FORGERY LAW AMENDMENTS
2011 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Mark B. Madsen
House Sponsor:
LONG TITLE
General Description:
This bill modifies the Criminal Code's forgery statutes relating to the production of
false identification and false financial transaction cards without lawful authority.
Highlighted Provisions:
This bill:
 provides a penalty of a second degree felony for a person guilty of producing,
possessing, or transferring false identification documents and false financial
transaction cards who:
• knowingly and without lawful authority produces, attempts, or conspires to
produce an identification document, authentication feature, or a false
identification document that is or appears to be issued by or under the authority
of a governmental entity;
• transfers an identification document, authentication feature, a false identification
document, or false financial transaction card knowing that the document or
feature was stolen or produced without lawful authority;
• possesses with intent to unlawfully use or transfer for another person's unlawful
use one or more identification documents, false financial transaction cards,
authentication features, or false identification documents;
• produces, transfers, or possesses a document-making implement or
authentication feature with the intent that the document- making implement or

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th	e authentication feature be used in the production of a false identification document or
an	other document-making implement or authentication feature; or
	• traffics in false or actual authentication features for use in false identification
do	ocuments, document-making implements, or means of identification;
	 provides exceptions for an authorized law enforcement agency; and
	 provides for the forfeiture, destruction, or other disposition of all illicit
au	thentication features, identification documents, document-making implements, or
m	eans of identification.
Μ	oney Appropriated in this Bill:
	None
0	ther Special Clauses:
	None
U	tah Code Sections Affected:
	MENDS:
	76-6-501, as last amended by Laws of Utah 2007, Chapter 141
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All Bee Do CO CO CO CO CO CO CO CO CO CO CO CO CO	 <i>e</i> it enacted by the Legislature of the state of Utah: Section 1. Section 76-6-501 is amended to read: 76-6-501. Forgery and producing false identification Elements of offense efinitions. (1) As used in this [section, "writing"] part: (a) "Authentication feature" means any hologram, watermark, certification, symbol, ede, image, sequence of numbers or letters, or other feature that either individually or in ombination with another feature is used by the issuing authority on an identification becument, document-making implement, or means of identification to determine if the becument is counterfeit, altered, or otherwise falsified. (b) "Document-making implement" means any implement, impression, template,
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59	(c) "False authentication feature" means an authentication feature that:
60	(i) is genuine in origin but that, without the authorization of the issuing authority, has
61	been tampered with or altered for purposes of deceit;
62	(ii) is genuine, but has been distributed, or is intended for distribution, without the
63	authorization of the issuing authority and not in connection with a lawfully made identification
64	document, document-making implement, or means of identification to which the authentication
65	feature is intended to be affixed or embedded by the issuing authority; or
66	(iii) appears to be genuine, but is not.
67	(d) "False identification document" means a document of a type intended or commonly
68	accepted for the purposes of identification of individuals, and that:
69	(i) is not issued by or under the authority of a governmental entity or was issued under
70	the authority of a governmental entity but was subsequently altered for purposes of deceit; and
71	(ii) appears to be issued by or under the authority of a governmental entity.
72	(e) "False financial transaction card" means a financial transaction card as defined in
73	Section 76-6-506 that is not issued, created, or authorized for use by the issuer of the card.
74	(f) "Governmental entity" means the United States government, a state, a political
75	subdivision of a state, a foreign government, a political subdivision of a foreign government, an
76	international governmental organization, or a quasi-governmental organization.
77	(g) "Identification document" means a document made or issued by or under the
78	authority of a governmental entity, which, when completed with information concerning a
79	particular individual, is of a type intended or commonly accepted for the purpose of
80	identification of individuals.
81	(h) "Issuing authority" means:
82	(i) any governmental entity that is authorized to issue identification documents, means
83	of identification, or authentication features; or
84	(ii) a business organization or financial institution or its agent that issues a financial
85	transaction card as defined in Section 76-6-506.
86	(i) "Means of identification" means any name or number that may be used, alone or in
87	conjunction with any other information, to identify a specific individual, including:
88	(i) name, Social Security number, date of birth, government issued driver license or
89	identification number, alien registration number, government passport number, or employer or

