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1	A bill to be entitled
2	An act relating to deployed parent custody and
3	visitation; creating part IV of ch. 61, F.S., entitled
4	"Uniform Deployed Parents Custody and Visitation Act";
5	providing definitions; providing remedies for
6	noncompliance; authorizing a court to issue certain
7	custodial orders only under certain jurisdiction;
8	providing notice requirements; providing requirements
9	for a proceeding for custodial responsibility of a
10	child of a servicemember; providing requirements for
11	agreement forms, termination, modification, power of
12	attorney, and filing; providing requirements for
13	temporary orders granting custodial responsibility;
14	authorizing telephonic, electronic, and web-based
15	appearance, testimony, and evidence in a proceeding
16	for temporary custody; requiring certain witnesses to
17	be sworn in by specified officers; providing for the
18	effect of any prior judicial order or agreement;
19	authorizing a court to grant temporary caretaking
20	authority or limited contact to certain nonparents
21	under certain conditions; providing for the
22	termination of a grant of authority; providing
23	requirements for a temporary custody order;
24	authorizing a court to enter a temporary order for
25	child support and modify or terminate a temporary
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26	grant of custodial responsibility under certain
27	circumstances; providing procedures for terminating a
28	temporary custodial responsibility agreement;
29	providing for visitation before such termination;
30	providing construction; providing applicability;
31	repealing s. 61.13002, F.S., relating to temporary
32	time-sharing modification and child support
33	modification due to military service; providing an
34	effective date.
35	
36	Be It Enacted by the Legislature of the State of Florida:
37	
38	Section 1. Part IV of chapter 61, Florida Statutes,
39	consisting of sections 61.703-61.773, Florida Statutes, is
40	created and entitled "Uniform Deployed Parents Custody and
41	Visitation Act."
42	61.703 DefinitionsAs used in this part:
43	(1) "Adult" means an individual who has attained 18 years
44	of age or who has had the disability of nonage removed under
45	chapter 743.
46	(2) "Caretaking authority" means the right to live with
47	and care for a child on a day-to-day basis. The term includes
48	physical custody, parenting time, right to access, time-sharing,
49	and visitation.
50	(3) "Child" means:

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(a) An individual who has not attained 18 years of age and
who has not had the disability of nonage removed under chapter
<u>743; or</u>
(b) An adult son or daughter by birth or adoption, or
designated by general law, who is the subject of a court order
concerning custodial responsibility.
(4) "Close and substantial relationship" means a positive
relationship of substantial duration and depth in which a
significant emotional bond exists between a child and a
nonparent.
(5) "Court" means the court of legal jurisdiction.
(6) "Custodial responsibility" includes all powers and
duties relating to caretaking authority and decisionmaking
authority for a child. The term includes physical custody, legal
custody, parental responsibility, parenting time, right to
access, time-sharing, visitation, and authority to grant limited
contact with a child.
(7) "Decisionmaking authority" means the power to make
important decisions regarding a child, including decisions
regarding the child's education, religious training, health
care, extracurricular activities, and travel. The term does not
include the power to make decisions that necessarily accompany a
grant of caretaking authority.
(8) "Deploying parent" means a servicemember who is
deployed or has been notified of impending deployment and is:

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76	(a) A parent of a child; or
77	(b) An individual who has custodial responsibility for a
78	child.
79	(9) "Deployment" means the movement or mobilization of a
80	servicemember for less than 18 months pursuant to uniformed
81	service orders that:
82	(a) Are designated as unaccompanied;
83	(b) Do not authorize dependent travel; or
84	(c) Otherwise do not permit the movement of family members
85	to the location to which the servicemember is deployed.
86	(10) "Family member" means a sibling, aunt, uncle, cousin,
87	stepparent, or grandparent of a child or an individual
88	recognized by the deploying parent and the other parent to be in
89	a familial relationship with a child.
90	(11) "Limited contact" means the authority of a nonparent
91	to visit a child for a limited time. The term includes authority
92	to take the child to a place other than the child's residence.
93	(12) "Nonparent" means an individual other than a
94	deploying parent or other parent.
95	(13) "Notice of deployment" means official notification to
96	a servicemember, through orders or other written or electronic
97	communication, that the servicemember is subject to deployment
98	on or about a specified date.
99	(14) "Other parent" means an individual who, in addition
100	to a deploying parent, is:

