

INDIANA

Jurisdiction Impact Analysis Real ID Act

REAL ID ACT REQUIREMENT	IMPACT	ASSUMPTIONS
Introduce Full Legal Name into Driver Licensing System (in Record, on Document)	New "STARS" system is set to do this. Will take a full license cycle once it is in place to be compliant. Est. six years from final STARS implementation.	No revisions in their requirements.
Have following data elements/features on the document: 118.Full Legal Name 119.Person's Date of Birth 120.Person's Gender 121.Person's DL or ID Card Number 122.Digital Photograph of Person (and retention) 123.Person's Address of Principle Residence 124.Person's Signature 125.Physical Security Features to prevent tampering, counterfeiting or duplication 126.Common Machine Readable Technology:	All of this is in place with final STARS implementation in December 2005. Need details of what the data in the "machine readable technology, 2D UPC, is it same as DLA?	No revisions in their requirements.
Introduce temporary DL/ID cards and tying end of stay to expiration of DL/ID card (or issuance for no more than 1 year)	Not currently offered. Needs to be added to our IT project. list. Requires programming time, passage of legislation and design of unique document.	No revisions in their requirements.
Amending card design to show/indicate that it is a temporary document with a "different than usual" expiration date	Not currently offered. Needs to be added to our IT project. list. Programming time and design of unique document.	No revisions in their requirements.
Verification at Source:	Not currently offered. Needs to be added to our IT project. list. Programming requirements are	Standard method of transfer is established early enough

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Enabling your system to electronically verify documentation with: <ol style="list-style-type: none"> 1. SSOLV 2. SAVE 3. DEERS (DOD) 4. Other jurisdiction (DL/ID card) 5. Birth certificate 6. Other...i.e. third party vendors 	substantial. Will probably move Indiana from relatively instant issuance to having to mail documents to them. License fees may need to be revised to cover increased postal costs.	for everyone to conform. Originating agencies/sources are prepared to respond.
Developing access capability to SAVE system	Currently able to do so with our CVP process.	No revisions in their requirements.
Introduce equipment into system to capture digital images of identity source documents so that images can be retained in electronic storage in a transferable format	Substantial Programming and hardware costs. In our current IT plan to move as quickly as possible to achieve this information and digital signatures, regardless of the Real ID status.	No revisions in their requirements.
Retain paper copies of source documents for a minimum of 7 years or images of source documents presented for a minimum of 10 years	Currently in our statute.	No revisions in their requirements.
Subject each person applying for a driver's license or identification card to mandatory facial image capture	Will need to pass legislation as we have exemptions for religious reasons.	No revisions in their requirements.
Establish an effective procedure to confirm or verify a renewing applicant's information	Currently in place depending on what is finally mandated.	No revisions in their requirements.
In the event that a social security account number is already registered to or associated with another person to which any state has issued a DL/ID card, the state shall resolve the discrepancy and take appropriate action	Currently a policy in place. If it does not comply with a standard established later, development and implementation of new policy.	No revisions in their requirements.
Check other states if a person already was issued a DL in another state	CAROL?? Do we do this?	No revisions in their requirements.

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Ensure physical security of locations where DL/ID cards are produced	Currently in place.	No revisions in their requirements.
Subject all person's authorized to manufacture or produce DL/ID cards to appropriate security clearance requirements	Currently in place but will need to revise if standards do not match ours.	No revisions in their requirements.
Establish fraudulent document recognition training programs for appropriate employees engaged in the issuance of DL/ID cards	Currently in one place and have an enhanced fraudulent document recognition training program in the works with AAMVA and our Investigations dept.	No revisions in their requirements.
Limit period of validity of DL/ID cards that are not temporary to a period not exceeding 8 years	Currently in place. Legislation passed in the last session sets our period to 6 years.	No revisions in their requirements.
Alternative document design if it does not meet federal standard	Not an issue at this time. Will revise as necessary as standards are set. Requires programming time, passage of legislation and design of unique document.	No revisions in their requirements.
Legal Presence Requirement	Currently in place.	No revisions in their requirements.
Provide electronic access to all other states to information contained in the motor vehicle database of the state	Currently being developed with the new STARS system.	No revisions in their requirements.
Maintain a state motor vehicle database that contains at a minimum: <ul style="list-style-type: none"> ▪ All data fields printed on DL/ID cards ▪ motor vehicle driver's histories, including motor vehicle violations, suspensions and points on licenses 	Currently in place.	No revisions in their requirements.
Optional Development and issuance of a certificate of driving – not for federal identification purposes – for those who cannot prove lawful presence.	Currently under review.	No revisions in their requirements.

What questions does your jurisdiction have as a result of the passing of the Real ID Act?

If your jurisdiction has done an impact analysis please provide us with a copy of the analysis.