying such a legend may not be renewed unless the applicant presents or provides valid documentary proof showing that the status by which the applicant qualified for the license or identification card has been extended by DHS.

Under current law, as a result of 2005 Act 126, an operator's license or identification card issued to a noncitizen must expire on the date that the person's legal presence in the United States is no longer authorized unless the documentary proof provided to show authorized legal presence does not state an end date for the person's authorized legal presence.

or identification card

DHS extended

front

Under this bill, an operator's license or identification card displaying a "Noncitizen Temporary License" or "Noncitizen Temporary Identification Card" legend must expire on the date that the person's legal presence in the United States is no longer authorized or, if the documentary proof provided to show authorized legal presence does not state an end date for the person's authorized legal presence, one year after the date of license or identification card issuance. The bill also specifies that DOT must cancel an operator's license or identification card upon receiving information from a local, state, or federal government agency that the applicant no longer satisfies the legal presence requirements for issuance of a license or identification card.

Under current law, most operator's licenses issued by DOT must be renewed every eight years, and identification cards must be renewed every four years. To renew most operator's licenses, DOT must administer an examination of the applicant's eyesight and take the applicant's photograph.

Under this bill, for any license renewal at other than an eight-year interval based upon a license expiration related to the period of the person's authorized legal presence, DOT may determine whether to take the applicant's photograph or to examine the applicant, or both, at the time of the renewal, so long as the applicant's photograph is taken, and the applicant is examined, with a license renewal at least once every eight years and the applicant's license at all times includes a photograph. For any identification card renewal at other than a four-year interval based upon a license expiration related to the period of the person's authorized legal presence, DOT may determine whether to take the applicant's photograph at the time of the renewal, so long as the applicant's photograph is taken with a card renewal at least once every four years and the applicant's card at all times includes a photograph.

The bill specifies that each operator's license or identification card must include the applicant's full legal name, principal residence address, ~~signature~~ and ~~gender~~. Every operator's license and identification card must also include a digital color photograph of the applicant, including facial image capture. The bill also specifies that an applicant who does not provide a social security number must provide the basis for his or her ineligibility for a social security number. The bill retains the requirement under current law that the operator's license expiration date appear on the license, which usually will coincide with the date of expiration of a noncitizen's authorized legal presence. However, where the date of expiration of a noncitizen's authorized legal presence is later than the date of expiration of the operator's license, the bill eliminates any requirement created under 2005 Act 126 that the date of expiration of the person's authorized legal presence appear on the license in addition to the date of expiration of the license.

Under current law, each operator's license must be, to the maximum extent practicable, tamper proof. This bill requires that each operator's license and identification card contain physical security features designed to prevent tampering, counterfeiting, or duplication for fraudulent purposes, and incorporate a common machine-readable technology, with defined minimum data elements, consistent with any requirement under federal law.

and to the Department of Health and Family Services (DHFS)

Under current law, DOT may not issue an operator's license to a person previously licensed in another state unless the person surrenders to DOT any valid operator's license issued to the person by another state. This bill prohibits DOT from issuing an identification card to a person previously licensed in another state unless the person surrenders to DOT any valid operator's license issued to the person by another state.

Under current law, DOT must, upon request, provide to the commercial driver license information system and the driver licensing agencies of other states any applicant or driver record information maintained by DOT. This bill specifies that DOT must, upon request, provide to any driver licensing agency of another state, the District of Columbia, any province of Canada, or any U.S. commonwealth, territory, or possession, electronic access to any record or file of an operator's license or identification card applicant, including any photograph, signature, or social security number appearing in such a record or file.

The bill also requires that DOT record in each licensee's operating record, and in each identification card holder's record, the information in all data fields printed on the person's license or card. DOT must also record in each person's operating record any demerit points assessed to the person.

at least once every five years

The bill requires DOT to implement certain security procedures with regard to the issuance of operator's licenses and identification cards. The bill requires DOT to perform background investigations, using fingerprint analyses by the Federal Bureau of Investigation, on persons hired to fill positions in the Division of Motor Vehicles (DMV). The bill ~~does not~~ require a background investigation on current DMV employees or potential DMV employees who have been previously employed by the state. The background investigations are for the purpose of verifying identity and obtaining criminal histories. In addition, DOT must adopt appropriate security clearance requirements for all persons authorized to manufacture or produce operator's licenses and identification cards, adopt appropriate procedures and practices to ensure the physical security of locations where, and document materials and papers from which, operator's licenses and identification cards are produced, and establish fraudulent document recognition training programs for employees engaged in the issuance of operator's licenses and identification cards.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 SECTION 1. 110.09 of the statutes is created to read: ^{(B) of certain employees}

2 **110.09 Background investigations, license and identification card**

3 **security procedures.** (1) Notwithstanding ss. 111.321, 111.322, and 111.335, the

4 department of transportation, with the assistance of the department of justice, shall

1 conduct a background investigation of any person who has not been previously
 2 employed by the state and who has been selected to fill a position within the division
 3 of motor vehicles. The department of transportation shall require the person to be
 4 fingerprinted on 2 fingerprint cards each bearing a complete set of the person's
 5 fingerprints, or by other technologies approved by law enforcement agencies. The
 6 department of justice shall submit the fingerprint cards to the federal bureau of
 7 investigation for the purposes of verifying the identity of the person fingerprinted
 8 and obtaining records of his or her criminal arrests and convictions. The department
 9 of transportation shall reimburse the department of justice for its services under this
 10 subsection.

****NOTE: This subsection is taken from 2005 AB-1019, but moved to ch. 110. (Also see 2005 AB-383.) I have added the "notwithstanding" language. This subsection might be considered narrow for purposes of the REAL ID Act, as it applies only to persons not previously employed by the state, and somewhat broad for purposes of the REAL ID Act, as it applies to all DMV employees, not just those involved in license or ID card issuance. Also, is the last sentence of this subsection necessary given s. 165.82; did you intend this provision to replace application of s. 165.82?

****NOTE: This subsection requires only a onetime criminal history check; any conviction occurring after employment commences would not be revealed (though a conviction for a serious offense would presumably lead to an employee's absence and may become known for that reason). Do you want to require a periodic criminal history check of employees? See, for example, s. 343.12 (6) (d).

insert
6-11

11 (2) In addition to conducting the background investigation under sub. (1), the
 12 department of transportation shall do all of the following:
 13 (a) Adopt appropriate security clearance requirements for all persons
 14 authorized by the department to manufacture or produce operator's licenses and
 15 identification cards.
 16 (b) Adopt appropriate procedures and practices to ensure the physical security
 17 of locations where, and document materials and papers from which, operator's
 18 licenses and identification cards are produced.

insert
6-18

1 (c) Establish fraudulent document recognition training programs for
2 appropriate employees engaged in the issuance of operator's licenses and
3 identification cards.

****NOTE: As for definitions in ch. 340, I believe the definition of "other jurisdiction" or "another jurisdiction" under s. 340.01 (41m) (combined with "this state") adequately covers the term "state" as defined in the REAL ID Act.

****NOTE: If other jurisdictions issue "driving certificates" in addition to driver's licenses as a result of the REAL ID Act, I believe that s. 340.01 (40) (operating privilege) and (41g) (operator's license) would adequately authorize operation under those driving certificates while in Wisconsin.

4 **SECTION 2.** 343.01 (2) (d) of the statutes is amended to read:

5 343.01 (2) (d) "Photograph" means an unretouched image recorded by a camera
6 and reproduced on a photosensitive surface, or a digitized digital image.

7 **SECTION 3.** 343.03 (3) (intro.) of the statutes is amended to read:

8 343.03 (3) LICENSE VARIANTS. (intro.) Except for restricted licenses under s.
9 343.08 or temporary licenses under s. 343.10, 343.11 (1) or (3), 343.16 (6) (b), or
10 343.305 (8) (a), each operator's license issued by the department shall be in one of the
11 following categories with a descriptive legend displayed on the top front side of the
12 license document:

13 **SECTION 4.** 343.03 (3m) of the statutes is created to read:

14 343.03 (3m) NONCITIZEN TEMPORARY LICENSE. If the issuance of any license
15 described under sub. (3) requires the license applicant to present any documentary
16 proof specified in s. 343.14 (2) (es) 4. to 7., the license shall display, on the top of the
17 ^{front} reverse side of the license, the legend "Noncitizen Temporary License," in addition
18 to any legend or label described in sub. (3). The license may not be renewed except
19 as provided in s. 343.165 (4) (c).

insert
7-19

****NOTE: At the REAL ID Act kickoff, the idea was proposed in the main lecture of having the "noncitizen" label appear on the back of the license. I have drafted this provision accordingly. The REAL ID Act requires that the license "clearly indicate on its face" that it is temporary. It is unclear to me whether the back of the license document is a "face" of the license sufficient to satisfy the federal requirement.

