

LEGISLATIVE ACTION

Senate Comm: RCS 01/12/2022 House

The Committee on Military and Veterans Affairs, Space, and Domestic Security (Burgess) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert: Section 1. Paragraph (a) of subsection (20) of section 61.703, Florida Statutes, is amended to read: 61.703 Definitions.—As used in this part: (20) "Uniformed service" means any of the following: (a) Active and reserve components of the Army, Navy, Air Force, Marine Corps, Space Force, or Coast Guard of the United

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Section 2. Subsection (1) of section 92.51, Florida
Statutes, is amended to read:

14 92.51 Oaths, affidavits, and acknowledgments; taken or 15 administered by commissioned officer of United States Armed 16 Forces.-

17 (1) Oaths, affidavits, and acknowledgments required or 18 authorized by the laws of this state may be taken or 19 administered within or without the United States by or before 20 any commissioned officer in active service of the Armed Forces 21 of the United States with the rank of second lieutenant or 22 higher in the Army, Air Force, Space Force, or Marine Corps or 23 ensign or higher in the Navy or Coast Guard when the person 24 required or authorized to make and execute the oath, affidavit, or acknowledgment is a member of the Armed Forces of the United 25 26 States, the spouse of such member or a person whose duties 27 require the person's presence with the Armed Forces of the 28 United States.

Section 3. Subsection (42) of section 97.021, Florida Statutes, is amended to read:

97.021 Definitions.—For the purposes of this code, except where the context clearly indicates otherwise, the term:

(42) "Uniformed services" means the Army, Navy, Air Force, Marine Corps, <u>Space Force</u>, and Coast Guard, the commissioned corps of the Public Health Service, and the commissioned corps of the National Oceanic and Atmospheric Administration.

37 Section 4. Section 115.01, Florida Statutes, is amended to 38 read:

115.01 Leave of absence for military service.-Any county or

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40 state official of the state, subject to the provisions and conditions hereinafter set forth, may be granted leave of 41 42 absence from his or her office, to serve in the volunteer forces 43 of the United States, or in the National Guard of any state, or 44 in the regular Army, <del>or</del> Navy, Air Force, Marine Corps, or Space 45 Force of the United States, when the same shall be called into 46 active service of the United States during war between the 47 United States and a foreign government. 48 Section 5. Paragraph (n) of subsection (2) of section 49 163.3175, Florida Statutes, is amended to read: 50 163.3175 Legislative findings on compatibility of 51 development with military installations; exchange of information 52 between local governments and military installations.-53 (2) Certain major military installations, due to their 54 mission and activities, have a greater potential for 55 experiencing compatibility and coordination issues than others. 56 Consequently, this section and the provisions in s. 57 163.3177(6)(a), relating to compatibility of land development 58 with military installations, apply to specific affected local governments in proximity to and in association with specific 59 60 military installations, as follows: 61 (n) Patrick Space Air Force Base and Cape Canaveral Space Air Force Station, associated with Brevard County and Satellite 62 63 Beach.

Section 6. Paragraph (a) of subsection (4) of section 210.04, Florida Statutes, is amended to read:

210.04 Construction; exemptions; collection.-

(4) No tax shall be required to be paid:

(a) Upon cigarettes sold at post exchanges, ship service

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69 stores, ship stores, slop chests, or base exchanges to members 70 of the Armed Services of the United States when such post 71 exchanges, ship service stores, or base exchanges are operated 72 under regulations of the Army, Navy, or Air Force, or Space 73 Force of the United States on military, naval, space force, or 74 air force reservations in this state or when such ship stores or 75 slop chests are operated under the regulations of the United 76 States Navy on ships of the United States Navy; however, it is 77 unlawful for anyone, including members of the Armed Services of 78 the United States, to purchase such tax-exempt cigarettes for 79 purposes of resale. Any person who resells, or offers for 80 resale, tax-exempt cigarettes purchased at post exchanges, ship service stores, ship stores, slop chests, or base exchanges is 81 82 guilty of a violation of the cigarette tax law, punishable as provided in s. 210.18(1). 83

Section 7. Subsection (4) of section 250.01, Florida Statutes, is amended to read:

250.01 Definitions.—As used in this chapter, the term:

(4) "Armed forces" means the United States Army, Navy, AirForce, Marine Corps, <u>Space Force</u>, and Coast Guard.

Section 8. Subsection (2) of section 250.43, Florida Statutes, is amended to read:

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250.43 Wearing of uniform and insignia of rank; penalty.-

92 (2) Every person other than an officer or enlisted person
93 of the Florida National Guard, naval militia, or marine corps of
94 this state, any other state, Puerto Rico, or the District of
95 Columbia, or of the United States Army, Navy, Marine Corps, <del>or</del>
96 Air Force, <u>or Space Force</u>, who wears the uniform of the United
97 States Army, Navy, Marine Corps, Air Force, <u>Space Force</u>,



98 National Guard, Naval Militia, or Marine Corps or any part of 99 such uniform, or a uniform or part of uniform similar thereto, or in imitation thereof, within the bounds of the state, except 100 101 in cases where the wearing of such uniform is permitted by the 102 laws of the United States and the regulations of the Secretary 103 of Defense, commits a misdemeanor of the first degree, 104 punishable as provided in s. 775.082 or s. 775.083. This section 105 does not prohibit persons in the theatrical profession from 106 wearing such uniforms while actually engaged in such profession, 107 in any playhouse or theater, in a production in no way 108 reflecting upon such uniform; does not prohibit the uniform rank 109 of civic societies parading or traveling in a body or assembling 110 in a lodge room; and does not apply to cadets of any military 111 school or to Boy Scouts or Girl Scouts.

112 Section 9. Section 250.52, Florida Statutes, is amended to 113 read:

114 250.52 Unlawful to persuade citizens not to enlist; 115 penalty.-Whenever the United States is at war, or our foreign 116 relations tend to indicate an impending war or state of war, a 117 person may not solicit or persuade a citizen of the United 118 States not to enlist or serve in the Army, Air Force, Space 119 Force, Marine Corps, Coast Guard, or Navy, or in any reserve 120 component thereof, or in the Florida National Guard, or publicly 121 attempt to dissuade any such citizen from enlisting. This 122 section does not apply to the soliciting or persuading done by 123 any person related by affinity or consanguinity to the person 124 solicited or persuaded or whose advice is requested by the 125 person solicited or persuaded. Any person who violates this section commits a misdemeanor of the first degree, punishable as 126

COMMITTEE AMENDMENT

Florida Senate - 2022 Bill No. SB 438



127	provided in s. 775.082 or s. 775.083.
128	Section 10. Paragraph (b) of subsection (1) of section
129	295.061, Florida Statutes, is amended to read:
130	295.061 Active duty servicemembers; death benefits
131	(1) As used in this section, the term:
132	(b) "United States Armed Forces" means the United States
133	Army, Navy, Air Force, Marine Corps, Space Force, and Coast
134	Guard.
135	Section 11. Subsection (7) of section 296.02, Florida
136	Statutes, is amended to read:
137	296.02 DefinitionsFor the purposes of this part, except
138	where the context clearly indicates otherwise:
139	(7) "Peacetime service" means Army, Navy, Marines, Coast
140	Guard, <del>or</del> Air Force <u>, or Space Force</u> service that is not during a
141	wartime era as defined in s. 1.01(14).
142	Section 12. Subsection (1) of section 331.304, Florida
143	Statutes, is amended to read:
144	331.304 Spaceport territoryThe following property shall
145	constitute spaceport territory:
146	(1) Certain real property located in Brevard County that is
147	included within the 1998 boundaries of Patrick Space Force Base,
148	formerly Patrick Air Force Base; Cape Canaveral Space Force
149	Station, formerly Cape Canaveral Air Force Station: $_{ au}$ or John F.
150	Kennedy Space Center. The territory consisting of areas within
151	the John F. Kennedy Space Center and the Cape Canaveral Space
152	Air Force Station may be referred to as the "Cape Canaveral
153	Spaceport."
154	Section 13. Subsection (3) of section 461.002, Florida
155	Statutes, is amended to read:



156 461.002 Exceptions.-

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(3) This chapter shall not apply to the practice of podiatric medicine by graduate podiatric physicians in the United States Army, Air Force, Space Force, Marines, Navy, Public Health Service, Coast Guard, or United States Department of Veterans Affairs in the discharge of their official duties.