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101	(a) A parent of a child; or
102	(b) An individual who has custodial responsibility for a
103	child.
104	(15) "Record" means information that is created in a
105	tangible medium or stored in an electronic or other medium and
106	is retrievable in perceivable form.
107	(16) "Return from deployment" means the conclusion of a
108	servicemember's deployment as specified in uniformed service
109	orders.
110	(17) "Servicemember" means a member of a uniformed
111	service.
112	(18) "Sign" means, with the intent to authenticate or
113	adopt a record, to:
114	(a) Execute or adopt a tangible symbol; or
115	(b) Attach to or logically associate with the record an
116	electronic symbol, sound, or process.
117	(19) "State" means a state of the United States, the
118	District of Columbia, Puerto Rico, the United States Virgin
119	Islands, or any territory or insular possession subject to the
120	jurisdiction of the United States.
121	(20) "Uniformed service" means any of the following:
122	(a) Active and reserve components of the Army, Navy, Air
123	Force, Marine Corps, or Coast Guard of the United States.
124	(b) The United States Merchant Marine.
125	(c) The commissioned corps of the United States Public
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126	Health Service.
127	(d) The commissioned corps of the National Oceanic and
128	Atmospheric Administration.
129	(e) The National Guard of a state or territory of the
130	United States, Puerto Rico, or the District of Columbia.
131	61.705 Remedies for noncomplianceIn addition to other
132	remedies authorized by general law, if a court finds that a
133	party to a proceeding acts in bad faith or intentionally fails to
134	comply with this part or a court order issued under this part,
135	the court may assess any remedies under this chapter against the
136	party, and order other appropriate relief under general law.
137	61.707 Jurisdiction
138	(1) A court may issue an order regarding custodial
139	responsibility only if the court has jurisdiction under the
140	Uniform Child Custody Jurisdiction and Enforcement Act.
141	(2) For purposes of the Uniform Child Custody Jurisdiction
142	and Enforcement Act, the residence of the deploying parent does
143	not change by reason of the deployment if:
144	(a) A court has issued a temporary order regarding
145	custodial responsibility.
146	(b) A court has issued a permanent order regarding
147	custodial responsibility before notice of deployment and the
148	parents modify that order temporarily by agreement.
149	(c) A court in another state has issued a temporary order
150	regarding custodial responsibility as a result of impending or

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151	current deployment.
152	(3) This section does not prevent a court from exercising
153	temporary emergency jurisdiction under the Uniform Child Custody
154	Jurisdiction and Enforcement Act.
155	61.709 Notice requirement for deploying parent
156	(1) Except as otherwise provided in subsection (3), and
157	subject to subsection (2), a deploying parent shall notify in a
158	record to the other parent:
159	(a) A pending deployment not later than 7 days after
160	receiving notice of deployment unless he or she is reasonably
161	prevented from doing so by the circumstances of service, in which
162	case the deploying parent shall provide notice as soon as
163	reasonably possible.
164	(b) A proposed plan fulfilling each parent's share of
165	custodial responsibility during deployment provided as soon as
166	reasonably possible after notice of deployment is given under
167	paragraph (a).
168	(2) If a court order prohibits disclosure of the address
169	or contact information of the other parent, notice pursuant to
170	subsection (1) must be provided to the issuing court. If the
171	address of the other parent is available to the issuing court,
172	the court shall forward the notice to the other parent. The court
173	shall keep confidential the address or contact information of the
174	other parent.
175	(3) Notice pursuant to subsection (1) is not required if
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176	both parents are living in the same residence and have actual
177	notice of the deployment or plan.
178	(4) In a proceeding regarding custodial responsibility, a
179	court may consider the reasonableness of a parent's efforts to
180	comply with this section.
181	61.711 Duty to notify of change of address
182	(1) Except as otherwise provided in subsection (2), an
183	individual granted custodial responsibility during deployment
184	must notify the deploying parent and any other individual with
185	custodial responsibility of a child of any change of mailing
186	address or residence until the grant is terminated. The
187	individual must provide the notice to any court that has issued
188	a custody or child support order concerning the child.
189	(2) If a court order prohibits disclosure of the address
190	or contact information of an individual to whom custodial
191	responsibility has been granted, notice pursuant to subsection
192	(1) must be provided to the issuing court. The court shall keep
193	confidential the mailing address or residence of the individual
194	granted custodial responsibility.
195	61.713 General consideration in custody proceeding of
196	parent's service.—In a proceeding for custodial responsibility
197	of a child of a servicemember, a court may not consider a
198	parent's past deployment or possible future deployment in
199	determining the best interest of the child.
200	61.721 Form of temporary custodial responsibility

