GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL 53 PROPOSED COMMITTEE SUBSTITUTE H53-PCS30154-TT-4

Short Title: Educ. Changes for Military-Connected Students. (Public) Sponsors: Referred to: February 4, 2021 A BILL TO BE ENTITLED AN ACT TO AUTHORIZE STUDENT ATTENDANCE IN A LOCAL SCHOOL ADMINISTRATIVE UNIT FOR CHILDREN OF ACTIVE DUTY MILITARY DUE TO THE MILITARY ORDERS OF THE PARENT AND TO CLARIFY CONTINUOUS ENROLLMENT FOR HIGH SCHOOL STUDENTS WHO ARE DEPENDENTS OF MILITARY PERSONNEL ONCE THOSE STUDENTS ARE ADMITTED TO A STATE INSTITUTION OF HIGHER EDUCATION. The General Assembly of North Carolina enacts: PART I. AUTHORIZE STUDENT ATTENDANCE IN A LOCAL SCHOOL ADMINISTRATIVE UNIT FOR CHILDREN OF ACTIVE DUTY MILITARY DUE TO THE MILITARY ORDERS OF THE PARENT **SECTION 1.(a)** G.S. 115C-366(a3) reads as rewritten: A student who is not a domiciliary of a local school administrative unit may attend, "(a3)

"(a3) A student who is not a domiciliary of a local school administrative unit may attend, without the payment of tuition, the public schools of that unit if all of the following apply:

- (1) The student resides with an adult, who is a domiciliary of that unit, as a result of any one of the following:
 - a. The death, serious illness, or incarceration of a parent or legal guardian.
 - b. The abandonment by a parent or legal guardian of the complete control of the student as evidenced by the failure to provide substantial financial support and parental guidance.
 - c. Abuse or neglect by the parent or legal guardian.
 - d. The physical or mental condition of the parent or legal guardian is such that he or she cannot provide adequate care and supervision of the student.
 - e. The relinquishment of physical custody and control of the student by the student's parent or legal guardian upon the recommendation of the department of social services or the Division of Mental Health.
 - f. The loss or uninhabitability of the student's home as the result of a natural disaster.
 - g. The parent or legal guardian is one of the following:
 - On active military duty and is deployed out of the local school administrative unit in which the student resides. For purposes of this sub-subdivision, the term "active duty" does not include periods of active duty for training for less than 30 days.