Section 14. Subsection (3) of section 466.002, Florida Statutes, is amended to read:

466.002 Persons exempt from operation of chapter.-Nothing in this chapter shall apply to the following practices, acts, and operations:

(3) The practice of dentistry in the discharge of their official duties by graduate dentists or dental surgeons in the United States Army, Air Force, Space Force, Marines, Navy, Public Health Service, Coast Guard, or United States Department of Veterans Affairs.

Section 15. Subsection (6) of section 496.415, Florida Statutes, is amended to read:

496.415 Prohibited acts.-It is unlawful for any person in connection with the planning, conduct, or execution of any solicitation or charitable or sponsor sales promotion to:

177 (6) Falsely state that he or she is a member of or 178 represents a charitable organization or sponsor, or falsely 179 state or represent that he or she is a member of or represents 180 the United States Air Force, United States Army, United States 181 Coast Guard, United States Marine Corps, United States Navy, 182 United States Space Force, the National Guard, or a law 183 enforcement or emergency service organization. 184

Section 16. Subsection (3) of section 540.08, Florida

Statutes, is amended to read:



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540.08 Unauthorized publication of name or likeness.-

187 (3) If a person uses the name, portrait, photograph, or 188 other likeness of a member of the armed forces without obtaining 189 the consent required in subsection (1) and such use is not 190 subject to any exception listed in this section, a court may impose a civil penalty of up to \$1,000 per violation in addition 191 to the civil remedies contained in subsection (2). Each 192 commercial transaction constitutes a violation under this 193 194 section. As used in this section, the term "member of the armed 195 forces" means an officer or enlisted member of the Army, Navy, 196 Air Force, Marine Corps, Space Force, or Coast Guard of the 197 United States, the Florida National Guard, and the United States 198 Reserve Forces, including any officer or enlisted member who 199 died as a result of injuries sustained in the line of duty.

Section 17. Subsection (1) of section 695.031, Florida Statutes, is amended to read:

695.031 Affidavits and acknowledgments by members of armed forces and their spouses.-

204 (1) In addition to the manner, form and proof of 205 acknowledgment of instruments as now provided by law, any person 206 serving in or with the Armed Forces of the United States, 207 including the Army, Navy, Air Force, Marine Corps, Space Force, 208 Coast Guard, or any component or any arm or service of any 209 thereof, including any female auxiliary of any thereof, and any 210 person whose duties require his or her presence with the Armed 211 Forces of the United States, as herein designated, or otherwise 212 designated by law or military or naval command, may acknowledge any instrument, wherever located, either within or without the 213



214 state, or without the United States, before any commissioned 215 officer in active service of the Armed Forces of the United 216 States, as herein designated, or otherwise designated by law, or 217 military or naval command, or order, with the rank of second 218 lieutenant or higher in the Army, Air Force, Space Force, or 219 Marine Corps, or of any component or any arm or service of 220 either thereof, including any female auxiliary of any thereof, 221 or ensign or higher in the Navy or United States Coast Guard, or 222 of any component or any arm or service of either thereof, 223 including any female auxiliary of any thereof.

224 Section 18. Subsection (4) of section 718.113, Florida 225 Statutes, is amended to read:

718.113 Maintenance; limitation upon improvement; display of flag; hurricane shutters and protection; display of religious decorations.-

229 (4) Any unit owner may display one portable, removable 230 United States flag in a respectful way and, on Armed Forces Day, 231 Memorial Day, Flag Day, Independence Day, and Veterans Day, may 232 display in a respectful way portable, removable official flags, 233 not larger than 4 1/2 feet by 6 feet, that represent the United 234 States Army, Navy, Air Force, Marine Corps, Space Force, or 235 Coast Guard, regardless of any declaration rules or requirements 236 dealing with flags or decorations.

237 Section 19. Paragraph (a) of subsection (2) of section238 720.304, Florida Statutes, is amended to read:

239 720.304 Right of owners to peaceably assemble; display of 240 flag; SLAPP suits prohibited.-

(2) (a) Any homeowner may display one portable, removableUnited States flag or official flag of the State of Florida in a

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243 respectful manner, and one portable, removable official flag, in 244 a respectful manner, not larger than  $4 \ 1/2$  feet by 6 feet, which represents the United States Army, Navy, Air Force, Marine 245 246 Corps, Space Force, or Coast Guard, or a POW-MIA flag, 247 regardless of any covenants, restrictions, bylaws, rules, or 248 requirements of the association. 249 Section 20. Subsection (3) of section 790.25, Florida 250 Statutes, is amended to read: 251 790.25 Lawful ownership, possession, and use of firearms 252 and other weapons.-253 (3) LAWFUL USES.-The provisions of ss. 790.053 and 790.06 254 do not apply in the following instances, and, despite such 255 sections, it is lawful for the following persons to own, 256 possess, and lawfully use firearms and other weapons, 257 ammunition, and supplies for lawful purposes: 258 (a) Members of the Militia, National Guard, Florida State 259 Defense Force, Army, Navy, Air Force, Marine Corps, Space Force, 260 Coast Guard, organized reserves, and other armed forces of the 261 state and of the United States, when on duty, when training or 262 preparing themselves for military duty, or while subject to 263 recall or mobilization; 264 (b) Citizens of this state subject to duty in the Armed 265 Forces under s. 2, Art. X of the State Constitution, under chapters 250 and 251, and under federal laws, when on duty or 2.66 267 when training or preparing themselves for military duty; 268 (c) Persons carrying out or training for emergency 269 management duties under chapter 252; 270 (d) Sheriffs, marshals, prison or jail wardens, police

270 (d) Sherifis, marshals, prison or jail wardens, police 271 officers, Florida highway patrol officers, game wardens, revenue

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272 officers, forest officials, special officers appointed under the 273 provisions of chapter 354, and other peace and law enforcement 274 officers and their deputies and assistants and full-time paid 275 peace officers of other states and of the Federal Government who 276 are carrying out official duties while in this state;

(e) Officers or employees of the state or United States duly authorized to carry a concealed weapon;

(f) Guards or messengers of common carriers, express companies, armored car carriers, mail carriers, banks, and other financial institutions, while actually employed in and about the shipment, transportation, or delivery of any money, treasure, bullion, bonds, or other thing of value within this state;

(g) Regularly enrolled members of any organization duly authorized to purchase or receive weapons from the United States or from this state, or regularly enrolled members of clubs organized for target, skeet, or trap shooting, while at or going to or from shooting practice; or regularly enrolled members of clubs organized for modern or antique firearms collecting, while such members are at or going to or from their collectors' gun shows, conventions, or exhibits;

(h) A person engaged in fishing, camping, or lawful hunting or going to or returning from a fishing, camping, or lawful hunting expedition;

(i) A person engaged in the business of manufacturing, repairing, or dealing in firearms, or the agent or representative of any such person while engaged in the lawful course of such business;

(j) A person firing weapons for testing or target practice under safe conditions and in a safe place not prohibited by law