****NOTE: I elected to provide for notations on "regular" and other licenses, rather than creating a whole new license. See s. 343.03 (3). If a "new" noncitizen license is created to be issued in lieu of the "regular" license, ss. 343.03 (3) and 343.16 (d) 1. and probably s. 343.20 (1) (e) 3. will need to be amended.

1 SECTION 5. 343.03 (5) (a) of the statutes, as affected by 2003 Wisconsin Act 33,
2 is amended to read:

3 343.03 (5) (a) Before issuing or renewing any license under this chapter, the
4 department shall obtain driver record information from the national driver registry
5 and commercial driver license information system to determine whether the
6 applicant holds a commercial driver license, or a license that is revoked, suspended
7 or canceled, or is otherwise disqualified. If Subject to s. 343.11 (1), if the applicant
8 is currently licensed in another state, the department shall obtain information on the
9 applicant's license status with the state of licensure before issuing a license.

10 *Please* SECTION 6. 343.03 (6) (a) of the statutes, as affected by 2003 Wisconsin Act 33,
11 *Fix comp.* is amended to read:

12 343.03 (6) (a) The Notwithstanding ss. 343.027, 343.14 (2j) (b), and 343.237 (2),
13 the department shall, upon request, provide to the commercial driver license
14 information system ~~and the driver licensing agencies of other states jurisdictions~~ any
15 applicant or driver record information maintained by the department, including
16 providing electronic access to any record or file under s. 343.23 (1) or (2).

17 *Insert 8-16* ****NOTE: I believe this provision clarifies that DOT may provide signatures, photos, and social security numbers included in the operating file provided to another jurisdiction. Is this consistent with your intent? *of transportation*

18 SECTION 7. 343.05 (1) (b) of the statutes is repealed.

****NOTE: I'm not sure what the purpose of this provision is. It seems unnecessary. Is it okay to repeal it?

SECTION 8. 343.06 (1) (j) of the statutes is repealed.

****NOTE: This provision seems unnecessary given created s. 343.165 (1). If you do not want this provision repealed, it should probably be amended to specify "full legal name."

and the department of health and family services

✓

1 **SECTION 9.** 343.06 (1) (L) of the statutes, as created by 2005 Wisconsin Act 126,
2 is amended to read:

3 343.06 (1) (L) To any person who does not ~~provide the documentary proof~~
4 ~~described in s. 343.14 (2) (er)~~ satisfy the requirements under s. 343.165.

***NOTE: The effect of this provision, as created in 2005 Act 126, is now carried out
in s. 343.165 (1) (e).

5 **SECTION 10.** 343.10 (1) (b) of the statutes, as affected by 2005 Wisconsin Act 33,
6 is amended to read:

7 343.10 (1) (b) The Subject to s. 343.165, the application shall be in a form
8 established by the department and shall identify the specific motor vehicle that the
9 applicant seeks authorization to operate, including the vehicle classification and any
10 required endorsements. The application shall include an explanation of why
11 operating the motor vehicle is essential to the person's livelihood and identify the
12 person's occupation or trade. The application shall identify the applicant's employer,
13 and include proof of financial responsibility as specified in s. 343.38 (1) (c) covering
14 the vehicle or vehicles that the applicant requests authorization to operate. The
15 application shall identify the hours of operation and routes of travel being requested
16 by the applicant in accord with the restrictions of sub. (5).

Insert
9-16 ✓

17 **SECTION 11.** 343.10 (2) (a) (intro.) of the statutes is amended to read:

18 343.10 (2) (a) (intro.) Except as provided in pars. (b) to (e), and subject to s.
19 343.165, a person is eligible for an occupational license if the following conditions are
20 satisfied:

21 **SECTION 12.** 343.10 (7) (b) of the statutes is amended to read:

22 343.10 (7) (b) The Subject to s. 343.165, the department shall issue an
23 occupational license as soon as practicable upon receipt of an application to the

1 department under sub. (1) or an order from a court under sub. (4) or s. 351.07 for such
2 a license, if the department determines that the applicant is eligible under sub. (2).

3 **SECTION 13.** 343.10 (7) (d) of the statutes is amended to read:

4 343.10 (7) (d) An occupational license issued by the department under this
5 subsection shall be in the form of a ~~photo~~ license that includes a photograph
6 described in s. 343.14 (3) and any special restrictions cards under s. 343.17 (4). The
7 license shall clearly indicate that restrictions on a special restrictions card apply and
8 that the special restrictions card is part of the person's license.

9 **SECTION 14.** 343.10 (7) (f) of the statutes is amended to read:

10 343.10 (7) (f) The expiration date of the occupational license is the 2nd working
11 day after the date of termination of the period of revocation or suspension as provided
12 by law, or the expiration date determined under s. 343.20 (1m), whichever is earlier.
13 The occupational license may be revoked, suspended or canceled before termination
14 of that period. An occupational license is not renewable when it expires. If an
15 occupational license expires and is not revoked, suspended or canceled, the licensee
16 may obtain a new license upon that expiration but only if he or she complies with the
17 conditions specified in ~~s.~~ ss. 343.165 and 343.38. Revocation, suspension or
18 cancellation of an occupational license has the same effect as revocation, suspension
19 or cancellation of any other license.

20 **SECTION 15.** 343.14 (2) (a), (b) and (br) of the statutes are amended to read:

21 343.14 (2) (a) The full legal name and principal residence address of the
22 applicant;

23 (b) The applicant's date of birth, color of eyes, color of hair, sex gender, height,
24 weight and race;

with the assistance of the department

****NOTE: Do you want this change? I believe that "sex" is a more accurate term than "gender," but the REAL ID Act uses the term "gender."

1 (br) If the applicant does not have a social security number, a statement made
2 or subscribed under oath or affirmation that the applicant does not have a social
3 security number and is not eligible for a social security number. The statement shall
4 provide the basis or reason that the applicant is not eligible for a social security
5 number, as well as any information requested by the department that may be needed
6 by the department for purposes of verification under s. 343.165 (1) (c). The form of
7 the statement shall be prescribed by the department of workforce development. A
8 license that is issued or renewed under s. 343.17 in reliance on a statement
9 submitted under this paragraph is invalid if the statement is false.

10 **SECTION 16.** 343.14 (2) (er) 1. and 2. of the statutes, as created by 2005
11 Wisconsin Act 126, are consolidated, renumbered 343.14 (2) (es) (intro.) and
12 amended to read:

13 343.14 (2) (es) (intro.) Documentary Subject to sub. (2g) (a) 2. d. and s. 343.125
14 (2) (a) and (b), valid documentary proof that the individual is a citizen or national of
15 the United States or documentary proof that the individual is legally present an alien
16 lawfully admitted for permanent or temporary residence in the United States. ~~2. If~~
17 ~~the individual is not a citizen of the United States, he or she shall provide~~
18 ~~documentary proof of his or her status as a legal permanent resident or conditional~~
19 ~~resident, a~~ or has any of the following:

20 2. A valid, unexpired nonimmigrant visa or nonimmigrant visa status for entry
21 into the United States, a pending or,

22 3. An approved application for asylum in the United States, valid entry or has
23 entered into the United States in refugee status, a.

fish 11-9

1 5. A pending or approved application for temporary protected status in the
2 United States, approved.

3 6. Approved deferred action status, or a.

4 7. A pending application for adjustment of status to legal that of an alien
5 lawfully admitted for permanent resident status residence in the United States or
6 conditional permanent resident status in the United States.

7 **SECTION 17.** 343.14 (2) (es) 1. and 4. of the statutes are created to read:

8 343.14 (2) (es) 1. Conditional permanent resident status in the United States.

9 4. A pending application for asylum in the United States.

10 **SECTION 18.** 343.14 (2) (f) of the statutes is amended to read:

11 343.14 (2) (f) Such Subject to s. 343.165 (1), such further information as the
12 department considers appropriate to identify the applicant, including biometric
13 data, and such information as the department may reasonably require to enable it
14 to determine whether the applicant is by law entitled to the license applied for;

15 **SECTION 19.** 343.14 (2j) (a) of the statutes is repealed.

****NOTE: This provision seems unnecessary given created s. 343.165 (1). See
****NOTE following created s. 343.165 (1) (c).

16 **SECTION 20.** 343.14 (2j) (b) of the statutes, as affected by 2005 Wisconsin Act

17 59, is renumbered 343.14 (2j).

