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To: Nikki Haley (govhaley@gov.sc.gov) <govhaley@gov.sc.gov>  
Date: 6/10/2013 8:56:47 AM  
Subject: Draft Veto for DMV Bill - Due Today

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Here's the draft of the DMV veto. It's due today...we can talk when you have a minute, if you want to discuss it. There's some backstory as to why the tone/focus is a little different than we discussed late last week. Thanks.

CLS

I am vetoing and returning without signature H.3907, R72, which purports to expand the methods of payment that the Department of Motor Vehicles (DMV) may accept. I have vetoed this bill because the DMV has already been granted adequate statutory authority both to accept varied forms of payment, and also to take action to recover funds from those who have outstanding obligations to the agency.

The bill begins by establishing Section 56-1-1210 to allow DMV, in its discretion, to accept uncertified checks; this authority has already been clearly provided in Section 56-3-860. Also, a new Section 56-1-1220 would permit DMV to deny service to customers with outstanding debts to the agency. Since 1995, the Setoff Debt Collection Act (Chapter 56, Title 12) has provided state agencies with the means to recover debts such as these, by intercepting refunds that would otherwise be distributed by the Department of Revenue. Instead of creating a new, single-agency process, I have directed DMV to begin participating in this existing program.

Since the aforementioned provisions of this bill are not ultimately necessary, the only other significant text within this bill is Section 56-1-1230, which imposes a new processing fee on those who use credit cards to make payment to DMV. I believe the Department has sufficient resources at its disposal to allow it to continue to fulfill its mission without burdening drivers with another fee.

For these reasons, I am returning this bill without my approval.

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