301 or going to or from such place; (k) A person firing weapons in a safe and secure indoor 302 303 range for testing and target practice; 304 (1) A person traveling by private conveyance when the 305 weapon is securely encased or in a public conveyance when the 306 weapon is securely encased and not in the person's manual 307 possession; 308 (m) A person while carrying a pistol unloaded and in a 309 secure wrapper, concealed or otherwise, from the place of 310 purchase to his or her home or place of business or to a place 311 of repair or back to his or her home or place of business; 312 (n) A person possessing arms at his or her home or place of 313 business: 314 (o) Investigators employed by the several public defenders 315 of the state, while actually carrying out official duties, 316 provided such investigators: 317 1. Are employed full time; 318 2. Meet the official training standards for firearms 319 established by the Criminal Justice Standards and Training 320 Commission as provided in s. 943.12(5) and the requirements of 321 ss. 493.6108(1)(a) and 943.13(1)-(4); and 322 3. Are individually designated by an affidavit of consent 323 signed by the employing public defender and filed with the clerk 324 of the circuit court in the county in which the employing public 325 defender resides. 326 (p) Investigators employed by the capital collateral 327 regional counsel, while actually carrying out official duties, 328 provided such investigators: 329 1. Are employed full time;

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330 2. Meet the official training standards for firearms as 331 established by the Criminal Justice Standards and Training Commission as provided in s. 943.12(1) and the requirements of 332 333 ss. 493.6108(1)(a) and 943.13(1)-(4); and 334 3. Are individually designated by an affidavit of consent 335 signed by the capital collateral regional counsel and filed with 336 the clerk of the circuit court in the county in which the 337 investigator is headquartered. 338 (q)1. A tactical medical professional who is actively 339 operating in direct support of a tactical operation by a law 340 enforcement agency provided that: 341 a. The tactical medical professional is lawfully able to 342 possess firearms and has an active concealed weapons permit 343 issued pursuant to s. 790.06. 344 b. The tactical medical professional is appointed to a law 345 enforcement tactical team of a law enforcement agency by the 346 head of the law enforcement agency. 347 c. The law enforcement agency has an established policy providing for the appointment, training, and deployment of the 348 349 tactical medical professional. 350 d. The tactical medical professional successfully completes 351 a firearms safety training and tactical training as established 352 or designated by the appointing law enforcement agency. 353 e. The law enforcement agency provides and the tactical 354 medical professional participates in annual firearm training and 355 tactical training. 356 2. While actively operating in direct support of a tactical 357 operation by a law enforcement agency, a tactical medical 358 professional:

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a. May carry a firearm in the same manner as a law

enforcement officer, as defined in s. 943.10 and, 360 361 notwithstanding any other law, at any place a tactical law 362 enforcement operation occurs. 363 b. Has no duty to retreat and is justified in the use of 364 any force which he or she reasonably believes is necessary to 365 defend himself or herself or another from bodily harm. 366 c. Has the same immunities and privileges as a law enforcement officer, as defined in s. 943.10, in a civil or 367 368 criminal action arising out of a tactical law enforcement 369 operation when acting within the scope of his or her official 370 duties. 371 3. This paragraph may not be construed to authorize a 372 tactical medical professional to carry, transport, or store any 373 firearm or ammunition on any fire apparatus or EMS vehicle. 374 4. The appointing law enforcement agency shall issue any 375 firearm or ammunition that the tactical medical professional 376 carries in accordance with this paragraph. 377 5. For the purposes of this paragraph, the term "tactical 378 medical professional" means a paramedic, as defined in s. 379 401.23, a physician, as defined in s. 458.305, or an osteopathic 380 physician, as defined in s. 459.003, who is appointed to provide 381 direct support to a tactical law enforcement unit by providing 382 medical services at high-risk incidents, including, but not 383 limited to, hostage incidents, narcotics raids, hazardous 384 surveillance, sniper incidents, armed suicidal persons, 385 barricaded suspects, high-risk felony warrant service, fugitives 386 refusing to surrender, and active shooter incidents. 387 Section 21. Paragraph (a) of subsection (1) of section

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388 817.312, Florida Statutes, is amended to read: 389 817.312 Unlawful use of uniforms, medals, or insignia.-390 (1) (a) A person may not: 391 1. Misrepresent himself or herself as a member or veteran 392 of the United States Air Force, United States Army, United 393 States Coast Guard, United States Marine Corps, United States 394 Navy, United States Space Force, or National Guard; or 395 2. Wear the uniform of or any medal or insignia authorized 396 for use by members or veterans of the United States Air Force, 397 United States Army, United States Coast Guard, United States 398 Marine Corps, United States Navy, or the National Guard which he 399 or she is not authorized to wear 400 401 while soliciting for charitable contributions or for the purpose 402 of material gain, including, but not limited to, obtaining 403 employment or public office resulting in receiving compensation. 404 Section 22. Contingent upon SB 430 or similar legislation 405 extending the repeal date of the Interstate Compact on 406 Educational Opportunity for Military Children taking effect, 407 section 1000.36, Florida Statutes, is amended to read: 408 1000.36 Interstate Compact on Educational Opportunity for 409 Military Children.-The Governor is authorized and directed to 410 execute the Interstate Compact on Educational Opportunity for 411 Military Children on behalf of this state with any other state 412 or states legally joining therein in the form substantially as follows: 413 414 415 Interstate Compact on Educational 416 Opportunity for Military Children Page 15 of 55

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# ARTICLE I

420 PURPOSE.-It is the purpose of this compact to remove 421 barriers to educational success imposed on children of military 422 families because of frequent moves and deployment of their 423 parents by:

424 A. Facilitating the timely enrollment of children of 425 military families and ensuring that they are not placed at a 426 disadvantage due to difficulty in the transfer of education 427 records from the previous school district or variations in 428 entrance or age requirements.

B. Facilitating the student placement process through which children of military families are not disadvantaged by variations in attendance requirements, scheduling, sequencing, grading, course content, or assessment.

C. Facilitating the qualification and eligibility for enrollment, educational programs, and participation in extracurricular academic, athletic, and social activities.

D. Facilitating the on-time graduation of children of military families.

E. Providing for the adoption and enforcement of administrative rules implementing this compact.

F. Providing for the uniform collection and sharing of information between and among member states, schools, and 442 military families under this compact.

443 G. Promoting coordination between this compact and other 444 compacts affecting military children.

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H. Promoting flexibility and cooperation between the

COMMITTEE AMENDMENT

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446 educational system, parents, and the student in order to achieve 447 educational success for the student. 448

ARTICLE II

DEFINITIONS.—As used in this compact, unless the context clearly requires a different construction, the term:

A. "Active duty" means the full-time duty status in the active uniformed service of the United States, including members of the National Guard and Reserve on active duty orders pursuant to 10 U.S.C. ss. 1209 and 1211.

B. "Children of military families" means school-aged children, enrolled in kindergarten through 12th grade, in the household of an active-duty member.

C. "Compact commissioner" means the voting representative of each compacting state appointed under Article VIII of this compact.

D. "Deployment" means the period 1 month before the service members' departure from their home station on military orders through 6 months after return to their home station.

466 E. "Educational records" or "education records" means those 467 official records, files, and data directly related to a student 468 and maintained by the school or local education agency, 469 including, but not limited to, records encompassing all the 470 material kept in the student's cumulative folder such as general 471 identifying data, records of attendance and of academic work 472 completed, records of achievement and results of evaluative 473 tests, health data, disciplinary status, test protocols, and 474 individualized education programs.