18 **SECTION 21.** 343.14 (3) of the statutes is amended to read:

19 343.14 (3) The department shall, as part of the application process, take a
20 digital photograph including facial image capture of the applicant to comply with s.
21 343.17 (3) (a) 2. ~~Except where specifically exempted by statute or by rule of the~~
22 ~~department, no~~ No application may be processed without the photograph being
23 taken. ~~In~~ Except as provided in s. 343.165 (4) (d), in the case of renewal licenses, the

1 photograph shall be taken once every 8 years, and shall coincide with the appearance
2 for examination which is required under s. 343.16 (3). ~~The department may make~~
3 ~~provision for issuance of a license without a photograph if the applicant is stationed~~
4 ~~outside the state in military service and in specific situations where the department~~
5 ~~deems such action appropriate.~~

***NOTE: As discussed by e-mail, in promulgating the federal regulations, the department of homeland security does not have authority to promulgate rules inconsistent with the enabling legislation of the REAL ID Act, so I have assumed that the federal statute will be implemented according to its plain meaning and without exceptions that do not appear in the REAL ID Act. Since the REAL ID Act seems to require photos on driver's licenses and identification cards without exception, I have eliminated photograph exceptions for operator's licenses. I believe that almost all courts addressing the issue have found no First Amendment right to avoid a photo on an operator's license.

6 **SECTION 22.** 343.14 (4m) of the statutes is amended to read:

7 343.14 (4m) ~~The~~ Subject to s. 343.17 (2), the department shall develop designs
8 for licenses and identification cards which are resistant to tampering and forgery ~~no~~
9 ~~later than January 1, 1989. Licenses~~ and licenses and identification cards issued on
10 or after January 1, 1989, shall incorporate the designs required under this
11 subsection.

12 **SECTION 23.** 343.16 (3) (a) of the statutes is amended to read:

13 343.16 (3) (a) ~~The~~ Except as provided in s. 343.165 (4) (d), the department shall
14 examine every applicant for the renewal of an operator's license once every 8 years.
15 The department may institute a method of selecting the date of renewal so that such
16 examination shall be required for each applicant for renewal of a license to gain a
17 uniform rate of examinations. The examination shall consist of a test of eyesight.
18 The department shall make provisions for giving such examinations at examining
19 stations in each county to all applicants for an operator's license. The person to be
20 examined shall appear at the examining station nearest the person's place of

1 residence or at such time and place as the department designates in answer to an
 2 applicant's request. In lieu of examination, the applicant may present or mail to the
 3 department a report of examination of the applicant's eyesight by an
 4 ophthalmologist, optometrist or physician licensed to practice medicine. The report
 5 shall be based on an examination made not more than 3 months prior to the date it
 6 is submitted. The report shall be on a form furnished and in the form required by
 7 the department. The department shall decide whether, in each case, the eyesight
 8 reported is sufficient to meet the current eyesight standards.

9 SECTION 24. 343.165 of the statutes is created to read:

10 **343.165 Processing license and identification card applications. (1)**

11 The department may not complete the processing of an application for initial
 12 issuance, renewal, or reinstatement of an operator's license or identification card,
 13 including an occupational license, or for a reissued or duplicate operator's license,
 14 received by the department after May 10, 2008, and no such license or identification
 15 card may be issued, renewed, reinstated, or reissued unless the applicant presents
 16 or provides, and the department verifies under sub. (3), all of the following
 17 information:

****NOTE: I did not include "endorsement" in this provision. Is this OK? The term "reissued" refers to reissuance under s. 343.265 following surrender (and tracks the language of that provision). Is this term OK?

18 (a) An identity document that includes either the applicant's photograph or
 19 both the applicant's full legal name and date of birth.

****NOTE: The REAL ID Act refers to an "identity document," but this term is not used anywhere else in Wisconsin statutes. The terms "identifying document" and "identification document" are used elsewhere in the statutes. Would you prefer either of these terms?

20 (b) Documentation showing the applicant's date of birth, which may be the
 21 identity document under par. (a).

Insert 14-17

****NOTE: This paragraph tracks the language of the REAL ID Act. The language "documentation showing" is unconventional in terms of the Wisconsin statutes. However, using a term such as "documentary proof of ..." would change the meaning of the provision.

1 (c) Proof of the applicant's social security number or, except as provided in s.
2 343.14 (2g) (a) 4., verification that the applicant is not eligible for a social security
3 number.

****NOTE: This requirement is different from current s. 343.14 (2j) (a). Since adding this requirement renders s. 343.14 (2j) (a) useless except with respect to renewal (see ****NOTE to sub. (4) (c) below), I have repealed s. 343.14 (2j) (a).

4 (d) Documentation showing the applicant's name and address of principal
5 residence.

****NOTE: See ****NOTE after sub. (3) (a).

6 (e) Subject to ss. 343.125 (2) (a) and (b) and 343.14 (2g) (a) 2. d., the
7 documentary proof described in s. 343.14 (2) (es).

****NOTE: This provision replaces s. 343.06 (1) (L) created in 2005 Act 126.

****NOTE: While sub. (1) here does not cover applications for only an "endorsement," I have included cross-references to ss. 343.125 (2) and 343.14 (2g) (a) 2. d. for circumstances in which the H endorsement is applied for with the license. Also, do you think this provision has the proper effect vis-a-vis ss. 343.125 (2) and 343.14 (2g) (a) 2. d.? This language is intended to allow applications that include an "H" endorsement to trump the provisions otherwise applicable, since those standards seem stricter.

8 (2) (a) The department shall, in processing any application for an operator's
9 license or identification card under sub. (1), capture a digital image of each document
10 presented or provided, and retain the paper copy of any document provided, to the
11 department by an applicant. Digital images captured under this paragraph shall be
12 maintained, in electronic storage and in a transferable format, in the applicant's file
13 or record as provided under ss. 343.23 (2) (a) and 343.50 (8) (a).

insert
15-13

14 (b) The department shall record in the applicant's file under s. 343.23 (2) (a) or
15 record under s. 343.50 (8) (a) the date on which verification under subs. (1) and (3)
16 is completed.

****NOTE: This is not specifically required by the REAL ID Act, but works in conjunction with sub. (4) to allow subsequent abbreviated verification procedures.

in the manner and to the extent required under federal law;

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(3) (a) Except as provided in pars. (b) and (c), the department shall verify, with the issuing agency, the issuance, validity, and completeness of each document presented or provided, and required to be presented or provided, to the department by an applicant under sub. (1).

insert 16-4

***NOTE: As discussed, the meaning of the language in the REAL ID Act is unclear, especially what is meant by an "issuing agency" in the context of verifying principal residence. I have not attempted to work out the problems of the federal legislation, but have simply repeated its requirements. As discussed, permissible forms of proof of residence might include those allowed for voting purposes (see s. 6.55 (7)) or those identified in an AAMVA approved list or other forms. The language of the REAL ID Act would seem to preclude the use of mailing as the method of verification, however. The details of verification of principal residence (as well as other forms of verification) may be established by rule. Under s. 343.02 (1), DOT already has authority to promulgate rules to administer the chapter. DOT is also required to promulgate rules related to license design and specifications. See s. 343.17 (6).

(b) The department may not accept any foreign document, other than an official passport, to satisfy a requirement under sub. (1).

(c) The department may, pursuant to any memorandum of understanding entered into with the secretary of the federal department of homeland security, utilize any automated system administered or recognized by the federal government to verify, for purposes of sub. (1) (e), the legal presence status of an applicant, other than a United States citizen, for an operator's license or identification card identified in sub. (1).

(d) For purposes of sub. (1) (d), the department shall verify with the federal social security administration a social security number presented by an applicant using the full social security number. *if an applicant presents a* If the social security number presented is already registered to or associated with another person to which this state or another jurisdiction has issued an operator's license or identification card, the department may investigate and take appropriate action to resolve the discrepancy or may direct the applicant to investigate and take appropriate action to resolve the discrepancy, *shall*

1 ~~but the department~~ ^{and} shall not issue any operator's license or identification card until
 2 the discrepancy is resolved. The department shall adopt procedures for purposes of
 3 verifying that an applicant is not eligible for a social security number.

****NOTE: This paragraph deviates somewhat from the language of the REAL ID Act in order to authorize DOT to put the burden of resolving the discrepancy on the applicant. Also, it seems that something must be added regarding verification of ineligibility for a social security number, so I have added a sentence to address this issue.

4 (4) (a) Subsection (1) does not apply to an application for renewal of an
 5 operator's license or identification card, initial issuance of an occupational license,
 6 reinstatement of an operator's license as provided under s. 343.38 (3) or 343.39,
 7 issuance of a duplicate license, or reissuance of an operator's license, received by the
 8 department after May 10, 2008, if in connection with a prior application after May
 9 10, 2008, the applicant previously presented or provided, and the department
 10 verified, the information specified in sub. (1) and the department recorded the date
 11 on which the verification procedures were completed as described in sub. (2) (b).

