

House Engrossed

ovarian cancer plates; deadline extension

State of Arizona
House of Representatives
Fifty-sixth Legislature
Second Regular Session
2024

CHAPTER 42
HOUSE BILL 2567

AN ACT

AMENDING SECTION 28-2470.15, ARIZONA REVISED STATUTES; RELATING TO SPECIAL PLATES.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 28-2470.15, Arizona Revised Statutes, is amended
3 to read:

4 28-2470.15. Ovarian cancer awareness special plates; fund

5 A. If, by December 31, ~~2022~~ 2025, a person pays \$32,000 to the
6 department for the implementation of this section, the department shall
7 issue ovarian cancer awareness special plates. The person that provides
8 the \$32,000 shall design the ovarian cancer awareness special plates. The
9 design and color of the ovarian cancer awareness special plates are
10 subject to the approval of the department. The director may allow a
11 request for ovarian cancer awareness special plates to be combined with a
12 request for personalized special plates. If the director allows such a
13 combination, the request shall be in a form prescribed by the director and
14 is subject to the fees for the personalized special plates in addition to
15 the fees required for the ovarian cancer awareness special plates.

16 B. Of the \$25 fee required by section 28-2402 for the original
17 special plates and for renewal of special plates, \$8 is a special plate
18 administration fee and \$17 is an annual donation.

19 C. The department shall deposit, pursuant to sections 35-146 and
20 35-147, all special plate administration fees in the state highway fund
21 established by section 28-6991 and all donations collected pursuant to
22 this section in the ovarian cancer awareness special plate fund
23 established by this section.

24 D. The ovarian cancer awareness special plate fund is established
25 consisting of monies deposited pursuant to this section. The director
26 shall administer the fund. The first \$32,000 in the fund shall be
27 reimbursed to the person that paid the implementation fee to the
28 department pursuant to subsection A of this section. Not more than ten
29 percent of monies deposited in the fund annually shall be used for the
30 cost of administering the fund. Monies in the fund are continuously
31 appropriated.

32 E. The director shall annually allocate monies from the fund,
33 excluding administrative fees, to an entity that is qualified under
34 section 501(c)(3) of the United States internal revenue code for federal
35 income tax purposes. The entity must:

- 36 1. Be a national women's health organization.
- 37 2. Have a mission to save lives by fighting to prevent and cure
38 ovarian cancer and to improve the quality of life for survivors.
- 39 3. Raise earlier awareness about the signs, symptoms and risk
40 factors of ovarian cancer and educate the public about the power of early
41 detection.
- 42 4. Provide resources, services and support so that women with
43 ovarian cancer can live extraordinary lives.
- 44 5. Fund the most impactful research initiatives that push forward
45 the study of ovarian cancer detection and treatment.

1 6. Create nationwide movements that activate communities across the
2 United States to become involved in the battle against ovarian cancer.

3 F. On notice from the director, the state treasurer shall invest
4 and divest monies in the fund as provided by section 35-313, and monies
5 earned from investment shall be credited to the fund.

6 Sec. 2. Retroactivity

7 This act applies retroactively to from and after December 30, 2022.

APPROVED BY THE GOVERNOR MARCH 29, 2024.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MARCH 29, 2024.