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F. "Extracurricular activities" means a voluntary activity

476 sponsored by the school or local education agency or an organization sanctioned by the local education agency. 477 478 Extracurricular activities include, but are not limited to, 479 preparation for and involvement in public performances, 480 contests, athletic competitions, demonstrations, displays, and 481 club activities. 482 G. "Interstate Commission on Educational Opportunity for 483 Military Children" means the commission that is created under 484 Article IX of this compact, which is generally referred to as 485 the Interstate Commission. 486 H. "Local education agency" means a public authority 487 legally constituted by the state as an administrative agency to 488 provide control of, and direction for, kindergarten through 12th 489 grade public educational institutions. 490 I. "Member state" means a state that has enacted this 491 compact. 492 J. "Military installation" means a base, camp, post, 493 station, yard, center, homeport facility for any ship, or other 494 activity under the jurisdiction of the Department of Defense, 495 including any leased facility, which is located within any of 496 the several states, the District of Columbia, the Commonwealth 497 of Puerto Rico, the United States Virgin Islands, Guam, American Samoa, the Northern Mariana Islands, and any other United States 498 499 Territory. The term does not include any facility used primarily 500 for civil works, rivers and harbors projects, or flood control 501 projects.

502 K. "Nonmember state" means a state that has not enacted 503 this compact.

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504 L. "Receiving state" means the state to which a child of a 505 military family is sent, brought, or caused to be sent or 506 brought. 507 M. "Rule" means a written statement by the Interstate 508 Commission adopted under Article XII of this compact which is of 509 general applicability, implements, interprets, or prescribes a 510 policy or provision of the compact, or an organizational, 511 procedural, or practice requirement of the Interstate 512 Commission, and has the force and effect of statutory law in a 513 member state, and includes the amendment, repeal, or suspension 514 of an existing rule. 515 N. "Sending state" means the state from which a child of a 516 military family is sent, brought, or caused to be sent or 517 brought. 518 O. "State" means a state of the United States, the District 519 of Columbia, the Commonwealth of Puerto Rico, the United States 520 Virgin Islands, Guam, American Samoa, the Northern Mariana 521 Islands, and any other United States Territory. 522 P. "Student" means the child of a military family for whom 523 the local education agency receives public funding and who is 524 formally enrolled in kindergarten through 12th grade. 525 Q. "Transition" means: 526 1. The formal and physical process of transferring from 527 school to school; or 528 2. The period of time in which a student moves from one 529 school in the sending state to another school in the receiving 530 state. 531 R. "Uniformed services" means the Army, Navy, Air Force, 532 Space Force, Marine Corps, Coast Guard as well as the



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533	Commissioned Corps of the National Oceanic and Atmospheric
534	Administration, and Public Health Services.
535	S. "Veteran" means a person who served in the uniformed
536	services and who was discharged or released therefrom under
537	conditions other than dishonorable.
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539	ARTICLE III
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541	APPLICABILITY
542	A. Except as otherwise provided in Section C, this compact
543	applies to the children of:
544	1. Active duty members of the uniformed services, including
545	members of the National Guard and Reserve on active-duty orders
546	pursuant to 10 U.S.C. ss. 1209 and 1211;
547	2. Members or veterans of the uniformed services who are
548	severely injured and medically discharged or retired for a
549	period of 1 year after medical discharge or retirement; and
550	3. Members of the uniformed services who die on active duty
551	or as a result of injuries sustained on active duty for a period
552	of 1 year after death.
553	B. This interstate compact applies to local education
554	agencies.
555	C. This compact does not apply to the children of:
556	1. Inactive members of the National Guard and military
557	reserves;
558	2. Members of the uniformed services now retired, except as
559	provided in Section A;
560	3. Veterans of the uniformed services, except as provided
561	in Section A; and

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4. Other United States Department of Defense personnel and other federal agency civilian and contract employees not defined as active-duty members of the uniformed services.

#### ARTICLE IV

EDUCATIONAL RECORDS AND ENROLLMENT.-

A. If a child's official education records cannot be released to the parents for the purpose of transfer, the custodian of the records in the sending state shall prepare and furnish to the parent a complete set of unofficial educational records containing uniform information as determined by the Interstate Commission. Upon receipt of the unofficial education records by a school in the receiving state, that school shall enroll and appropriately place the student based on the information provided in the unofficial records pending validation by the official records, as quickly as possible.

B. Simultaneous with the enrollment and conditional placement of the student, the school in the receiving state shall request the student's official education record from the school in the sending state. Upon receipt of the request, the school in the sending state shall process and furnish the official education records to the school in the receiving state within 10 days or within such time as is reasonably determined under the rules adopted by the Interstate Commission.

587 C. Compact states must give 30 days from the date of 588 enrollment or within such time as is reasonably determined under 589 the rules adopted by the Interstate Commission for students to 590 obtain any immunization required by the receiving state. For a

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591 series of immunizations, initial vaccinations must be obtained 592 within 30 days or within such time as is reasonably determined 593 under the rules promulgated by the Interstate Commission.

D. Students shall be allowed to continue their enrollment 594 595 at grade level in the receiving state commensurate with their 596 grade level, including kindergarten, from a local education 597 agency in the sending state at the time of transition, 598 regardless of age. A student who has satisfactorily completed 599 the prerequisite grade level in the local education agency in 600 the sending state is eligible for enrollment in the next highest 601 grade level in the receiving state, regardless of age. A student 602 transferring after the start of the school year in the receiving 603 state shall enter the school in the receiving state on their 604 validated level from an accredited school in the sending state.

#### ARTICLE V

PLACEMENT AND ATTENDANCE.-

609 A. If a student transfers before or during the school year, 610 the receiving state school shall initially honor placement of 611 the student in educational courses based on the student's 612 enrollment in the sending state school or educational 613 assessments conducted at the school in the sending state if the 614 courses are offered. Course placement includes, but is not 615 limited to, Honors, International Baccalaureate, Advanced 616 Placement, vocational, technical, and career pathways courses. 617 Continuing the student's academic program from the previous 618 school and promoting placement in academically and career 619 challenging courses should be paramount when considering

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620 placement. A school in the receiving state is not precluded from 621 performing subsequent evaluations to ensure appropriate 622 placement and continued enrollment of the student in the 623 courses.

B. The receiving state school must initially honor placement of the student in educational programs based on current educational assessments conducted at the school in the sending state or participation or placement in like programs in the sending state. Such programs include, but are not limited to:

1. Gifted and talented programs; and

2. English as a second language (ESL).

A school in the receiving state is not precluded from performing subsequent evaluations to ensure appropriate placement and continued enrollment of the student in the courses.

636 C. A receiving state must initially provide comparable 637 services to a student with disabilities based on his or her 638 current individualized education program (IEP) in compliance 639 with the requirements of the Individuals with Disabilities 640 Education Act (IDEA), 20 U.S.C. s. 1400, et seq. A receiving 641 state must make reasonable accommodations and modifications to 642 address the needs of incoming students with disabilities, 643 subject to an existing section 504 or title II plan, to provide 644 the student with equal access to education, in compliance with 645 the provisions of Section 504 of the Rehabilitation Act, 29 646 U.S.C.A. s. 794, and with title II of the Americans with 647 Disabilities Act, 42 U.S.C. ss. 12131-12165. A school in the receiving state is not precluded from performing subsequent 648

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649 evaluations to ensure appropriate placement and continued650 enrollment of the student in the courses.

D. Local education agency administrative officials may
waive course or program prerequisites, or other preconditions
for placement in courses or programs offered under the
jurisdiction of the local education agency.

