Nonresident Military TIF Exemption

Implementation Date: Immediately

New Information

Military personnel who qualify for a nonresident military (NRM) vehicle license fee (VLF) exemption are now exempt from paying the applicable transportation improvement fee (TIF). The NRM VLF and TIF exemptions apply to members of the United States (U.S.) Armed Forces and their qualified spouses. Members of the Armed Forces must present valid identification (ID) showing active duty status and the vehicle must be registered in the name of the NRM service member. A member of a force or civilian component of the North American Treaty Organization (NATO) who is not a citizen of the U.S. is also entitled to the exemption.

Procedures

When processing NRM VLF and TIF exemptions, refer to Vehicle Industry Registration Procedures Manual, Chapter 10, and the following procedures:

- The Nonresident Military Vehicle License Fee Exemption (REG 5045) or NATO Status of Forces Agreement (REG 5046) form must be completed by the applicant and submitted along with the applicant’s ID.

  NOTE: Both the REG 5045 and REG 5046 are being revised to reflect the TIF exemption.

- Route to the Department of Motor Vehicles (DMV) for processing.

  NOTE: A separate Statement of Facts (REG 256) form is not necessary.

Background

Senate Bill 1 created the TIF under the State Road Maintenance and Rehabilitation Program. The variable TIF is assessed as part of the total vehicle registration fee on all specified vehicles subject to registration fees.

References

United States Code, Title 10 §101 and Title 18 §701
Vehicle Industry Registration Procedures Manual §10.080 and 10.095