12 (b) The department shall establish an effective procedure to confirm or verify
 13 an applicant's information for purposes of any application described in par. (a). The
 14 procedure shall include verification of the applicant's social security number or
 15 ineligibility for a social security number.

Insert
17-15

****NOTE: The key provisions of the REAL ID Act impose requirements "before issuing" a driver's license or identification card and require states to "establish an effective procedure to confirm or verify a renewing applicant's information." I have drafted this subsection in an effort to comply with these federal provisions while leaving DOT flexibility to use more abbreviated security procedures upon license renewal. The provision requiring SSN verification is salvaged from s. 343.14 (2j) (a), which is repealed in this draft.

16 (c) Notwithstanding pars. (a) and (b), no operator's license displaying the
 17 legend "Noncitizen Temporary License" under s. 343.03 (3m) or identification card
 18 displaying the legend "Noncitizen Temporary Identification Card" under s. 343.50 (3)
 19 may be renewed unless the applicant presents or provides valid documentary proof

1 under sub. (1) (e) and this proof shows that the status by which the applicant
2 qualified for the license or identification card has been extended by the secretary of
3 the federal department of homeland security.

****NOTE: The language of this provision tracks the REAL ID Act with respect to temporary noncitizen licenses.

4 (d) With any license renewal following a license expiration established under
5 s. 343.20 (1m) at other than an 8-year interval, the department may determine
6 whether the applicant's photograph is to be taken, or the applicant is to be examined,
7 or both, at the time of such renewal, so long as the applicant's photograph is taken,
8 and the applicant is examined, with a license renewal at least once every 8 years and
9 the applicant's license at all times includes a photograph. With any identification
10 card renewal following ~~a license~~ *an identification card* expiration established under s. 353.50 (5) (c) at other
11 than a 4-year interval, the department may determine whether the applicant's
12 photograph is to be taken at the time of such renewal, so long as the applicant's
13 photograph is taken with a card renewal at least once every 4 years and the
14 applicant's identification card at all times includes a photograph.

15 (5) During the period in which the department processes an application under
16 this section, the department may issue a receipt under s. 343.11 (3) *or 343.50 (i) (c)* ✓

17 SECTION 25. 343.17 (1) of the statutes is amended to read:

18 343.17 (1) LICENSE ISSUANCE. ~~The~~ Subject to s. 343.165, the department shall
19 issue an operator's license and endorsements, as applied for, to every qualifying
20 applicant who has paid the required fees.

21 SECTION 26. 343.17 (2) of the statutes is amended to read:

22 343.17 (2) LICENSE DOCUMENT. The license shall be a single document, in
23 ~~one-part~~ one part, consisting of 2 sides, except as otherwise provided in sub. (4) and

*delete = plain
strike*

1 s. 343.10 (7) (d). The document shall be, to the maximum extent practicable, tamper
 2 proof ^{and shall} contain physical security features ~~designed to prevent tampering,~~
 3 ~~counterfeiting, or duplication of the document for fraudulent purposes, and shall~~
 4 ~~incorporate a common machine-readable technology, with defined minimum data~~
 5 ~~elements, consistent with any requirement under federal law.~~

6 SECTION 27. 343.17 (3) (a) 1, 3, and 5. of the statutes are amended to read:

7 343.17 (3) (a) 1. The full legal name, date of birth, and principal residence
8 address of the person.

9 3. A physical description of the person, including ~~sex~~ gender, height, weight and
10 hair and eye color, but excluding any mention of race.

11 5. A facsimile of the ~~The~~ person's signature, or a space upon which the licensee
12 shall immediately write his or her usual signature with a pen and ink on receipt of
13 the license, ~~without which the license is not valid.~~

14 SECTION 28. 343.17 (3) (a) 14. of the statutes, as created by 2005 Wisconsin Act
15 126, is repealed.

***NOTE: Under current law, the date of expiration must already be on the license under s. 343.17 (3) (a) 9. Since the license must expire when legal presence is no longer authorized, I have repealed this provision, the substance of which is covered by s. 343.17 (3) (a) 9. and the provisions on license expiration. I note that I have not created a "distinctive appearance" for these licenses issued to noncitizens.

16 SECTION 29. 343.17 (3) (b) of the statutes, as affected by 2003 Wisconsin Act 33,
17 is amended to read:

18 343.17 (3) (b) ~~The~~ In addition to any legend required under s. 343.03 (3m), the
19 reverse side of the license shall contain an explanation of any restriction codes or
20 endorsement abbreviations used on the front of the license, in sufficient detail to
21 identify the nature of the restrictions or endorsements to a law enforcement officer
22 of this state or another jurisdiction. Except for a commercial driver license, a part

*insert
19-11*

1 of the reverse side of each license shall be printed to serve as a document of gift under
2 s. 157.06 (2) (b) and (c) or a document of refusal to make an anatomical gift under s.
3 157.06 (2) (i).

4 **SECTION 30.** 343.17 (5) of the statutes is amended to read:

5 343.17 (5) NO PHOTOS ON CERTAIN TEMPORARY LICENSES. The temporary licenses
6 issued under ss. 343.10, 343.11 (1) and (3), 343.16 (6) (b) and 343.305 (8) (a) shall be
7 on forms provided by the department and shall contain the information required by
8 sub. (3), except the license is not required to include a photograph of the licensee.
9 This subsection does not apply to a noncitizen temporary license, as described in s.
10 343.03 (3m).

****NOTE: This draft does not allow DOT to issue any driver authorization that does not comply with the federal guidelines (e.g., driving certificate). The REAL ID Act provides "(11) In any case in which the State issues a driver's license or identification card that does not satisfy the requirements of this section, [the state must adopt a practice to] ensure that such license or identification card — (A) clearly states on its face that it may not be accepted by any Federal agency for federal identification or any other official purpose; and (B) uses a unique design or color indicator to alert Federal agency and other law enforcement personnel that it may not be accepted for any such purpose." Since this provision is inapplicable to the draft, it is not included. However, to the extent it becomes applicable, provisions relating to a "distinctive appearance," etc., similar to those in s. 343.17 (3) (a) 12. and 13., and their cancellation would come into play.

11 **SECTION 31.** 343.19 (1) of the statutes is amended to read:

12 343.19 (1) If a license issued under this chapter or an identification card issued
13 under s. 343.50 is lost or destroyed or the name or address named in the license or
14 identification card is changed or the condition specified in s. 343.17 (3) (a) 12. or 13.
15 no longer applies, the person to whom the license or identification card was issued
16 may obtain a duplicate thereof or substitute therefor upon furnishing proof
17 satisfactory to the department of full legal name and date of birth and that the license
18 or identification card has been lost or destroyed or that application for a duplicate
19 license or identification card is being made for a change of address or name or

1 because the condition specified in s. 343.17 (3) (a) 12. or 13. no longer applies. If the
2 applicant is a male who is at least 18 years of age but less than 26 years of age, the
3 application shall include the information required under s. 343.14 (2) (em). If the
4 original license or identification card is found it shall immediately be transmitted to
5 the department. ~~Duplicates of nonphoto licenses shall be issued as nonphoto~~
6 ~~licenses.~~

****NOTE: The last sentence of this provision could be amended to apply only to
temporary licenses not required under s. 343.17 (5) to include a photograph. However,
since the provision would have such limited applicability, I think it is better to simply
strike the whole sentence. Is that OK?

7 **SECTION 32.** 343.20 (1) (f) of the statutes, as created by 2005 Wisconsin Act 126,

8 is amended to read:

9 343.20 (1) (f) The department shall cancel an operator's license, regardless of
10 the license expiration date, if the department ~~is notified by~~ receives information from
11 a local, state, or federal government agency that the ~~operator is no longer a citizen~~
12 ~~of the United States, a legal permanent resident of the United States, or a conditional~~
13 ~~resident of the United States, or otherwise not legally present in the United States~~
14 licensee no longer satisfies the requirements for issuance of a license under ss. 343.14
15 (2) (es) and 343.165 (1) (e).

16 **SECTION 33.** 343.20 (1m) of the statutes, as created by 2005 Wisconsin Act 126,

17 is amended to read:

18 343.20 (1m) ~~A~~ Notwithstanding sub. (1) (a) and (e), and except as provided
19 in s. 343.165 (4) (c) and as otherwise provided in this subsection, a license that is
20 issued to a person who is not a United States citizen and who provides documentary
21 proof of legal status as provided under s. 343.14 (2) ~~(er)~~ (es) shall expire on the date
22 that the person's legal presence in the United States is no longer authorized or on the
23 expiration date determined under sub. (1), whichever date is earlier. If the

1 documentary proof as provided under s. 343.14 (2) (~~er~~) (es) does not state the date
 2 that the person's legal presence in the United States is no longer authorized, sub. (1)
 3 shall apply except that, if the license was issued or renewed based upon the person's
 4 presenting of any documentary proof specified in s. 343.14 (2) (es) 4. to 7., the license
 5 shall, subject to s. 343.165 (4) (c), expire one year after the date of issuance or
 6 renewal.