E. A student whose parent or legal guardian is an active-655 656 duty member of the uniformed services and has been called to duty for, is on leave from, or immediately returned from 657 658 deployment to, a combat zone or combat support posting shall be 659 granted additional excused absences at the discretion of the 660 local education agency superintendent to visit with his or her 661 parent or legal quardian relative to such leave or deployment of 662 the parent or guardian.

#### ARTICLE VI

ELIGIBILITY.-

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A. When considering the eligibility of a child for enrolling in a school:

1. A special power of attorney relative to the guardianship
of a child of a military family and executed under applicable
law is sufficient for the purposes of enrolling the child in
school and for all other actions requiring parental
participation and consent.

674 2. A local education agency is prohibited from charging 675 local tuition to a transitioning military child placed in the 676 care of a noncustodial parent or other person standing in loco 677 parentis who lives in a school's jurisdiction different from



678 that of the custodial parent.

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3. A transitioning military child, placed in the care of a noncustodial parent or other person standing in loco parentis who lives in a school's jurisdiction different from that of the custodial parent, may continue to attend the school in which he or she was enrolled while residing with the custodial parent.

B. State and local education agencies must facilitate the opportunity for transitioning military children's inclusion in extracurricular activities, regardless of application deadlines, to the extent they are otherwise gualified.

# ARTICLE VII

GRADUATION.-In order to facilitate the on-time graduation of children of military families, states and local education agencies shall incorporate the following procedures:

A. Local education agency administrative officials shall waive specific courses required for graduation if similar coursework has been satisfactorily completed in another local education agency or shall provide reasonable justification for denial. If a waiver is not granted to a student who would qualify to graduate from the sending school, the local education agency must provide an alternative means of acquiring required coursework so that graduation may occur on time.

B. States shall accept exit or end-of-course exams required for graduation from the sending state; national norm-referenced achievement tests; or alternative testing, in lieu of testing requirements for graduation in the receiving state. If these alternatives cannot be accommodated by the receiving state for a



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student transferring in his or her senior year, then the provisions of Article VII, Section C shall apply.

709 C. If a military student transfers at the beginning of or 710 during his or her senior year and is not eligible to graduate 711 from the receiving local education agency after all alternatives 712 have been considered, the sending and receiving local education 713 agencies must ensure the receipt of a diploma from the sending 714 local education agency, if the student meets the graduation 715 requirements of the sending local education agency. If one of 716 the states in question is not a member of this compact, the 717 member state shall use its best efforts to facilitate the on-718 time graduation of the student in accordance with Sections A and 719 B of this Article.

## ARTICLE VIII

STATE COORDINATION.—Each member state shall, through the creation of a state council or use of an existing body or board, provide for the coordination among its agencies of government, local education agencies, and military installations concerning the state's participation in, and compliance with, this compact and Interstate Commission activities.

A. Each member state may determine the membership of its own state council, but the membership must include at least: the state superintendent of education, the superintendent of a school district that has a high concentration of military children, a representative from a military installation, one representative each from the legislative and executive branches of government, and other offices and stakeholder groups the

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736 state council deems appropriate. A member state that does not 737 have a school district deemed to contain a high concentration of 738 military children may appoint a superintendent from another 739 school district to represent local education agencies on the 740 state council.

B. The state council of each member state shall appoint or designate a military family education liaison to assist military families and the state in facilitating the implementation of this compact.

C. The compact commissioner responsible for the administration and management of the state's participation in the compact shall be appointed by the Governor or as otherwise determined by each member state.

D. The compact commissioner and the military family education liaison shall be ex officio members of the state council, unless either is already a full voting member of the state council.

### ARTICLE IX

INTERSTATE COMMISSION ON EDUCATIONAL OPPORTUNITY FOR MILITARY CHILDREN.—The member states hereby create the "Interstate Commission on Educational Opportunity for Military Children." The activities of the Interstate Commission are the formation of public policy and are a discretionary state function. The Interstate Commission shall:

A. Be a body corporate and joint agency of the member
states and shall have all the responsibilities, powers, and
duties set forth herein, and such additional powers as may be

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765 conferred upon it by a subsequent concurrent action of the 766 respective legislatures of the member states in accordance with 767 the terms of this compact.

B. Consist of one Interstate Commission voting representative from each member state who shall be that state's compact commissioner.

1. Each member state represented at a meeting of the Interstate Commission is entitled to one vote.

2. A majority of the total member states shall constitute a quorum for the transaction of business, unless a larger quorum is required by the bylaws of the Interstate Commission.

3. A representative shall not delegate a vote to another member state. In the event the compact commissioner is unable to attend a meeting of the Interstate Commission, the Governor or state council may delegate voting authority to another person from their state for a specified meeting.

4. The bylaws may provide for meetings of the Interstate Commission to be conducted by telecommunication or electronic communication.

784 C. Consist of ex officio, nonvoting representatives who are 785 members of interested organizations. The ex officio members, as 786 defined in the bylaws, may include, but not be limited to, 787 members of the representative organizations of military family 788 advocates, local education agency officials, parent and teacher 789 groups, the United States Department of Defense, the Education 790 Commission of the States, the Interstate Agreement on the 791 Qualification of Educational Personnel, and other interstate 792 compacts affecting the education of children of military 793 members.



D. Meet at least once each calendar year. The chairperson may call additional meetings and, upon the request of a simple majority of the member states, shall call additional meetings.

E. Establish an executive committee, whose members shall include the officers of the Interstate Commission and such other members of the Interstate Commission as determined by the bylaws. Members of the executive committee shall serve a 1-year term. Members of the executive committee are entitled to one vote each. The executive committee shall have the power to act on behalf of the Interstate Commission, with the exception of rulemaking, during periods when the Interstate Commission is not in session. The executive committee shall oversee the day-to-day activities of the administration of the compact, including enforcement and compliance with the compact, its bylaws and rules, and other such duties as deemed necessary. The United States Department of Defense shall serve as an ex officio, nonvoting member of the executive committee.

F. The Interstate Commission shall collect standardized data concerning the educational transition of the children of military families under this compact as directed through its rules which shall specify the data to be collected, the means of collection and data exchange, and reporting requirements. The methods of data collection, exchange, and reporting shall, insofar as is reasonably possible, conform to current technology and coordinate its information functions with the appropriate custodian of records as identified in the bylaws and rules.

G. The Interstate Commission shall create a procedure that permits military officials, education officials, and parents to inform the Interstate Commission if and when there are alleged



823 violations of the compact or its rules or when issues subject to 824 the jurisdiction of the compact or its rules are not addressed 825 by the state or local education agency. This section does not 826 create a private right of action against the Interstate 827 Commission or any member state.

#### ARTICLE X

POWERS AND DUTIES OF THE INTERSTATE COMMISSION.-The Interstate Commission has the power to:

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A. Provide for dispute resolution among member states.

B. Adopt rules and take all necessary actions to effect the goals, purposes, and obligations as enumerated in this compact. The rules have the force and effect of statutory law and are binding in the compact states to the extent and in the manner provided in this compact.

C. Issue, upon request of a member state, advisory opinions
concerning the meaning or interpretation of the interstate
compact, its bylaws, rules, and actions.

D. Enforce compliance with the compact provisions, the rules adopted by the Interstate Commission, and the bylaws, using all necessary and proper means, including, but not limited to, the use of judicial process.

E. Establish and maintain offices that shall be locatedwithin one or more of the member states.

F. Purchase and maintain insurance and bonds.

849 G. Borrow, accept, hire, or contract for services of 850 personnel.

H. Establish and appoint committees, including, but not



852 limited to, an executive committee as required by Article IX, 853 Section E, which shall have the power to act on behalf of the 854 Interstate Commission in carrying out its powers and duties 855 hereunder.