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			2. A member or veteran of the uniformed injured and medically discharged or period of one year after the medical diates the parent or guardian	retired, but only for a
			the parent or guardian.	-1 - 1'
			3. A member of the uniformed services	
			or as a result of injuries sustained on a	
			a period of one year after death.	
			sub-sub-subdivision, the term "active G.S. 115C-407.5	•
			Assignment under this sub-subdivision is o	-
			evidence of the deployment, medical discharge tendered with the affidavits required under	
			subsection.	
		<u>h.</u>	The parent or legal guardian is on active	military duty, and the
			commanding officer of the parent or legal	<u>guardian provides in a</u>
			signed letter that the parent or legal guardian's	military orders prevent
			the parent or legal guardian from physically re	siding with the student.
			Assignment under this sub-subdivision is only	y available if the signed
			letter from the commanding officer of the par	ent or legal guardian is
			included with the affidavits required under	subdivision (3) of this
			subsection, and the commanding officer indication	ates the time period that
			such military orders will be in effect.	For purposes of this
			sub-subdivision, the term "active military of	luty" does not include
			periods of active duty for training for less than	<u>1 30 days.</u>
	(2)	The s	tudent is:	
		a.	Not currently under a term of suspension or e	expulsion from a school
			for conduct that could have led to a suspension	on or an expulsion from
			the local school administrative unit, or	
		b.	Currently under a term of suspension or expu	lsion from a school for
			conduct that could have led to a suspension o	r an expulsion from the
			local school administrative unit and is identified	ed as eligible for special
			education and related services under the Indiv	viduals with Disabilities
			Education Improvement Act, 20 U.S.C. §	1400, et seq., (2004).
			Assignment under this sub-subdivision is avail	able only if evidence of
			current eligibility is tendered with the af	fidavit required under
			subdivision (3) of this subsection.	
	(3)	The c	aregiver adult and the student's parent, guardian,	or legal custodian have
		each	completed and signed separate affidavits that do	all of the following:
		a.	Confirm the qualifications set out in this sub	section establishing the
			student's residency.	
		b.	Attest that the student's claim of residency in	the unit is not primarily
			related to attendance at a particular school wit	hin the unit.
		c.	Attest that the caregiver adult has bee	n given and accepts
			responsibility for educational decisions for the	e student.
	studer	nt's par	ent, guardian, or legal custodian is unable, re	efuses, or is otherwise
If the	le to si	gn the a	affidavit, then the caregiver adult shall attest to t	hat fact in the affidavit.
			r, the caregiver adult must make educational d	ecisions concerning the
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unavailab If the stuc	lent is		e legal authority and responsibility regarding th	-
unavailabl If the stuc student an	lent is d has t	the sam	-	e student as a parent or
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Upon receipt of both affidavits or an affidavit from the caregiver adult that includes an 1 2 attestation that the student's parent, guardian, or legal custodian is unable, refuses, or is otherwise 3 unavailable to sign an affidavit, the local board shall admit and assign as soon as practicable the 4 student to an appropriate school, as determined under the local board's school assignment policy, 5 pending the results of any further procedures for verifying eligibility for attendance and assignment within the local school administrative unit. No requirement of legal guardianship by 6 7 the caregiver adult shall be required by a local board for a student to qualify for enrollment under 8 this subsection. 9 If it is found that the information contained in either or both affidavits is false, then the local 10 board may, unless the student is otherwise eligible for school attendance under other laws or local board policy, remove the student from school. If a student is removed from school, the board 11 12 shall provide an opportunity to appeal the removal under the appropriate policy of the local board 13 and shall notify any person who signed the affidavit of this opportunity. If it is found that a person 14 willfully and knowingly provided false information in the affidavit, the maker of the affidavit 15 shall be guilty of a Class 1 misdemeanor and shall pay to the local board an amount equal to the cost of educating the student during the period of enrollment. Repayment shall not include State 16 17 funds. 18 Affidavits shall include, in large print, the penalty, including repayment of the cost of 19 educating the student, for providing false information in an affidavit." 20 **SECTION 1.(b)** G.S. 115C-366 is amended by adding a new subsection to read: 21 "(a10) A student who is not a domiciliary of a local school administrative unit shall be permitted to register to enroll in the public schools of that unit if that student resides in that local 22 school administrative unit with a parent, legal guardian, or legal custodian on active military duty 23 24 who is assigned by official military order to a military installation or reservation in the State. 25 Nothing in this subsection shall be construed to curtail a local school administrative unit's 26 authority pursuant to G.S. 115C-366(a5)." 27 **SECTION 1.(c)** This section is effective when it becomes law and applies beginning 28 with the 2021-2022 school year. 29 30 PART II. CLARIFY CONTINUOUS ENROLLMENT FOR HIGH SCHOOL STUDENTS 31 WHO ARE DEPENDENTS OF MILITARY PERSONNEL ONCE THOSE STUDENTS 32 ARE ADMITTED TO A STATE INSTITUTION OF HIGHER EDUCATION 33 SECTION 2.(a) G.S. 116-143.3 reads as rewritten: 34 "§ 116-143.3. Tuition of Armed Forces personnel and their dependents. 35 . . . 36 Any dependent relative of a member of the Armed Forces who is abiding in this State (c) 37 incident to active military duty, as defined by the Board of Governors of The University of North 38 Carolina and by the State Board of Community Colleges while sharing the abode of that member 39 shall be eligible to be charged the in-State tuition rate, if the dependent relative qualifies for 40 admission to an institution of higher education as defined in G.S. 116-143.1(a)(3). The dependent relatives shall comply with the requirements of the Selective Service System, if applicable, in 41 42 order to be accorded this benefit. In the event the member of the Armed Forces is reassigned 43 outside of North Carolina or retires, the dependent relative shall continue to be eligible for the 44 in-State tuition rate and applicable mandatory fees so long as the dependent relative is 45 continuously enrolled in the degree or other program in which the dependent relative was enrolled 46 at the time the member is reassigned or retires. In the event the member of the Armed Forces 47 receives an Honorable Discharge from military service, the dependent relative shall continue to be eligible for the in-State tuition rate and applicable mandatory fees so long as the dependent 48 49 relative establishes residency within North Carolina within 30 days after the discharge and is 50 continuously enrolled in the degree or other program in which the dependent relative was enrolled 51 at the time the member is discharged.