****NOTE: Should this say "who is not a United States citizen or national"? Also, the REAL ID Act states "if there is no definite end to the period of authorized stay" rather than relying on a date included in the "documentary proof" — is the provision in this draft OK?

****NOTE: I did not make any provision for prorating driver's license fees for noncitizens whose licenses expire in less than 8 years. Do you want a provision similar to last sentence of s. 343.20 (1) (a)?

****NOTE: The REAL ID Act distinguishes between different noncitizens. In some senses, 2005 Act 126 goes beyond the requirements of the REAL ID Act and, in some senses, it does not go as far. I have attempted to incorporate the requirements of the REAL ID Act without undoing any more stringent requirement of 2005 Act 126.

7 **SECTION 34.** 343.20 (2) (a) of the statutes is amended to read:

8 343.20 (2) (a) The department shall mail to the last-known address of a
 9 licensee at least 30 days prior to the expiration of the license a notice of the date upon
 10 which the license must be renewed. If the license was issued or last renewed based
 11 upon the person's presenting of any documentary proof specified in s. 343.14 (2) (es)
 12 4. to 7., the notice shall inform the licensee of the requirement under s. 343.165 (4)
 13 (c).

14 **SECTION 35.** 343.22 (1) of the statutes is repealed.

****NOTE: I repealed this provision because it applies only to licenses with photographs. Technically, the provision could still apply to temporary licenses described under s. 343.17 (5). However, there would be such limited applicability that I thought it better to repeal the provision. See corresponding amendment to s. 343.22 (2) (intro.).

15 **SECTION 36.** 343.22 (2) (intro.) and (a) of the statutes are amended to read:

16 343.22 (2) (intro.) Whenever any person, after applying for or receiving a
 17 license containing a photograph under this chapter, or an identification card under

1 s. 343.50, moves from the address named in the application or in the license or
2 identification card issued to him or her or is notified by the local authorities or by the
3 postal authorities that the address so named has been changed, the person shall,
4 within 10 days thereafter, do one of the following:

5 (a) Apply for a duplicate license or identification card showing on the
6 application the correct full legal name and address. The licensee or identification
7 card holder shall return the current license or identification card to the department
8 along with the application for duplicate.

9 **SECTION 37.** 343.22 (2m) of the statutes is amended to read:

10 343.22 (2m) Whenever any person, after applying for or receiving a license
11 ~~containing a photograph~~ under this chapter, or an identification card under s. 343.50,
12 is notified by the local authorities or by the postal authorities that the address named
13 in the application or in the license or identification card issued to him or her has been
14 changed and the person applies for a duplicate license or identification card under
15 sub. (2), no fee shall be charged under s. 343.21 (1) (L) or 343.50 (7) for the duplicate
16 license or identification card.

17 **SECTION 38.** 343.22 (3) of the statutes is amended to read:

18 343.22 (3) When the name of a licensee or identification card holder is changed,
19 such person shall, within 10 days thereafter, apply for a duplicate license or
20 identification card showing the correct full legal name and address. The licensee or
21 identification card holder shall return the current license or identification card to the
22 department along with the application for a duplicate. If the licensee holds more
23 than one type of license under this chapter, the licensee shall return all such licenses
24 to the department along with one application and fee for a duplicate license for which
25 the licensee may be issued a duplicate of each such license.

Insert
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1 SECTION 39. 343.23 (2) (a) (intro.) of the statutes, as affected by 2003 Wisconsin

2 Act 280, is amended to read:

3 343.23 (2) (a) (intro.) The department shall maintain a file for each licensee or
4 other person containing the application for license, permit or endorsement, a record
5 of reports or abstract of convictions, any demerit points assessed under authority of
6 s. 343.32 (2), the information in all data fields printed on any license issued to the
7 person, any notice received from the federal transportation security administration
8 concerning the person's eligibility for an "H" endorsement specified in s. 343.17 (3)
9 (d) 1m., the status of the person's authorization to operate different vehicle groups,
10 a record of any out-of-service orders issued under s. 343.305 (7) (b) or (9) (am), a
11 record of the date on which any background investigation specified in s. 343.12 (6)
12 (a) or (d) was completed, a record of the date on which any verification specified in
13 s. 343.165 (1) and (3) was completed, all documents required to be maintained under
14 s. 343.165 (2) (a), and a record of any reportable accident in which the person has
15 been involved, including specification of any type of license and endorsements issued
16 under this chapter under which the person was operating at the time of the accident
17 and an indication whether or not the accident occurred in the course of any of the
18 following:

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19 SECTION 40. 343.23 (2) (b) of the statutes, as affected by 2003 Wisconsin Acts

20 33 and 320, is amended to read:

21 343.23 (2) (b) The information specified in pars. (a) and (am) must be filed by
22 the department so that the complete operator's record is available for the use of the
23 secretary in determining whether operating privileges of such person shall be
24 suspended, revoked, canceled, or withheld, or the person disqualified, in the interest
25 of public safety. The record of suspensions, revocations, and convictions that would

1 be counted under s. 343.307 (2) shall be maintained permanently, except that the
2 department shall purge the record of a first violation of s. 23.33 (4c) (a) 2., 30.681 (1)
3 (b) 1., 346.63 (1) (b), or 350.101 (1) (b) after 10 years, if the person who committed the
4 violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the
5 time of the violation, if the person does not have a commercial driver license, if the
6 violation was not committed by a person operating a commercial motor vehicle, and
7 if the person has no other suspension, revocation, or conviction that would be counted
8 under s. 343.307 during that 10-year period. The record of convictions for
9 disqualifying offenses under s. 343.315 (2) (h) shall be maintained for at least 10
10 years. The record of convictions for disqualifying offenses under s. 343.315 (2) (f) and
11 (j), and all records specified in par. (am), shall be maintained for at least 3 years. The
12 record of convictions for disqualifying offenses under s. 343.315 (2) (a) to (e) shall be
13 maintained permanently, except that 5 years after a licensee transfers residency to
14 another state such record may be transferred to another state of licensure of the
15 licensee if that state accepts responsibility for maintaining a permanent record of
16 convictions for disqualifying offenses. Such reports and records may be cumulative
17 beyond the period for which a license is granted, but the secretary, in exercising the
18 power of suspension granted under s. 343.32 (2) may consider only those reports and
19 records entered during the 4-year period immediately preceding the exercise of such
20 power of suspension. The department shall maintain the digital images of
21 documents specified in s. 343.165 (2) (a) for at least 10 years and shall maintain the
22 paper copies of documents specified in s. 343.165 (2) (a) for at least 7 years.

23 **SECTION 41.** 343.23 (5) of the statutes is amended to read:

24 343.23 (5) The department shall maintain the files specified in this section in
25 a form that is appropriate to the form of the records constituting those files. Records

1 under sub. (1) and files under sub. (2) shall be maintained in an electronic and
2 transferable format accessible for the purpose specified in s. 343.03 (6) (a).

3 SECTION 42. 343.26[✓] of the statutes is amended to read:

4 343.26 License after cancellation. Any person whose license has been
5 canceled, whether the license has been canceled by the secretary or stands canceled
6 as a matter of law, may apply for a new license at any time. Upon receipt of the
7 application and the required fee, and after processing the application as provided in
8 s. 343.165, the department shall issue or refuse issuance of the license as upon an
9 original application. The department may, but need not, require the applicant to
10 submit to an examination as provided in s. 343.16.

11 SECTION 43. 343.43 (1) (g)[✓] of the statutes is amended to read:

12 343.43 (1) (g) Deface or alter a license except to endorse a change of address
13 authorized by s. 343.22 (1)[✓] or (2).

14 SECTION 44. 343.50 (1) of the statutes is renumbered 343.50 (1) (a)[✓] and
15 amended to read:

16 343.50 (1) (a) **ISSUANCE** The Subject to par. (b)[✓] and s. 343.165[✓], the department
17 shall issue to every qualified applicant, who has paid the required fee, an
18 identification card as provided in this section.

19 SECTION 45. 343.50 (1) (b)[✓] and (c)^{are} of the statutes ~~is~~ created to read:

20 343.50 (1) (b) The department may not issue an identification card to a person
21 previously issued an operator's license in another jurisdiction unless the person
22 surrenders to the department any valid operator's license possessed by the person
23 issued by another jurisdiction, which surrender operates as a cancellation of the
24 license insofar as the person's privilege to operate a motor vehicle in this state is
25 concerned. Within 30 days following issuance of the identification card under this

1 section, the department shall destroy any operator's license surrendered under this
2 paragraph and report to the jurisdiction that issued the surrendered operator's
3 license that the license has been destroyed and the person has been issued an
4 identification card in this state.