856 I. Elect or appoint such officers, attorneys, employees, 857 agents, or consultants, and to fix their compensation, define 858 their duties, and determine their qualifications; and to 859 establish the Interstate Commission's personnel policies and 860 programs relating to conflicts of interest, rates of 861 compensation, and qualifications of personnel.

J. Accept any and all donations and grants of money, equipment, supplies, materials, and services, and to receive, utilize, and dispose of it.

K. Lease, purchase, accept contributions or donations of, or otherwise to own, hold, improve, or use any property, real, personal, or mixed.

L. Sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any property, real, personal, or mixed.

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M. Establish a budget and make expenditures.

N. Adopt a seal and bylaws governing the management and operation of the Interstate Commission.

O. Report annually to the legislatures, governors, judiciary, and state councils of the member states concerning the activities of the Interstate Commission during the preceding year. Such reports shall also include any recommendations that may have been adopted by the Interstate Commission.

879 P. Coordinate education, training, and public awareness 880 regarding the compact, its implementation, and operation for

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881 officials and parents involved in such activity. 882 Q. Establish uniform standards for the reporting, 883 collecting, and exchanging of data. 884 R. Maintain corporate books and records in accordance with 885 the bylaws. 886 S. Perform such functions as may be necessary or 887 appropriate to achieve the purposes of this compact. 888 T. Provide for the uniform collection and sharing of 889 information between and among member states, schools, and 890 military families under this compact. 891 892 ARTICLE XI 893 894 ORGANIZATION AND OPERATION OF THE INTERSTATE COMMISSION.-895 A. The Interstate Commission shall, by a majority of the 896 members present and voting, within 12 months after the first 897 Interstate Commission meeting, adopt bylaws to govern its 898 conduct as may be necessary or appropriate to carry out the 899 purposes of the compact, including, but not limited to: 900 1. Establishing the fiscal year of the Interstate 901 Commission; 902 2. Establishing an executive committee and such other 903 committees as may be necessary; 904 3. Providing for the establishment of committees and for governing any general or specific delegation of authority or 905 906 function of the Interstate Commission; 907 4. Providing reasonable procedures for calling and

908 conducting meetings of the Interstate Commission and ensuring 909 reasonable notice of each such meeting;

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910 5. Establishing the titles and responsibilities of the 911 officers and staff of the Interstate Commission;

6. Providing a mechanism for concluding the operations of the Interstate Commission and the return of surplus funds that may exist upon the termination of the compact after the payment and reserving of all of its debts and obligations.

7. Providing "start up" rules for initial administration of the compact.

918 B. The Interstate Commission shall, by a majority of the 919 members, elect annually from among its members a chairperson, a vice chairperson, and a treasurer, each of whom shall have such 920 921 authority and duties as may be specified in the bylaws. The 922 chairperson or, in the chairperson's absence or disability, the 923 vice chairperson shall preside at all meetings of the Interstate 924 Commission. The officers so elected shall serve without 925 compensation or remuneration from the Interstate Commission; 926 provided that, subject to the availability of budgeted funds, 927 the officers shall be reimbursed for ordinary and necessary 928 costs and expenses incurred by them in the performance of their 929 responsibilities as officers of the Interstate Commission.

C. The executive committee has the authority and duties as may be set forth in the bylaws, including, but not limited to:

932 1. Managing the affairs of the Interstate Commission in a 933 manner consistent with the bylaws and purposes of the Interstate 934 Commission;

935 2. Overseeing an organizational structure within, and 936 appropriate procedures for, the Interstate Commission to provide 937 for the adoption of rules, operating procedures, and 938 administrative and technical support functions; and

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939 3. Planning, implementing, and coordinating communications 940 and activities with other state, federal, and local government 941 organizations in order to advance the goals of the Interstate 942 Commission.

943 D. The executive committee may, subject to the approval of 944 the Interstate Commission, appoint or retain an executive director for such period, upon such terms and conditions and for 945 946 such compensation, as the Interstate Commission may deem 947 appropriate. The executive director shall serve as secretary to 948 the Interstate Commission but is not a member of the Interstate 949 Commission. The executive director shall hire and supervise such 950 other persons as may be authorized by the Interstate Commission.

E. The Interstate Commission's executive director and its employees are immune from suit and liability, either personally or in their official capacity, for a claim for damage to or loss of property or personal injury or other civil liability caused or arising out of, or relating to, an actual or alleged act, error, or omission that occurred, or that such person had a reasonable basis for believing occurred, within the scope of Interstate Commission employment, duties, or responsibilities, provided that the person is not protected from suit or liability for damage, loss, injury, or liability caused by the intentional or willful and wanton misconduct of the person.

962 1. The liability of the Interstate Commission's executive 963 director and employees or Interstate Commission representatives, 964 acting within the scope of the person's employment or duties, 965 for acts, errors, or omissions occurring within the person's 966 state may not exceed the limits of liability set forth under the 967 constitution and laws of that state for state officials,

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968 employees, and agents. The Interstate Commission is considered 969 to be an instrumentality of the states for the purposes of any 970 such action. This subsection does not protect the person from 971 suit or liability for damage, loss, injury, or liability caused 972 by the intentional or willful and wanton misconduct of the 973 person.

974 2. The Interstate Commission shall defend the executive 975 director and its employees and, subject to the approval of the 976 Attorney General or other appropriate legal counsel of the 977 member state represented by an Interstate Commission representative, shall defend an Interstate Commission 978 979 representative in any civil action seeking to impose liability 980 arising out of an actual or alleged act, error, or omission that 981 occurred within the scope of Interstate Commission employment, 982 duties, or responsibilities, or that the defendant had a 983 reasonable basis for believing occurred within the scope of 984 Interstate Commission employment, duties, or responsibilities, 985 provided that the actual or alleged act, error, or omission did 986 not result from intentional or willful and wanton misconduct on 987 the part of the person.

988 3. To the extent not covered by the state involved, a 989 member state, the Interstate Commission, and the representatives 990 or employees of the Interstate Commission shall be held harmless 991 in the amount of a settlement or judgment, including attorney's 992 fees and costs, obtained against a person arising out of an 993 actual or alleged act, error, or omission that occurred within 994 the scope of Interstate Commission employment, duties, or 995 responsibilities, or that the person had a reasonable basis for 996 believing occurred within the scope of Interstate Commission

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employment, duties, or responsibilities, provided that the actual or alleged act, error, or omission did not result from intentional or willful and wanton misconduct on the part of the person.

# ARTICLE XII

RULEMAKING FUNCTIONS OF THE INTERSTATE COMMISSION.—The Interstate Commission shall adopt rules to effectively and efficiently implement this act to achieve the purposes of this compact.

A. If the Interstate Commission exercises its rulemaking authority in a manner that is beyond the scope of the purposes of this act, or the powers granted hereunder, the action undertaken by the Interstate Commission is invalid and has no force or effect.

B. Rules must be adopted pursuant to a rulemaking process that substantially conforms to the "Model State Administrative Procedure Act," of 1981 Act, Uniform Laws Annotated, Vol. 15, p. 1 (2000) as amended, as may be appropriate to the operations of the Interstate Commission.

C. No later than 30 days after a rule is adopted, a person may file a petition for judicial review of the rule. The filing of the petition does not stay or otherwise prevent the rule from becoming effective unless a court finds that the petitioner has a substantial likelihood of success on the merits of the petition. The court shall give deference to the actions of the Interstate Commission consistent with applicable law and shall not find the rule to be unlawful if the rule represents a

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1026 reasonable exercise of the Interstate Commission's authority. 1027 D. If a majority of the legislatures of the compacting 1028 states rejects a rule by enactment of a statute or resolution in 1029 the same manner used to adopt the compact, then the rule is 1030 invalid and has no further force and effect in any compacting 1031 state.

