HOUSE	AMENDMENT NO	
	Offered By	
AMEND House Committe	e Substitute for Senate Committee Substitute for Senate Bill No. 0648,	
Page 3, Section 302.130, L	ine 87, by inserting after all of said section and line the following:	
"302.185. In the ev	vent that a license issued under sections 302.010 to 302.780 shall be	
lost or destroyed or when a	veteran seeks a veteran designation under section 302.188 prior to the	
expiration of a license, but	not where [the] a license has been suspended, taken up, revoked,	
disqualified, or deposited i	n lieu of bail, hereinafter provided, the person to whom the license as	
was issued may obtain a du	aplicate license upon furnishing proper identification and satisfactory	
proof to the director or his	authorized license agents that the license has been lost or destroyed,	
and upon payment of a fee	of fifteen dollars for a duplicate license if the person transports persons	
or property as classified in	section 302.015, and a fee of seven dollars and fifty cents for all other	
duplicate classifications of	license.	
302.188. 1. A pers	son may apply to the department of revenue to obtain a veteran	
designation on a driver's lie	cense or identification card issued under this chapter by providing:	
(1) A United States	s Department of Defense discharge document, otherwise known as a	
DD Form 214, that shows a	a discharge status of "honorable" or "general under honorable	
conditions" that establishes	s the person's service in the armed forces of the United States; and	
(2) Payment of the	fee for the driver's license or identification card authorized under this	
chapter.		
2. If the person is s	seeking a duplicate driver's license with the veteran designation and his	
or her driver's license has n	not expired, the fee shall be as provided under section 302.185.	
3. The department	of revenue may determine the appropriate placement of the veteran	
designation on the driver's	licenses and identification cards authorized under this section and may	
promulgate the necessary r	ules for administration of this section.	
4. Any rule or port	ion of a rule, as that term is defined in section 536.010, that is created	
under the authority delegat	ed in this section shall become effective only if it complies with and is	
subject to all of the provisi	ons of chapter 536 and, if applicable, section 536.028. This section and	
chapter 536 are nonseverab	ole and if any of the powers vested with the general assembly pursuant	
to chapter 536 to review, to	o delay the effective date, or to disapprove and annul a rule are	
Action Taken	Date 1	

1 2 3	subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void."; and			
4 5	Further amend said bill by amending the title accordingly.	e, enacting clause, and intersectional references		
	Action Taken	Date	2	