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201 agreement.-202 The parents of a child may enter into a temporary (1)203 agreement granting custodial responsibility during deployment. 204 The agreement must be in writing and signed by both (2) 205 parents and any agreed upon nonparent granted custodial 206 responsibility during deployment. 207 (3) Subject to subsection (4), the agreement, if feasible, 208 must: To the extent permissible, identify the destination, 209 (a) duration, and conditions of the deployment that is the basis for 210 211 the agreement. 212 (b) Specify the allocation of caretaking authority among 213 the deploying parent, the other parent, and any agreed upon 214 nonparent. 215 (c) Specify any decisionmaking authority that accompanies 216 a grant of caretaking authority. 217 (d) Specify any grant of limited contact to an agreed upon 218 nonparent. 219 (e) Provide a process to resolve any dispute that may arise 220 if custodial responsibility is shared by the other parent and an agreed upon nonparent, or by other agreed upon nonparents. 221 222 (f) Specify the frequency, duration, and means, including 223 electronic means, by which the deploying parent will have contact 224 with the child, any role to be played by the other parent or 225 agreed upon nonparent in facilitating the contact, and the

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226	allocation of any costs of contact.
227	(g) Specify contact between the deploying parent and child
228	during the time the deploying parent is on leave or is otherwise
229	available.
230	(h) Acknowledge that the agreement does not modify any
231	existing child support obligation and that changing the terms of
232	the obligation during deployment requires modification in the
233	appropriate court.
234	(i) Provide that the agreement will terminate according to
235	the procedures under this part after the deploying parent returns
236	from deployment or as otherwise agreed upon in writing or in a
237	record by the deploying parent and the other parent.
238	(j) Specify which parent is required to file the agreement
239	if the agreement must be filed with the court pursuant to s.
240	61.729.
241	(4) The omission of any item in subsection (3) does not
242	invalidate the agreement.
243	61.723 Nature of authority created by temporary custodial
244	responsibility agreement
245	(1) An agreement granting custodial responsibility during
246	deployment is temporary and terminates after the deploying
247	parent returns from deployment unless the agreement has been
248	terminated in a record or by a written agreement signed by both
249	the deploying parent and the other parent, or, in the absence of
250	such a record or agreement, by court order or under s. 61.761,

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251 or modified under s. 61.725. The agreement does not in any way 252 create an independent, continuing right to caretaking authority, 253 decisionmaking authority, or limited contact for an individual 254 granted custodial responsibility. 255 (2) An agreed upon nonparent granted temporary custodial 256 responsibility or limited contact by agreement has standing only 257 to enforce the agreement until it is terminated in a record or 258 by a written agreement signed by both the deploying parent and 259 the other parent, or, in the absence of such a record or 260 agreement, by court order or under s. 61.761, or modified under 261 s. 61.725. 262 61.725 Modification of agreement.-263 The parents of a child may modify an agreement (1) 264 granting temporary custodial responsibility by mutual consent and without the consent of any nonparent. 265 266 (2) If an agreement is modified before deployment of a 267 deploying parent, the modification must be in writing and signed 268 by both parents and, if applicable, any agreed upon nonparent 269 granted temporary custodial responsibility under the modified 270 agreement. 271 (3) If an agreement is modified during deployment of a 272 deploying parent, the modification must be agreed to in a record by both parents and, if applicable, any agreed upon nonparent 273 274 granted temporary custodial responsibility under the modified 275 agreement.

