## **Legislative Analysis**



## REMOVE LICENSE PLATE SERVICE FEE FOR CERTAIN MILITARY SERVICE MEMBERS

House Bill 5678 as introduced Sponsor: Rep. Bradley Slagh

Committee: Military, Veterans and Homeland Security

**Complete to 2-15-22** 

Analysis available at http://www.legislature.mi.gov

http://www.house.mi.gov/hfa

Phone: (517) 373-8080

## **SUMMARY:**

House Bill 5678 would amend the Michigan Vehicle Code to allow certain service members of the United States Armed Forces to apply for or renew a special registration plate without being required to pay a service fee for the plate.

Currently under the act, application for a special registration plate denoting military service must be made on a form prescribed by the secretary of state and be accompanied by any proof that the applicant is eligible for the plate as the Secretary of State may require. A \$5 service fee is required when applying for a special registration plate or when the secretary of state issues new plates for a special registration plate renewal. The bill would remove the fee requirement and instead provide that an application for or renewal of the following special registration plates cannot require a service fee:

- Congressional Medal of Honor (section 217d; the secretary of state must currently waive the \$5 service fee requirement, and the bill would remove this language).
- Ex-prisoner of war or a person whose spouse was a prisoner of war (section 803e(1)).
- World War I veteran (section 803e(2)).
- Pearl Harbor survivor (section 803e(3)).
- Recipient of the Purple Heart Medal (section 803e(4)).
- Gold Star Family member<sup>1</sup> or Blue Star Family member<sup>2</sup> (section 803e(5)).
- Disabled veteran (section 803f(1)) or surviving spouse of a disabled veteran (section 803f(5)).
- National Guard member (section 803i(1)).
- United States Armed Forces Reserve member (section 803i(2)).
- Retired member of, or a person with an honorable discharge from, any branch of the United States Armed Forces (section 803i(3)).
- Korean War veteran or a person whose spouse was a Korean War veteran (section 803j).
- Vietnam War veteran or a person whose spouse was a Vietnam War veteran (section 803k).

House Fiscal Agency Page 1 of 2

<sup>&</sup>lt;sup>1</sup> A person who had an immediate family member die while serving in the United States Armed Forces or in forces incorporated as part of the United States Armed Forces if the member meets any of the eligibility criteria specified in 10 USC 1126(a)(1) to (3). (https://www.law.cornell.edu/uscode/text/10/1126)

<sup>&</sup>lt;sup>2</sup> A person who is currently serving in the United States Armed Forces or in forces incorporated as part of the United States Armed Forces or a person who has an immediate family member serving in the United States Armed Forces or in forces incorporated as part of the United States Armed Forces. Immediate family member means a parent, stepparent, adoptive parent, foster parent standing in loco parentis, child, stepchild, adopted child, sibling, half-sibling, spouse, or grandparent.

- World War II veteran or a person whose spouse was a World War II veteran (section 803*l*).
- Persian Gulf War veteran or a person whose spouse was a Persian Gulf War veteran (section 803n(1)).
- Grenada, Panama, or Lebanon conflict veteran or a person whose spouse was a Grenada, Panama, or Lebanon conflict veteran (section 803n(2)).
- A veteran who was called to active duty during a declared war or armed conflict or a person whose spouse was a veteran who was called to active duty during a declared war or armed conflict (section 803o).

MCL 257.217d et seq.

## **FISCAL IMPACT:**

A fiscal analysis is in progress.

Legislative Analyst: Emily S. Smith Fiscal Analyst: Michael Cnossen

House Fiscal Agency HB 5678 as introduced Page 2 of 2

<sup>■</sup> This analysis was prepared by nonpartisan House Fiscal Agency staff for use by House members in their deliberations and does not constitute an official statement of legislative intent.