### ARTICLE XIII

OVERSIGHT, ENFORCEMENT, AND DISPUTE RESOLUTION.-

A. The executive, legislative, and judicial branches of state government in each member state shall enforce this compact and shall take all actions necessary and appropriate to effectuate the compact's purposes and intent. The provisions of this compact and the rules adopted under it have the force and effect of statutory law.

B. All courts shall take judicial notice of the compact and its adopted rules in any judicial or administrative proceeding in a member state pertaining to the subject matter of this compact which may affect the powers, responsibilities, or actions of the Interstate Commission.

1047 C. The Interstate Commission is entitled to receive all 1048 service of process in any such proceeding, and has standing to 1049 intervene in the proceeding for all purposes. Failure to provide 1050 service of process to the Interstate Commission renders a 1051 judgment or order void as to the Interstate Commission, this 1052 compact, or its adopted rules.

D. If the Interstate Commission determines that a memberstate has defaulted in the performance of its obligations or



1055 responsibilities under this compact, or the bylaws or the 1056 adopted rules, the Interstate Commission shall:

 Provide written notice to the defaulting state and other member states of the nature of the default, the means of curing the default, and any action taken by the Interstate Commission. The Interstate Commission must specify the conditions by which the defaulting state must cure its default.

2. Provide remedial training and specific technical assistance regarding the default.

3. If the defaulting state fails to cure the default, terminate the defaulting state from the compact upon an affirmative vote of a majority of the member states and all rights, privileges, and benefits conferred by this compact shall be terminated from the effective date of termination. A cure of the default does not relieve the offending state of obligations or liabilities incurred during the period of the default.

E. Suspension or termination of membership in the compact may not be imposed on a member until all other means of securing compliance have been exhausted. Notice of the intent to suspend or terminate membership must be given by the Interstate Commission to the Governor, the majority and minority leaders of the defaulting state's legislature, and each of the member states.

F. A state that has been suspended or terminated is
responsible for all assessments, obligations, and liabilities
incurred through the effective date of suspension or
termination, including obligations, the performance of which
extends beyond the effective date of suspension or termination.
G. The remaining member states of the Interstate Commission

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1084 do not bear any costs arising from a state that has been found 1085 to be in default or that has been suspended or terminated from 1086 the compact, unless otherwise mutually agreed upon in writing 1087 between the Interstate Commission and the defaulting state.

H. A defaulting state may appeal the action of the Interstate Commission by petitioning the United States District Court for the District of Columbia or the federal district where the Interstate Commission has its principal offices. The prevailing party shall be awarded all costs of such litigation, including reasonable attorney's fees.

I. The Interstate Commission shall attempt, upon the request of a member state, to resolve disputes that are subject to the compact and that may arise among member states and between member and nonmember states. The Interstate Commission shall promulgate a rule providing for both mediation and binding dispute resolution for disputes as appropriate.

1. The Interstate Commission, in the reasonable exercise of its discretion, shall enforce the provisions and rules of this compact.

1103 2. The Interstate Commission may, by majority vote of the 1104 members, initiate legal action in the United States District 1105 Court for the District of Columbia or, at the discretion of the 1106 Interstate Commission, in the federal district where the 1107 Interstate Commission has its principal offices to enforce 1108 compliance with the provisions of the compact, or its 1109 promulgated rules and bylaws, against a member state in default. 1110 The relief sought may include both injunctive relief and damages. In the event judicial enforcement is necessary, the 1111 prevailing party shall be awarded all costs of such litigation, 1112

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1113 including reasonable attorney's fees.

1114 3. The remedies herein are not the exclusive remedies of 1115 the Interstate Commission. The Interstate Commission may avail 1116 itself of any other remedies available under state law or the 1117 regulation of a profession.

## ARTICLE XIV

FINANCING OF THE INTERSTATE COMMISSION.-

A. The Interstate Commission shall pay, or provide for the payment of, the reasonable expenses of its establishment, organization, and ongoing activities.

B. The Interstate Commission may levy on and collect an annual assessment from each member state to cover the cost of the operations and activities of the Interstate Commission and its staff which must be in a total amount sufficient to cover the Interstate Commission's annual budget as approved each year. The aggregate annual assessment amount shall be allocated based upon a formula to be determined by the Interstate Commission, which shall adopt a rule binding upon all member states.

C. The Interstate Commission may not incur any obligation of any kind before securing the funds adequate to meet the obligation and the Interstate Commission may not pledge the credit of any of the member states, except by and with the permission of the member state.

D. The Interstate Commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the Interstate Commission are subject to audit and accounting procedures established under its bylaws. However,



1142 all receipts and disbursements of funds handled by the 1143 Interstate Commission shall be audited yearly by a certified or 1144 licensed public accountant, and the report of the audit shall be 1145 included in and become part of the annual report of the 1146 Interstate Commission.

#### ARTICLE XV

MEMBER STATES, EFFECTIVE DATE, AND AMENDMENT.-A. Any state is eligible to become a member state.

B. The compact shall take effect and be binding upon legislative enactment of the compact into law by not less than 10 of the states. The effective date shall be no earlier than December 1, 2007. Thereafter, it shall become effective and binding as to any other member state upon enactment of the compact into law by that state. The governors of nonmember states or their designees shall be invited to participate in the activities of the Interstate Commission on a nonvoting basis before adoption of the compact by all states.

C. The Interstate Commission may propose amendments to the compact for enactment by the member states. An amendment does not become effective and binding upon the Interstate Commission and the member states until the amendment is enacted into law by unanimous consent of the member states.

## ARTICLE XVI

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> WITHDRAWAL AND DISSOLUTION.-A. Once in effect, the compact continues in force and

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1171 remains binding upon each and every member state, provided that 1172 a member state may withdraw from the compact, specifically 1173 repealing the statute that enacted the compact into law.

1. Withdrawal from the compact occurs when a statute repealing its membership is enacted by the state, but does not take effect until 1 year after the effective date of the statute and until written notice of the withdrawal has been given by the withdrawing state to the Governor of each other member state.

2. The withdrawing state must immediately notify the chairperson of the Interstate Commission in writing upon the introduction of legislation repealing this compact in the withdrawing state. The Interstate Commission shall notify the other member states of the withdrawing state's intent to withdraw within 60 days after its receipt thereof.

3. A withdrawing state is responsible for all assessments, obligations, and liabilities incurred through the effective date of withdrawal, including obligations, the performance of which extend beyond the effective date of withdrawal.

4. Reinstatement following withdrawal of a member state shall occur upon the withdrawing state reenacting the compact or upon such later date as determined by the Interstate Commission.

B. This compact shall dissolve effective upon the date of the withdrawal or default of the member state which reduces the membership in the compact to one member state.

C. Upon the dissolution of this compact, the compact becomes void and has no further force or effect, and the business and affairs of the Interstate Commission shall be concluded and surplus funds shall be distributed in accordance with the bylaws.