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276	61.727 Power of attorney.—A deploying parent may, by power
277	of attorney, grant all or part of custodial responsibility to an
278	adult nonparent for the period of deployment if no other parent
279	possesses custodial responsibility, or if a court order
280	currently in effect prohibits contact between the child and the
281	other parent. The deploying parent may revoke the power of
282	attorney by signing a revocation of the power of attorney.
283	61.729 Filing custodial responsibility agreement or power
284	of attorney with court.—An agreement or power of attorney must
285	be filed within a reasonable time with a court that has entered
286	an order in effect relating to custodial responsibility or child
287	support concerning the child who is the subject of the agreement
288	or power. The case number and heading of the pending case
289	concerning custodial responsibility or child support must be
290	provided to the court with the agreement or power.
291	61.733 Proceeding for temporary custody order
292	(1) After a deploying parent receives notice of deployment
293	and until the deployment terminates, a court may issue a
294	temporary order granting custodial responsibility unless
295	prohibited by the Servicemembers Civil Relief Act, Title 50,
296	Appendix U.S.C. ss. 501 et seq. A court may not issue a
297	permanent order granting custodial responsibility without the
298	consent of the deploying parent.
299	(2)(a) At any time after a deploying parent receives
300	notice of deployment, either parent may file a motion regarding
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301 custodial responsibility of a child during deployment. The 302 motion must be filed in a pending proceeding for custodial 303 responsibility in a court with jurisdiction under s. 61.707 or, 304 if a pending proceeding does not exist in a court with jurisdiction under s. 61.707, the motion must be filed in a new 305 306 action for granting custodial responsibility during deployment. 307 (b) If a motion to grant custodial responsibility is filed 308 under paragraph (a) before a deploying parent deploys, the court 309 shall conduct an expedited hearing. 310 61.735 Testimony by electronic means.-In a proceeding for 311 a temporary custody order, a deploying parent or servicemember witness who is not reasonably able to appear in person may 312 313 appear, provide testimony, and present evidence by telephonic, 314 electronic, or web-based means. The deploying parent or 315 servicemember witness must be sworn in by an officer authorized 316 to administer oaths under federal law. 61.737 Effect of prior judicial order or agreement.-In a 317 318 proceeding for a temporary grant of custodial responsibility: 319 (1) A prior judicial order granting custodial 320 responsibility in the event of deployment is binding on the 321 court unless circumstances meet the requirements authorized by 322 general law for modifying a judicial order regarding custodial 323 responsibility. 324 The court shall enforce a prior written agreement (2) 325 between the parents for granting custodial responsibility in the

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326 event of deployment, including an agreement for custodial 327 responsibility during deployment, unless the court finds that 328 the agreement is not in the best interest of the child. 329 61.739 Grant of temporary caretaking authority to 330 nonparent.-331 (1) Upon the motion of a deploying parent and in 332 accordance with general law, if it is in the best interest of 333 the child, a court may grant temporary caretaking authority to a 334 nonparent who is an adult family member of the child or an adult 335 who is not a family member with whom the child has a close and 336 substantial relationship. In the case of an adult who is not a 337 family member with whom the child has a close and substantial relationship, the best interest of the child must be established 338 339 by clear and convincing evidence. 340 (2) Unless a grant of caretaking authority to a nonparent 341 is agreed to by the other parent, the grant is limited to an 342 amount of time that may not exceed: 343 The amount of time granted to the deploying parent (a) 344 under a permanent custody order; however, the court may add 345 travel time necessary to transport the child; or 346 (b) In the absence of a permanent custody order that is 347 currently in effect, the amount of time the deploying parent 348 habitually cared for the child before being notified of deployment; however, the court may add travel time necessary to 349 350 transport the child.