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Insert
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***NOTE: This addresses REAL ID Act sec. 202 (d) (6) - I believe s. 343.11 (1) adequately covers driver's licenses, and this provision is modeled after s. 343.11 (1) and (2).

5 SECTION 46. 343.50 (2) of the statutes is amended to read:

6 343.50 (2) WHO MAY APPLY. Any resident of this state who does not possess a
7 valid operator's license which contains the resident's photograph issued under this
8 chapter may apply to the department for an identification card pursuant to this
9 section. The card is not a license for purposes of this chapter and is to be used for
10 identification purposes only.

11 SECTION 47. 343.50 (3) of the statutes is amended to read:

12 343.50 (3) DESIGN AND CONTENTS OF CARD. The card shall be the same size as
13 an operator's license but shall be of a design which is readily distinguishable from
14 the design of an operator's license and bear upon it the words "IDENTIFICATION

15 CARD ONLY". The information on the card shall be the same as specified under s.
16 343.17 (3). If the issuance of the card requires the applicant to present any
17 documentary proof specified in s. 343.14 (2) (es) 4. to 7., the card shall display, on the

18 top of the reverse side of the card, the legend "Noncitizen Temporary Identification
19 Card." The card shall contain physical security features designed to prevent

20 tampering, counterfeiting, or duplication of the card for fraudulent purposes, and
21 shall incorporate a common machine-readable technology, with defined minimum
22 data elements, consistent with any requirement under federal law. The card may

23 serve as a document of gift under s. 157.06 (2) (b) and (c) and the holder may affix

1 a sticker thereto as provided in s. 343.175 (3). The card may also serve as a document
2 of refusal to make an anatomical gift under s. 157.06 (2) (i). The card shall contain
3 the holder's photograph and, if applicable, shall be of the design specified under s.
4 343.17 (3) (a) 12.

5 **SECTION 48.** 343.50 (4) of the statutes, as affected by 2005 Wisconsin Act 126,
6 is amended to read:

7 343.50 (4) APPLICATION. The application for an identification card shall include
8 any information required under ss. 85.103 (2) and 343.14 (2) (a), (b), (bm), (br), (em),
9 and ~~(er)~~ (es), and such further information as the department may reasonably
10 require to enable it to determine whether the applicant is entitled by law to an
11 identification card. The Except with respect to renewals described in s. 343.165 (4)
12 (d), the department shall, as part of the application process, take a digital
13 photograph including facial image capture of the applicant to comply with sub. (3).
14 No Except with respect to renewals described in s. 343.165 (4) (d), no application may
15 be processed without the photograph being taken. Misrepresentations in violation
16 of s. 343.14 (5) are punishable as provided in s. 343.14 (9).

17 **SECTION 49.** 343.50 (5) of the statutes, as affected by 2005 Wisconsin Act 126,
18 is renumbered 343.50 (5) (a) and amended to read:

19 343.50 (5) (a) The fee for an original card, for renewal of a card, and for the
20 reinstatement of an identification card after cancellation under sub. (10) shall be \$9.

21 The

22 (b) Except as provided in par. (c) and s. 343.165 (4) (c), an original or reinstated
23 card shall be valid for the succeeding period of 4 years from the applicant's next
24 birthday after the date of issuance, ~~except that a,~~ and a renewed card shall be valid
25 for the succeeding period of 4 years from the card's last expiration date.

1 (c) Except as provided in s. 343.165 (4) (c) and as otherwise provided in this
2 paragraph, an identification card that is issued to a person who is not a United States
3 citizen and who provides documentary proof of legal status as provided under s.
4 343.14 (2) (er) (es) shall expire on the date that the person's legal presence in the
5 United States is no longer authorized or on the expiration date determined under
6 par. (b), whichever date is earlier. If the documentary proof as provided under s.
7 343.14 (2) (er) (es) does not state the date that the person's legal presence in the
8 United States is no longer authorized, then the card shall be valid for the succeeding
9 period of 4 years from the applicant's next birthday after the date of issuance
10 specified in par. (b) except that, if the card was issued or renewed based upon the
11 person's presenting of any documentary proof specified in s. 343.14 (2) (es) 4. to 7.,
12 the card shall, subject to s. 343.165 (4) (c), expire one year after the date of issuance
13 or renewal.

14 **SECTION 50.** 343.50 (6) of the statutes, as affected by 2005 Wisconsin Act 126,
15 is amended to read:

16 343.50 (6) **RENEWAL NOTICE.** At least 30 days prior to the expiration of the an
17 identification card, the department shall mail a renewal application to the
18 last-known address of each identification the card holder. If the card was issued or
19 last renewed based upon the person's presenting of any documentary proof specified
20 in s. 343.14 (2) (es) 4. to 7., the notice shall inform the card holder of the requirement
21 under s. 343.165 (4) (c). The department shall include with the application
22 information, as developed by all organ procurement organizations in cooperation
23 with the department, that promotes anatomical donations and which relates to the
24 anatomical donation opportunity available under s. 343.175. The fee for a renewal
25 identification card shall be \$9, which card shall be valid for 4 years, except that a card

1 that is issued to a person who is not a United States citizen and who provides
2 documentary proof of legal status as provided under s. 343.14 (2) (er) shall expire on
3 the date that the person's legal presence in the United States is no longer authorized.
4 If the documentary proof as provided under s. 343.14 (2) (er) does not state the date
5 that the person's legal presence in the United States is no longer authorized, then
6 the card shall be valid for 4 years.

****NOTE: To avoid so much duplication, I have moved the stricken provisions into
sub. (5).

7 SECTION 51. 343.50 (8) of the statutes is amended to read:

8 343.50 (8) RECORDS AND OTHER INFORMATION. (a) The department shall
9 maintain current records of all identification card holders under this section in the
10 same manner as required under s. 343.23 for operator's licenses. For each
11 identification card applicant, the record shall include any application for an
12 identification card received by the department, any reinstatement or cancellation of
13 an identification card by the department, the information in all data fields printed
14 on any identification card issued to the applicant, a record of the date on which any
15 verification specified in s. 343.165 (1) and (3) was completed, and all documents
16 required to be maintained under s. 343.165 (2) (a). The department shall maintain
17 the digital images of documents specified in s. 343.165 (2) (a) for at least 10 years and
18 shall maintain the paper copies of documents specified in s. 343.165 (2) (a) for at least
19 7 years. Records under this paragraph shall be maintained in an electronic and
20 transferable format accessible for the purpose specified in par. (c).

21 (b) The department may not disclose any record or other information
22 concerning or relating to an applicant or identification card holder to any person
23 other than a court, district attorney, county corporation counsel, city, village or town

1 attorney, law enforcement agency, the applicant or identification card holder or, if the
 2 applicant or identification card holder is under 18 years of age, his or her parent or
 3 guardian. Except for photographs disclosed to a law enforcement agency under s.
 4 343.237, persons entitled to receive any record or other information under this
 5 paragraph shall not disclose the record or other information to other persons or
 6 agencies. This paragraph does not prohibit disclosure under par. (c) or the disclosure
 7 of a person's name or address, of the name or address of a person's employer or of
 8 financial information that relates to a person when requested under s. 49.22 (2m) by
 9 the department of workforce development or a county child support agency under s.
 10 59.53 (5).

11 **SECTION 52.** 343.50 (8) (c) of the statutes is created to read:

12 343.50 (8) (c) Notwithstanding par. (b) and ss. 343.027, 343.14 (2j) (b), and
 13 343.237 (2), the department shall, upon request, provide to the driver licensing
 14 agencies of other jurisdictions ^{to} any record maintained by the department ^{and the department of health and family services} under this
 15 subsection, including providing electronic access to any such record. ^{of transportation}

16 **SECTION 53.** 343.50 (10) (intro.) and (a) of the statutes are amended to read:

17 343.50 (10) ^{51E} CANCELLATION. ^(intro) The department shall cancel an identification card
 18 under any of the following circumstances:

19 (a) Whenever the department determines that the card was issued upon an
 20 application which contains a false statement as to any material matter; ~~or~~

21 **SECTION 54.** 343.50 (10) (c) of the statutes is created to read:

22 343.50 (10) (c) Whenever the department receives information from a local,
 23 state, or federal government agency that the card holder no longer satisfies the
 24 requirements for issuance of a card under ss. 343.14 (2) (es) and 343.165 (1) (e). A

1 card cancelled under this paragraph may not be reinstated under sub. (5) until these
2 requirements are again satisfied.

