June 25, 2010

ATTORNEY GENERAL OPINION NO. 2010- _15_

The Honorable Scott Schwab
State Representative, 49th District
P.O. Box 2672
Olathe, Kansas 66063

Re: State Boards, Commissions and Authorities--State Highway Commission--Division of Vehicles, Records; Disclosure; Disclosure of Image Information

Synopsis: The federal Driver's Privacy Protection Act of 1994 (DPPA) is considered "other law" for purposes of state law authorizing disclosure of motor vehicle records. The DPPA permits, but does not require, disclosure of a person's photograph or digital image for use by an insurer, an insurance support organization, a self-insured entity, or its agents, employees or contractors in connection with claims investigation activities, antifraud activities, rating or underwriting. Such disclosure is discretionary with the Division of Motor Vehicles based on the Division's judgment that the requestor is in fact an authorized entity and that a photograph or digital image will be used for an authorized purpose. Cited herein: K.S.A. 74-2012; 18 U.S.C. 2721; 18 U.S.C. 2725.

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Dear Representative Schwab:

You inquire whether the Driver's Privacy Protection Act of 1994, 18 U.S.C. 2721 (DPPA) is considered "other law" pursuant to K.S.A. 74-2012(b) for purposes of disclosure of photographs and digital images to insurers, insurance support organizations and self-insured entities.

K.S.A. 74-2012 addresses the circumstances under which motor vehicle records may be disclosed. Section (b) provides, in pertinent part:
All motor vehicle records which . . . are photographs or digital images maintained in connection with the issuance of drivers' licenses shall be confidential and shall not be disclosed except in accordance with a proper judicial order or as otherwise more specifically provided in this section or by other law.¹

Prior to enactment of the DPPA, most states granted almost total public access to personal information in motor vehicle records. In 1994, Congress enacted the DPPA in response to mounting public safety concerns over the easy access to state motor vehicle records by stalkers and other criminals. The DPPA protects individual privacy rights while also authorizing access for legitimate purposes.²

In 2002, the Division of Vehicles recommended that, among other things, K.S.A. 74-7012 be amended to allow disclosure as provided by "other law." When questioned concerning under what conditions access to motor vehicle records would be allowed, Division employees referred to the uses authorized by the DPPA.³ Included in Division testimony was the Division's record disclosure form which requires a requestor to acknowledge that the requestor is eligible for access based upon one of the legitimate uses identified in the DPPA.⁴ Clearly, "other law" includes the DPPA.

**Disclosure of Photographs and Digital Images**

The DPPA provides that state departments of motor vehicles can disclose "personal information" and "highly restricted personal information" only if certain requirements are met.⁵ Both "personal information" and "highly restricted personal information" include a person's photograph or digital image.⁶ Photographs and digital images may be disclosed by a state department of motor vehicles for the purposes identified in the DPPA, including the following:

For use by any insurer or insurance support organization, or by a self-insured entity, or its agents, employees, or

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¹Emphasis added.
²Hartman v. Department of Conservation and Natural Resources, 892 A.2d 897 (Pa. 2006). A footnote to this citation adds: The watershed event behind the enactment of the DPPA was the 1989 murder of actress Rebecca Schaeffer, who starred in the television series "My Sister Sam." Schaeffer was shot and killed outside her apartment by a stalker who obtained her unlisted address from the California Department of Motor Vehicles. The easy access of personal information by stalkers, domestic abusers, and other criminals was also a major impetus for the enactment of similar state laws.
⁴Minutes, Senate Transportation Committee, February 5, 2002, Attachment 3.
contractors, in connection with claims investigation activities, antifraud activities, rating or underwriting.\(^7\)

Such disclosure is discretionary with the Division of Motor Vehicles based on the Division's judgment that the requestor is in fact an authorized entity and that the information, including image information, will be used for an authorized purpose.

Sincerely,

Steve Six  
Attorney General

Mary Feighny  
Deputy Attorney General

SS:MF:jm

\(^7\)18 U.S.C. §2721(b)(6).