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351 If, due to the operational constraints of the (3) 352 deployment, or a portion thereof, the deploying parent is unable 353 to exercise decisionmaking authority and if it is in the best 354 interest of the child, a court may grant part of that authority 355 to a nonparent who is an adult family member of the child or an 356 adult who is not a family member with whom the child has a close 357 and substantial relationship. In the case of an adult who is not 358 a family member with whom the child has a close and substantial 359 relationship, the best interest of the child must be established 360 by clear and convincing evidence. A grant of decisionmaking 361 authority to a nonparent must be narrowly drawn to the 362 reasonably foreseeable needs of the child during the time that 363 the deploying parent is unable to exercise such authority and 364 must consider the role of the other parent. If a court grants 365 the authority to a nonparent, the court shall specify the 366 decisionmaking powers granted and the duration of such grant, 367 which shall not exceed the length of time in which the deploying 368 parent is unable to exercise decisionmaking authority. Except as 369 otherwise specified in this subsection, the deploying parent 370 retains his or her decisionmaking authority for the child during 371 deployment. 372 61.741 Grant of limited contact.-A court shall grant 373 limited contact to a nonparent who is a family member of the 374 child or an individual who is not a family member with whom the

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child has a close and substantial relationship on motion of a

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376	deploying parent and in accordance with general law unless the
377	court finds that limited contact with a nonparent would not be
378	in the best interest of the child. In the case of an adult who
379	is not a family member with whom the child has a close and
380	substantial relationship, the best interest of the child must be
381	established by clear and convincing evidence.
382	61.743 Nature of authority created by temporary custody
383	order
384	(1) A grant of authority is temporary and terminates after
385	the deploying parent returns from deployment unless the grant
386	has been terminated before the return of the deploying parent in
387	a record or by a written agreement signed by both the deploying
388	parent and the other parent, or, in the absence of such a record
389	or agreement, by court order. The grant does not create any
390	independent, continuing right to caretaking authority,
391	decisionmaking authority, or limited contact to an individual
392	granted temporary custody.
393	(2) A nonparent granted temporary caretaking authority,
394	decisionmaking authority, or limited contact has standing only
395	to enforce the grant until it is terminated in a record or by a
396	written agreement signed by both the deploying parent and the
397	other parent, or, in the absence of such a record or agreement,
398	by court order or under this part.
399	(3) If a grant of temporary authority is terminated in a
400	record or by a written agreement signed by both the deploying

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401	parent and the other parent, a copy of the termination record or
402	agreement shall be filed with the court and the temporary
403	custody order shall be modified to reflect the termination.
404	Thereafter, the deploying parent and the other parent may agree
405	on alternative arrangements for custodial responsibility in
406	compliance with s. 61.721 or either parent may seek an
407	alternative arrangement for custodial responsibility under s.
408	61.749.
409	61.745 Content of temporary custody orderAn order
410	granting custodial responsibility, when applicable, must:
411	(1) Designate the order as temporary and provide for
412	termination after the deploying parent returns from deployment.
413	(2) To the extent permissible, identify the destination,
414	duration, and conditions of the deployment.
415	(3) Specify the allocation of caretaking authority,
416	decisionmaking authority, or limited contact among the deploying
417	parent, the other parent, and any nonparent.
418	(4) Provide a process to resolve any dispute that may
419	arise if the order divides caretaking or decisionmaking
420	authority between individuals, or grants caretaking authority to
421	one individual and limited contact to another individual.
422	(5) Provide for liberal communication between the
423	deploying parent and the child during deployment, including
424	through electronic means, unless it is not in the best interest
425	of the child, and allocate any costs of communication.

