October 7, 2022

Secure Families Initiative
1301 K Street STE 300W
Washington, DC 20005

Governor Gretchen Whitmer
P.O. Box 30013
Lansing, Michigan 48909

Dear Governor Whitmer,

Last week the Michigan Legislature passed the Uniformed Service Member Absentee Ballot Act, which aims to ease the voting process for those serving in the U.S. military. This bill allows eligible members of the military to use U.S. Department of Defense (DoD)-verified electronic signatures while submitting their absentee ballot for state and local elections, to verify the identity of the eligible member.

While we commend the Michigan Legislature for attempting to ease the voting process for military service members, we are alarmed that the bill requires service members to use DoD-verified electronic signatures and does not extend electronic ballot submission to military spouses or eligible dependents.

DoD-verified electronic signatures may require service members to use common-access card (CAC) digital signatures. The CAC digital signature contains the service member's DoD ID number and DoD ID numbers are considered personally identifiable information (PII), information protected from disclosure by the DoD.

Further, when military service members are stationed abroad or relocate to an out-of-state installation, many are accompanied by their families. Defining “eligible members” as only members of the military on active duty or members of the merchant marine while omitting spouses and dependents will create a ballot submission disparity within military family units.

By omitting military spouses and their dependents, the Michigan Legislature also failed to follow Congress’s intention to ease voting requirements for service members and their families. For example, military spouses and dependents are included under the eligibility definition in the 1986 Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA) which provides protections to certain groups of citizens to register, like military service members and their families, and vote absentee in Federal elections.
While this legislation may ease voting requirements for some service members, and Michigan may join the 31 other states who already allow for electronic ballot submission – this legislation, if signed, will make Michigan the only state omitting military spouses and their dependents from the eligibility definition.

Voting in U.S. elections is a fundamental right for every U.S. citizen. According to the DoD, 50% of active duty service members are married and 92% of active duty spouses are women. Omitting spouses from this legislation disproportionately cuts women out of the local electoral process.

We are extremely concerned about both the constitutionality and legal implications of this legislation if it is allowed to move forward as-is. Our organizations would support a bill in line with the other 31 states that include military spouses and eligible dependents. We are open to discussing our concerns with you directly.

Sincerely,

Secure Families Initiative
Military Spouse J.D. Network
National Military Family Association
Air Force Sergeants Association
Association of Military Banks of America
BlueStar Families
Exceptional Families of the Military
Gold Star Wives of America, Inc.
Iraq and Afghanistan Veterans of America
Naval Enlisted Reserve Association
Military Chaplains Association
Military Order of the Purple Heart
Military Spouse Chamber of Commerce
Military Officers Association of America
OBrien and Associates LLC
U.S. Coast Guard Chief Petty Officers Association & Enlisted Association

We the Veterans Society for American Democracy

CC: Joanne Huls, Chief of Staff
    Nick Bagley, Deputy Chief of Staff
    Dana Nessel, Attorney General
    Joyce Bensen, Secretary of State