By Senator Storms

	10-00748A-11 20111650
1	A bill to be entitled
2	An act relating to child custody; amending s.
3	61.13002, F.S.; providing that a parent's activation,
4	deployment, or temporary assignment to military
5	service and the resultant temporary disruption to the
6	child may not be the sole factor in granting a
7	petition for or modification of time-sharing and
8	parental responsibility; providing that a time-sharing
9	and parental responsibility order in effect before a
10	temporary change due to a parent's military service
11	shall automatically be reinstated after a specified
12	period after return and notice by the returning
13	parent; providing an exception; specifying burden of
14	proof for the exception; providing an effective date.
15	
16	Be It Enacted by the Legislature of the State of Florida:
17	
18	Section 1. Subsections (1) and (4) of section 61.13002,
19	Florida Statutes, are amended to read:
20	61.13002 Temporary time-sharing modification and child
21	support modification due to military service
22	(1) If a supplemental petition or a motion for modification
23	of time-sharing and parental responsibility is filed because a
24	parent is activated, deployed, or temporarily assigned to
25	military service and the parent's ability to comply with time-
26	sharing is materially affected as a result, the court may not
27	issue an order or modify or amend a previous judgment or order
28	that changes time-sharing as it existed on the date the parent
29	was activated, deployed, or temporarily assigned to military

Page 1 of 2

CODING: Words stricken are deletions; words underlined are additions.

	10-00748A-11 20111650
30	service, except that a court may enter a temporary order to
31	modify or amend time-sharing if there is clear and convincing
32	evidence that the temporary modification or amendment is in the
33	best interests of the child. When entering a temporary order
34	under this section, the court shall consider and provide for, if
35	feasible, contact between the military servicemember and his or
36	her child, including, but not limited to, electronic
37	communication by webcam, telephone, or other available means.
38	The court shall also permit liberal time-sharing during periods
39	of leave from military service, as it is in the child's best
40	interests to maintain the parent-child bond during the parent's
41	military service. However, a parent's activation, deployment, or
42	temporary assignment to military service and the resultant
43	temporary disruption to the child may not be the sole factor in
44	a court's decision to grant a petition for or modification of
45	time-sharing and parental responsibility.
46	(4) If a temporary order is issued under this section, the
47	court shall reinstate the time-sharing order previously in
48	effect before the military parent's activation, deployment, or
49	temporary assignment to military service, within 10 days after
50	notification by that parent of his or her upon the servicemember
51	parent's return from active military service, deployment, or
52	temporary assignment, unless the court finds that resumption of
53	the original order is no longer in the child's best interest.
54	The nonmilitary parent bears the burden of proving that
55	resumption of the original order is no longer in the child's
56	best interest.
57	Section 2. This act shall take effect July 1, 2011.

Page 2 of 2

CODING: Words stricken are deletions; words underlined are additions.