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426 Provide for liberal contact between the deploying (6) 427 parent and the child during the time the deploying parent is on 428 leave or otherwise available, unless it is not in the best 429 interest of the child. 430 (7) Provide for reasonable contact between the deploying 431 parent and the child after the parent's return from deployment 432 until the temporary order is terminated, even if the time of 433 contact exceeds the time the deploying parent spent with the 434 child before entry of the temporary order. 435 61.747 Order for child support.-If a court has issued an 436 order granting caretaking authority, or an agreement granting 437 caretaking authority has been executed, the court may enter a 438 temporary order for child support authorized by general law if 439 the court has jurisdiction under the Uniform Interstate Family 440 Support Act. If a temporary order for child support is entered 441 under this section, the court may: 442 (1) Enter a temporary order for child support from the 443 deploying parent to the other parent pursuant to s. 61.30; 444 (2) Require the deploying parent to enroll the child as a military dependent with DEERS, TriCare, or other similar 445 446 benefits available to military dependents as provided by the 447 deploying parent's branch of service; or 448 (3) Suspend, abate, or reduce the child support obligation 449 of the other parent until the custody judgment or time-share 450 order previously in effect is reinstated.

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451 61.749 Modifying or terminating temporary grant of 452 custodial responsibility or limited contact to nonparent.-453 Except for an agreement under s. 61.723, or as (1) 454 otherwise provided in subsection (2), and consistent with the 455 Servicemembers Civil Relief Act, Title 50, Appendix U.S.C. ss. 456 501 et seq, a court may modify or terminate a temporary grant of 457 custodial responsibility on motion of a deploying parent, other 458 parent, or any nonparent granted caretaking authority if the 459 modification or termination is consistent with this part and is 460 in the best interest of the child. A modification is temporary 461 and terminates after the deploying parent returns from 462 deployment, unless the grant has been terminated before that 463 time by court order. 464 (2) The court shall terminate a grant of limited contact 465 on motion of a deploying parent. 466 61.761 Procedure for terminating temporary agreement 467 granting custodial responsibility.-468 After a deploying parent returns from deployment, a (1) 469 deploying parent and the other parent may file with the court an 470 agreement to terminate a temporary order for custodial 471 responsibility. 472 After an agreement has been filed, it shall terminate: (2) (a) 473 On the date specified on an agreement to terminate 474 under subsection (1); or 475 On the date the agreement is signed by the deploying (b)

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476 parent and the other parent if the agreement to terminate does 477 not specify a date. 478 (3) In the absence of an agreement to terminate under 479 subsection (1), a temporary agreement granting custodial 480 responsibility automatically terminates 30 days after the 481 deploying parent gives notice of return from deployment to the 482 other parent. 483 (4) If a temporary agreement granting custodial 484 responsibility was filed with a court pursuant to s. 61.729, an 485 agreement to terminate must be filed with the court within a 486 reasonable time after the deploying parent and other parent sign 487 the agreement. The case number and heading of the case concerning 488 custodial responsibility or child support must be provided to the 489 court with the agreement to terminate. 490 (5) A proceeding seeking to prevent termination of a 491 temporary order for custodial responsibility is governed by 492 general law. 493 61.763 Visitation before termination of temporary grant of 494 custodial responsibility.-From the time a deploying parent 495 returns from deployment until a temporary agreement or order for 496 custodial responsibility is terminated, the court shall issue a 497 temporary order granting the deploying parent reasonable contact 498 with the child even if the time of contact exceeds the time the 499 deploying parent spent with the child before deployment unless it 500 is not in the best interest of the child.

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501	61.771 Relation to electronic signatures in Global and
502	National Commerce ActThis act modifies, limits, or supersedes
503	the Electronic Signatures in Global and National Commerce Act,
504	15 U.S.C. s. 7001 et seq., but does not modify, limit, or
505	supersede s. 101(c) of that act, 15 U.S.C. s. 7001(c), or
506	authorize electronic delivery of any of the notices described in
507	s. 103(b) of that act, 15 U.S.C. s. 7003(b).
508	61.773 ApplicabilityThis act does not:
509	(1) Affect the validity of a temporary agreement or court
510	order concerning custodial responsibility during deployment
511	entered before July 1, 2018.
512	(2) Apply to a permanent change of station move by a
513	servicemember, which shall be governed by s. 61.13001.
514	Section 2. Section 61.13002, Florida Statutes, is
515	repealed.
516	Section 3. This act shall take effect July 1, 2018.
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