Insert
32-2 →

AR

3 **SECTION 55. Initial applicability.**

4 (1) The treatment of section 110.09 (1) of the statutes first applies to persons
5 selected to fill positions on the effective date of this subsection.

****NOTE: I have not included any other initial applicability provision because I believe the in-text initial applicability provision in s. 343.165 is sufficient.

6 **SECTION 56. Effective date.**

(1) This act takes effect on May 11, 2008.

Insert
32-7 ✓
8

(END)

~~Insert
32-8 ✓~~

D-Note ✓

2007-2008 DRAFTING INSERT
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0003/P1ins
ARG:.....

INSERT 6-11:

Not Notwithstanding ss. 111.321, 111.322, and 111.335, at least once every 5 years the department of transportation shall conduct a background investigation, in the manner specified in sub. (1), of any person employed by the department within the division of motor vehicles.

INSERT 6-18:

***NOTE: I have removed what was created s. 110.09 (2) in 2005 LRB-4307/P1. These provisions simply contained directives for DOT to adopt procedures and practices that it is already authorized to do even without including specific statutory provisions in this bill.

INSERT 7-19:

***NOTE: Section 343.17 (3) (a) does not refer to the legends currently required under s. 343.03 (3) to be on the front side of the license, so I don't believe it is necessary to treat s. 343.17 (3) (a) to add reference to the "temp" legend required under created s. 343.03 (3m) to be on the front side of the license.

INSERT 8-16:

***NOTE: I have changed this provision from the LRB-4307/P1 draft to include DHFS. This change would create a broad disclosure exception with respect to DHFS, broader than that applicable with respect to DWD and DOR. Is this OK? Also, the same change is made for ID cards in created s. 343.50 (8) (c) of this draft.

INSERT 9-16:

***NOTE: I have not made any changes to what ~~was bill~~ Sections 10 to 12 of LRB-4307/P1. If DOT determines that the issuance requirements of the REAL ID Act won't apply to issuance of occupational licenses, these provisions will need to be revised.

INSERT 11-9:

***NOTE: As requested in the redraft instructions, this draft requires DOT, rather than DWD, to prescribe the statement related to not having a social security number. Do you want ss. 343.61 (2) (a) 1m. and 343.62 (2) (am) also amended so that DOT prescribes the similar form related to driver schools? Also, I have not treated s. 343.305 (6) (e) 2. am. because that the responsibility under that provision falls on DHFS, not DOT.

INSERT 14-17:

***NOTE: In response to the redraft comments, I have not changed s. 343.165 (1) (intro.); I can't really do so until I know which transactions will fall outside the new REAL ID requirements. (See comment earlier under s. 343.10 about occupational license issuance maybe not being included in these requirements.)

INSERT 15-13:

***NOTE: It's my understanding that DOT will only maintain the digital images. DOT might keep a paper copy for a few days if equipment is down, but will eventually maintain only the electronic version. Accordingly, I have eliminated the reference to the paper copy.

INSERT 16-4:

~~NOT~~ I have substantially revised created s. 343.165 (3) in an effort to account for the uncertainty of DHS rulemaking and of what will ultimately be required of DOT. To this end, I have made the statutory provision related to verification more general.

INSERT 17-15:

***NOTE: As stated in the note under created s. 343.165 (1) (intro.), and as noted in DOT's redraft instructions, this provision will need to be changed if some of these transactions fall outside the REAL ID requirements.

INSERT 19-11:

↓
5. ~~A facsimile of the~~ The person's signature, ~~or a space upon which the licensee shall immediately write his or her usual signature with a pen and ink on receipt of the license, without which the license is not valid.~~ ✓

History: 1971 c. 140; 1977 c. 29 s. 1654 (7) (a); 1977 c. 124, 272; 1979 c. 89, 306, 355; 1981 c. 20; 1985 a. 316 s. 25; 1989 a. 105, 298; 1991 a. 269; 1993 a. 19; 1995 a. 113; 1997 a. 27; 1999 a. 9, 140; 2003 a. 33; 2005 a. 126.

***NOTE: Per DOT's redraft instructions, I think this statutory change would adequately allow for a procedure whereby the applicant signs his or her name on an electronic signature pad at the DMV counter and the digitized signature is then printed on the license. *

INSERT 21-7:

~~SECTION~~ 343.20 (1) (a) of the statutes is amended to read:

343.20 (1) (a) Except as otherwise expressly provided in this chapter, reinstated licenses, probationary licenses issued under s. 343.085 and original licenses other than instruction permits shall expire 2 years from the date of the applicant's next birthday. Subject to s. 343.125 (3), all other licenses and license endorsements shall expire 8 years after the date of issuance. The department may institute any system of initial license issuance which it deems advisable for the purpose of gaining a uniform rate of renewals. In order to put such a system into

operation, the department may issue licenses which are valid for any period less than the ordinary effective period of such license. ~~If the department issues a license that is valid for less than the ordinary effective period as authorized by this paragraph, the fees due under s. 343.21 (1) (a), (b) and (d) shall be prorated accordingly.~~

History: 1977 c. 29 s. 1654 (7) (a); 1977 c. 273; 1979 c. 306; 1981 c. 20, 42, 71; 1989 a. 31, 105, 294; 1991 a. 13; 1995 a. 255, 446; 1997 a. 27, 237; 2001 a. 105; 2003 a. 33, 280; 2005 a. 126.

INSERT 23-25:

***NOTE: I have not amended s. 343.22 (3) to cover both change of name and change of gender/sex. Do you want me to? I have also not included any other language in the draft related to gender/sex change. I would think that if you want such language, it would need to focus on obtaining a new license with new picture and (most likely) new name.

INSERT 24-18:

***NOTE: This draft can be reconciled with the DLA draft (LRB-0011) when the two drafts are merged. As we have discussed, I recommend not merging them until late in the process (perhaps not until the governor's budget bill is compiled).

INSERT 27-4:

***NOTE: In response to the redraft instruction comment for bill section 45, amending s. 341.11 (1) to include IDs (or amending created s. 343.50 (1) (b) to include IDs as well as DLs) would create a broader provision than that required under the REAL ID Act. See REAL ID Act, sec. 202 (d) (6). ~~Since it is not required by the REAL ID Act~~ in my opinion, I have not made the change at this time. However, if you think it is a good idea on a policy level, please let me know and I will make the change. Also, the redraft instruction comment for bill section 24 is addressed in the following provision, created s. 343.50 (1) (c).

the REAL ID Act does not require it

INSERT 27-5:

(c) The department may issue a receipt to any applicant for an identification card, which receipt shall constitute a temporary identification card while the application is being processed and shall be valid for a period not to exceed 30 days.

INSERT 32-2:

***NOTE: I have not changed what ^{were} ~~was~~ bill Sections 53 and 54 of LRB-4307/P1. After much discussion at our meeting as to whether these bill sections are necessary, we decided to leave these provisions "as is" for now. Please let me know if you want created s. 343.50 (10) (c) omitted from the draft. We also discussed whether the similar provision for driver licenses should be included in the draft. That provision, however, is current law, so a repeal would be called for rather than simply deleting a newly created provision. If you want to repeal s. 343.20 (1) (f), created in 2005 Act 126 and amended in this draft, please let me know. I believe s. 343.25 (4) was the primary authority suggesting s. 343.20 (1) (f) might not be necessary.

INSERT 32-7:

~~SECTION~~ **Effective dates.** This act takes effect on May 11, 2008, except as follows:

- (1) The treatment of section 110.09 (1) of the statutes and SECTION 55 of this act takes effect on January 1, 2008.

***NOTE: I have not changed the effective date of most of the provisions of this draft. I am aware of not reasonably workable method of providing for a contingent effective date should the REAL ID Act's implementation date be delayed. However, such a contingency could easily be addressed through an amendment during the budget process if there is a political will to do so.

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0003/P1dn

ARG:./:...

Wlj

ATTN: Erin Egan

Please review the attached draft carefully to ensure that it is consistent with your intent.

As discussed at our July 31 meeting, I believe that DOT has broad rule-making discretion under ch. 343. See, e.g., ss. 343.02 (1) and 343.17 (6). I believe DOT already has rule-making authority over many of the details of REAL ID implementation.

Please let me know if you would like any changes made to the attached draft or if you have any questions.

Aaron R. Gary
Legislative Attorney
Phone: (608) 261-6926
E-mail: aaron.gary@legis.state.wi.us

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0003/P1dn
ARG:wlj:pg

October 3, 2006

ATTN: Erin Egan

Please review the attached draft carefully to ensure that it is consistent with your intent.