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90	taxpayer identification number;
91	(ii) unique biometric data, such as fingerprint, voice print, retina or iris image, or other
92	unique physical representation; or
93	(iii) unique electronic identification number, address, or routing code.
94	(j) "Personal identification card" means an identification document issued by a
95	governmental entity solely for the purpose of identification of an individual.
96	(k) "Produce" includes altering, authenticating, or assembling.
97	(1) "State" includes any state of the United States, the District of Columbia, the
98	Commonwealth of Puerto Rico, and any other commonwealth, possession, or territory of the
99	United States.
100	(m) "Traffic" means to:
101	(i) transport, transfer, or otherwise dispose of an item to another, as consideration for
102	anything of value; or
103	(ii) make or obtain control of with intent to transport, transfer, or otherwise dispose of
104	an item to another.
105	(n) "Writing" includes printing, electronic storage or transmission, or any other method
106	of recording valuable information including forms such as:
107	[(a)] (i) checks, tokens, stamps, seals, credit cards, badges, trademarks, money, and any
108	other symbols of value, right, privilege, or identification;
109	[(b)] (ii) a security, revenue stamp, or any other instrument or writing issued by a
110	government or any agency; or
111	[(c)] (iii) a check, an issue of stocks, bonds, or any other instrument or writing
112	representing an interest in or claim against property, or a pecuniary interest in or claim against
113	any person or enterprise.
114	(2) A person is guilty of forgery if, with purpose to defraud anyone, or with knowledge
115	that [he] the person is facilitating a fraud to be perpetrated by anyone, [he] the person:
116	(a) alters any writing of another without his authority or utters the altered writing; or
117	(b) makes, completes, executes, authenticates, issues, transfers, publishes, or utters any
118	writing so that the writing or the making, completion, execution, authentication, issuance,
119	transference, publication, or utterance:
120	(i) purports to be the act of another, whether the person is existent or nonexistent;

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121	(ii) purports to be an act on behalf of another party with the authority of that other
122	party; or
123	(iii) purports to have been executed at a time or place or in a numbered sequence other
124	than was in fact the case, or to be a copy of an original when an original did not exist.
125	(3) It is not a defense to a charge of forgery under Subsection (2)(b)(ii) if an actor signs
126	his own name to the writing if the actor does not have authority to make, complete, execute,
127	authenticate, issue, transfer, publish, or utter the writing on behalf of the party for whom the
128	actor purports to act.
129	[(4) Forgery is a third degree felony.]
130	(4) A person is guilty of producing, possessing, or transferring any false identification
131	document or false financial transaction card who:
132	(a) knowingly and without lawful authority produces, attempts, or conspires to produce
133	an identification document, authentication feature, a false identification document, or false
134	financial transaction card that is or appears to be issued by or under the authority of an issuing
135	authority;
136	(b) transfers an identification document, authentication feature, a false identification
137	document, or a false financial transaction card knowing that the document or feature was stolen
138	or produced without lawful authority;
139	(c) possesses with intent to unlawfully use or transfer for another person's unlawful use
140	one or more identification documents or financial transaction cards, other than those issued
141	lawfully for the use of the possessor, or authentication features, false identification documents,
142	or false financial transaction cards;
143	(d) produces, transfers, or possesses a document-making implement or authentication
144	feature with the intent that the document-making implement or the authentication feature be
145	used in the production of a false identification document or false financial transaction card, or
146	another document-making implement or authentication feature; or
147	(e) traffics in false or actual authentication features for use in false identification
148	documents or false financial transaction cards, document making implements, or means of
149	identification.
150	(5) A person who violates:
151	(a) Subsection (2) is guilty of a third degree felony; and

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152	(b) Subsection (4) is guilty of a second degree felony.
153	(6) This part may not be construed to impose criminal or civil liability on any law
154	enforcement officer acting within the scope of a criminal investigation.
155	(7) The forfeiture of property under this part, including any seizure and disposition of
156	the property and any related judicial or administrative proceeding, shall be conducted in
157	accordance with Title 24, Chapter 1, Utah Uniform Forfeiture Procedures Act.
158	(8) The court shall order, in addition to the penalty prescribed for any person convicted
159	of a violation of this section, the forfeiture and destruction or other disposition of all illicit
160	authentication features, identification documents, false transaction cards, document-making
161	implements, or means of identification.

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Office of Legislative Research and General Counsel