44dependent relative both:451.Is enrolled in a North Carolina high school.462.Upon admission to an eligible private postsecondary institution, enrolls no later than the fall academic semester immediately following establishment of eligibility and remains		General Assem	bly Of I	North Ca	rolina	Session 2021
3 the in-State tuition rate if all of the following are met: 4 (1) At the time the dependent relative applies for admission to the institution of higher education, as defined in G.S. 116-143.1(a)(3), the dependent relative both: 7 a. Is enrolled in a North Carolina high school. 8 b. Meets the requirements of subsection (c) of this section. 9 (2) Upon admission, the dependent relative enrolls in the institution of higher education no later than the fall academic semester immediately following notice of admission and remains continuously enrolled. 11 * SECTION 2.5(a) C.S. 116-281 reads as rewritten: 12 * SECTION 2.5(a) C.S. 116-281 reads as rewritten: 13 SECTION 2.5(a) C.S. 116-281 reads as rewritten: "\$116-143.1 Edigbility requirements for scholarships. 14 order to be eligible to receive a scholarship under this Article, a student seeking a degree, diploma, or certificate at an eligible private postsecondary institution must meet all of the following: 16 * * 17 The student must meet at least one of the following: 18 * * 19 * * 11 * * 11 * *	1	<u>(c1)</u> A de	penden	t relative	who resides with a member of the Arm	ed Forces who is
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20 21 (3) The student must meet at least one of the following: 22 a. Qualify as a legal resident of North Carolina and as a resident for 23 uition purposes under the criteria set forth in G.S. 116-143.1 and in 24 accordance with definitions of residency that may from time to time 25 be adopted by the Board of Governors of The University of North 26 Carolina. 27 b. Be a veteran provided the veteran's abode is in North Carolina and the 28 veteran provides the eligible private postsecondary institution a letter 29 of intent to establish residency in North Carolina. 30 c. Be an active duty member of the Armed Forces provided the member 31 of the Armed Forces is abiding in this State incident to active military 32 duty in this State. 33 d. Be the dependent relative of a veteran who is abiding in North Carolina 34 while sharing an abode with the vetera and the dependent relative 35 provides the eligible private postsecondary institution a letter of intent 36 to establish residency in North Carolina. 37 e. Be the dependent relative of an active duty member of the		_			gible private postsecondary institution mu	st meet all of the
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49 <u>continuously enrolled.</u>	48				immediately following establishment of elig	gibility and remains
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	General Assemb	bly Of North Carolina Session 2021
1	(4)	The student must meet enrollment standards by being admitted, enrolled, and
2		classified as an undergraduate student in a matriculated status at an eligible
3		private postsecondary institution.
4	(5)	In order to continue to be eligible for a scholarship for the student's second
5		and subsequent academic years, the student must meet achievement standards
6		by maintaining satisfactory academic progress in a course of study in
7		accordance with the standards and practices used for federal Title IV programs
8		by the eligible private postsecondary institution in which the student is
9		enrolled.
10	(6)	Repealed by Session Laws 2013-360, s. 11.15(e), effective for the 2014-2015
11		academic year and each subsequent academic year."
12		FION 2.5.(b) This section applies beginning with the award of scholarships for
13	the 2021-2022 ac	cademic year.
14		
15	PART III. EFFI	
16	SECT	FION 3. Except as otherwise provided herein, this act is effective when it

17 becomes law.