As discussed at our July 31 meeting, I believe that DOT has broad rule-making discretion under ch. 343. See, e.g., ss. 343.02 (1) and 343.17 (6). I believe DOT already has rule-making authority over many of the details of REAL ID implementation.

Please let me know if you would like any changes made to the attached draft or if you have any questions.

Aaron R. Gary
Legislative Attorney
Phone: (608) 261-6926
E-mail: aaron.gary@legis.state.wi.us

Gary, Aaron

From: Egan, Erin
Sent: Thursday, November 02, 2006 9:48 AM
To: Egan, Erin; Gary, Aaron
Subject: RE: DMV Comments on LRB-0003/P2

Hi Aaron,

Follow-up to # 5: yes, it is our expectation that the employer will conduct the background check. Employers can do the checks themselves through DOJ's website at <http://www.doj.state.wi.us/dles/cib/crimback.asp#1> & clicking on "Wisconsin Online Criminal History Record Check System".

Thanks!
 Erin

-----Original Message-----

From: Egan, Erin
Sent: Thursday, November 02, 2006 8:17 AM
To: 'Gary, Aaron'; Egan, Erin
Subject: RE: DMV Comments on LRB-0003/P2

1. Yes, it is reinstatement
2. Never mind. I don't know what I was thinking, either.
3. Great, thanks!
4. Yes, thank you!
5. DOT does not want to conduct the background check. Currently, the people who access our data have to request permission and fill out a security form. I believe the plan is to require the employer to conduct the background check, and certify that the person has passed on the security form. Let me check and get back to you.
6. We haven't thought this through yet, and I'm not sure what DHS is going to require. Can we have rulemaking authority for this too?

Thanks, Aaron! I'll get back to you by tomorrow on #5.

-----Original Message-----

From: Gary, Aaron [mailto:Aaron.Gary@legis.wisconsin.gov]
Sent: Wednesday, November 01, 2006 12:37 PM
To: Egan, Erin
Subject: RE: DMV Comments on LRB-0003/P2

Hi Erin,

I have made most of these changes but need some clarification before finishing up.

1. Looking at p. 9, lines 1-4 of LRB-0003/P1, what is the licensing process after the occupational license expires - is this reinstatement? If so, I should probably delete the reference to s. 343.165, right?
2. I don't understand the meaning of #21 (343.16 (3) (a)) in the attached spreadsheet.
3. Regarding #56 (eff. date) in the attached spreadsheet, I apologize for the mistake - somehow this got inadvertently changed as the draft went through our typing department. The next draft will have a general effective date of May 11, 2008 (as in 2005 LRB-4307/P1) but with an effective date of Jan. 1, 2008 for s. 110.09 (1). The draft doesn't specify any particular verification systems and I believe DOT has discretion to follow its own timeframe on these (subject to nonstatutory limitations) without any specific provisions in the bill's effective date. (The effective date of the next draft will also address item 5. below).

4. In your third bullet of the e-mail below, I assume you mean s. 343.22.

5. In your fourth bullet of the e-mail below, can you describe more specifically what data you're talking about? (I'm assuming you don't want everybody fingerprinted who is getting an operating record or participating in 343.245 (3m) employer notification program.) Also, who is doing the fingerprinting and background checking - private employers? DOT? other agencies? If it is not DOT, is there any duty to disclose to DOT results of background check? I need some help understanding what this is about and figuring out how it will work.

6. In created s. 110.09 (1), I forgot to raise the issue of confidentiality of fingerprints. Do you want a provision requiring strict confidentiality of the fingerprints by DOT? Do you want to allow the fingerprints to be released to law enforcement in the manner provided in s. 343.237?

FYI, I have revised the draft to require the s. 343.165 process only for initial issuance and renewal of licenses (and ID cards) and have created a separate subsection allowing DOT at its option to (by rule) follow this same process for occ licenses, dupes, reinstatements, etc.

Thanks. Aaron

Aaron R. Gary
 Legislative Attorney
 Legislative Reference Bureau
 608.261.6926 (voice)
 608.264.6948 (fax)
 aaron.gary@legis.state.wi.us

From: Egan, Erin
Sent: Monday, October 30, 2006 1:31 PM
To: Gary, Aaron
Cc: Baetsen, Karen; Fernan, Patrick; Frazier, Carson; Schwartz, Karen - DMV; Nussbaum, Dennis; Guenther, Gary; Hoff, Sandra; Judd, Lynne
Subject: DMV Comments on LRB-0003/P2

Hi Aaron,

I have attached a spreadsheet with DMV's comments on the latest REAL ID draft, LRB-0003/P1. The spreadsheet only includes sections where I have comments, or a response to a drafter's note. Please forward this to Brett as well; I couldn't find his e-mail address.

There are only 2 major issues:

- All of the budget numbers that we have submitted are based on the assumption that we will only be verifying original and renewal applicants (NOT duplicates, reinstatements, occupationals, etc). Since DHS rules will likely not be done until after the budget is introduced, I'd like to only include original and renewal transaction ins. 343.165 (1)? We could also ask for rulemaking authority to do verification for other transactions (dupes, reinstatements, occs, etc), if the DHS rule require it.
- The changes you made for the temporary license brand need to be tweaked a little bit. We are running out of space on the license, and have to work with a vendor on the brand. The statutes should just say that we have to put a temporary brand on the DL/ID, instead of specifically spelling out how the brand should read.

Also, we have a few other issues to consider:

- 343.20 should be changed, to allow people 30 days (instead of 10) to change their name/address. This will allow them time to get any documentation that we'll need.
- All employees of outside entities (including other state agencies) must have a background check done, to access our data. You can use the current language, however, make the fingerprint-based background check permissive so we can do it at our discretion. (We'd like an immediate effective date on this, if possible).

Thank you. I will send the comments on the DLA draft separately, in a week or two.

Erin Egan
Legislative Liaison
Division of Motor Vehicles
(608) 266-1449

Summary of 2007 LRB-0003/P1 (REAL ID Draft)

#	Statute	Comments
4	343.03 (3m)	Response to DN: this is fine here. However, can we not have the specific legend "Non-Citizen Temporary License" in the statute? We need some flexibility here, as space on the DL/ID is limited.
5	343.03 (6)(a)	Response to DN: can we limit DHFS' access to data needed to verify birth certificate information? (ie, name/address/DOB, etc). Maybe we can put it in 343.14 instead, as DHFS doesn't need citation, withdrawal, medical data, etc.
8	343.10 (1)(b)	See comments on Section 22 for 343.165 (1)
9	343.10 (2)(a)(intro)	See comments on Section 22 for 343.165 (1)
10	343.10 (7)(b)	See comments on Section 22 for 343.165 (1)
21	343.16 (3)(a)	See discussion on 343.165 (4)(d)
22	343.165 (1)	Response to DN: can we limit it to initial issuance and renewal in statute, and give us the authority in administrative rule to cover the other transactions? We are currently doing this (to a certain degree) with the Trans 102 changes from Act 126. I am hesitant to put reinstatements, occupational, etc, in statute before we see the DHS rules, especially since the rules may not be out until after the budget is introduced.
22	343.165 (2)	Response to DN: Good - thank you.
22	343.165 (3)	Response to DN: Good - thank you.
22	343.165 (4)	See response to DN in 343.165 (1). Also, see note in Section 4 about specific license brand.
25	343.17 (3)(a) 1, 3, & 5	Response to DN: Good - thank you.
28	343.19 (1)	Response to DN: Good.
36	343.22 (3)	Response to DN: Good, for now. We can address later, if needed.
37	343.23 (2)(a)	This will need to be reconciled with Section 25 from DLA draft (changes from both drafts are needed - same comment as previous draft)
43	343.50 (1)(b)	Response to DN: Good. Paragraph (c) is good too.
45	343.50 (3)	Same comment as Section 4 - legend shouldn't be specified in statute.
50	343.50 (8)(c)	Same comment as Section 5. (although we have less data on ID card applicants)
52	343.50 (10)(c)	Response to DN: okay, for now.
55	Initial applicability	Response to DN: good.
56	Effective date	Response to DN: Could we at least have an effective date of May 11, 2008, instead of January 1, 2008? For the verification systems, can we do the effective date in rule? We would like to use SAVE as soon as possible, and some of the other systems will not be ready until long after May 11, 2008.

Gary, Aaron

From: Egan, Erin
Sent: Tuesday, October 31, 2006 7:59 AM
To: Gary, Aaron
Cc: Baetsen, Karen
Subject: Forgot one yesterday - Section 29 of LRB-0003/P1

The draft is too broad - can we just strike reference to 343.21 (1)(a)? We would still like to pro-rate fees for 343.21 (1)(b) & (d).

Thanks!

Erin Egan
Legislative Liaison
Division of Motor Vehicles
(608) 266-1449