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1201	ARTICLE XVII
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1203	SEVERABILITY AND CONSTRUCTION
1204	A. The provisions of this compact shall be severable, and
1205	if any phrase, clause, sentence, or provision is deemed
1206	unenforceable, the remaining provisions of the compact shall be
1207	enforceable.
1208	B. The provisions of this compact shall be liberally
1209	construed to effectuate its purposes.
1210	C. This compact does not prohibit the applicability of
1211	other interstate compacts to which the states are members.
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1213	ARTICLE XVIII
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1215	BINDING EFFECT OF COMPACT AND OTHER LAWS
1216	A. This compact does not prevent the enforcement of any
1217	other law of a member state that is not inconsistent with this
1218	compact.
1219	B. All member states' laws conflicting with this compact
1220	are superseded to the extent of the conflict.
1221	C. All lawful actions of the Interstate Commission,
1222	including all rules and bylaws promulgated by the Interstate
1223	Commission, are binding upon the member states.
1224	D. All agreements between the Interstate Commission and the
1225	member states are binding in accordance with their terms.
1226	E. If any part of this compact exceeds the constitutional
1227	limits imposed on the legislature of any member state, the
1228	provision shall be ineffective to the extent of the conflict



1229 with the constitutional provision in question in that member 1230 state. 1231 Section 23. Subsection (1) of section 1003.051, Florida 1232 Statutes, is amended to read: 1233 1003.051 Purple Star Campuses.-1234 (1) As used in this section, the term "military student" 1235 means a student who is: 1236 (a) Enrolled in a school district, charter school, or any 1237 school or educational institution participating in an 1238 educational choice scholarship program established pursuant to 1239 chapter 1002; and 1240 (b) A dependent of a current member of the United States military serving on active duty in, or a former member of, the 1241 1242 Army, Navy, Air Force, Space Force, Marine Corps, or Coast 1243 Guard; a reserve component of any branch of the United States 1244 military; or the Florida National Guard. 1245 Section 24. For the purpose of incorporating the amendment 1246 made by this act to section 250.01, Florida Statutes, in a 1247 reference thereto, subsection (7) of section 373.324, Florida 1248 Statutes, is reenacted to read: 1249 373.324 License renewal.-1250 (7) Notwithstanding the renewal requirements in subsection

(3) and s. 250.4815 for members of the Florida National Guard and the United States Armed Forces Reserves, any active water well contractor license issued under this part to a servicemember as defined in s. 250.01 or his or her spouse, both of whom reside in Florida, may not become inactive while the servicemember is serving on military orders which take him or her over 35 miles from his or her residence and shall be

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1258 considered an active license for up to 180 days after the 1259 servicemember returns to his or her Florida residence. If the 1260 license renewal requirements are met within the 180-day 1261 extension period, the servicemember or his or her spouse may not 1262 be charged any additional costs, such as, but not limited to, 1263 late fees or delinguency fees, above the normal license fees. 1264 This subsection does not waive renewal requirements such as 1265 registering, continuing education, and all associated fees. The 1266 servicemember must present to the water management district 1267 issuing the license a copy of his or her official military 1268 orders or a written verification from the member's commanding 1269 officer before the end of the 180-day period in order to qualify 1270 for the extension.

Section 25. For the purpose of incorporating the amendment made by this act to section 250.01, Florida Statutes, in a reference thereto, paragraph (c) of subsection (1) of section 409.1664, Florida Statutes, is reenacted to read:

409.1664 Adoption benefits for qualifying adoptive employees of state agencies, veterans, and servicemembers.-

(1) As used in this section, the term:

(c) "Servicemember" has the same meaning as in s. 250.01(19).

Section 26. For the purpose of incorporating the amendment made by this act to section 250.01, Florida Statutes, in a reference thereto, subsection (1) of section 520.14, Florida Statutes, is reenacted to read:

520.14 Termination of retail installment contract for leasing a motor vehicle by a servicemember.-

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(1) Any servicemember, as defined in s. 250.01, may



1287 terminate his or her retail installment contract for leasing a 1288 motor vehicle by providing the sales finance company with a 1289 written notice of termination, effective on the date specified 1290 in the notice, which date shall be at least 30 days after the 1291 receipt of the notice by the sales finance company, if any of 1292 the following criteria are met:

(a) The servicemember is required, pursuant to a permanent change of station, to move outside the continental UnitedStates; or

(b) The servicemember receives temporary duty orders, temporary change of station orders, or active duty orders outside the continental United States, provided such orders are for a period exceeding 60 days.

Section 27. For the purpose of incorporating the amendment made by this act to section 250.01, Florida Statutes, in a reference thereto, subsection (5) of section 627.7283, Florida Statutes, is reenacted to read:

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627.7283 Cancellation; return of unearned premium.-

1305 (5) The insurer must refund 100 percent of the unearned 1306 premium if the insured is a servicemember, as defined in s. 1307 250.01, who cancels because he or she is called to active duty 1308 or transferred by the United States Armed Forces to a location 1309 where the insurance is not required. The insurer may require a 1310 servicemember to submit either a copy of the official military 1311 orders or a written verification signed by the servicemember's 1312 commanding officer to support the refund authorized under this 1313 subsection. If the insurer cancels, the insurer must refund 100 percent of the unearned premium. Cancellation is without 1314 1315 prejudice to any claim originating prior to the effective date



1316	of the cancellation. For purposes of this section, unearned
1317	premiums must be computed on a pro rata basis.
1318	Section 28. For the purpose of incorporating the amendment
1319	made by this act to section 250.01, Florida Statutes, in a
1320	reference thereto, paragraph (d) of subsection (1) of section
1321	689.27, Florida Statutes, is reenacted to read:
1322	689.27 Termination by servicemember of agreement to
1323	purchase real property
1324	(1) Notwithstanding any other provisions of law and for the
1325	purposes of this section:
1326	(d) "Servicemember" shall have the same meaning as provided
1327	in s. 250.01.
1328	Section 29. For the purpose of incorporating the amendment
1329	made by this act to section 250.01, Florida Statutes, in a
1330	reference thereto, subsection (5) of section 790.015, Florida
1331	Statutes, is reenacted to read:
1332	790.015 Nonresidents who are United States citizens and
1333	hold a concealed weapons license in another state; reciprocity
1334	(5) The requirement of paragraph (1)(a) does not apply to a
1335	person who:
1336	(a) Is a servicemember, as defined in s. 250.01; or
1337	(b) Is a veteran of the United States Armed Forces who was
1338	discharged under honorable conditions.
1339	Section 30. For the purpose of incorporating the amendment
1340	made by this act to section 250.01, Florida Statutes, in
1341	references thereto, subsection (4) and paragraph (b) of
1342	subsection (11) of section 790.06, Florida Statutes, are
1343	reenacted to read:
1344	790.06 License to carry concealed weapon or firearm

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1345 (4) The application shall be completed, under oath, on a
1346 form adopted by the Department of Agriculture and Consumer
1347 Services and shall include:

1348 (a) The name, address, place of birth, date of birth, and1349 race of the applicant;

(b) A statement that the applicant is in compliance with criteria contained within subsections (2) and (3);

(c) A statement that the applicant has been furnished a copy of or a website link to this chapter and is knowledgeable of its provisions;

(d) A conspicuous warning that the application is executed under oath and that a false answer to any question, or the submission of any false document by the applicant, subjects the applicant to criminal prosecution under s. 837.06;

(e) A statement that the applicant desires a concealed weapon or firearms license as a means of lawful self-defense; and

(f) Directions for an applicant who is a servicemember, as defined in s. 250.01, or a veteran, as defined in s. 1.01, to request expedited processing of his or her application. (11)

1366 (b) A license issued to a servicemember, as defined in s. 1367 250.01, is subject to paragraph (a); however, such a license 1368 does not expire while the servicemember is serving on military 1369 orders that have taken him or her over 35 miles from his or her 1370 residence and shall be extended, as provided in this paragraph, 1371 for up to 180 days after his or her return to such residence. If the license renewal requirements in paragraph (a) are met within 1372 the 180-day extension period, the servicemember may not be 1373

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1374 charged any additional costs, such as, but not limited to, late 1375 fees or delinquency fees, above the normal license fees. The 1376 servicemember must present to the Department of Agriculture and 1377 Consumer Services a copy of his or her official military orders or a written verification from the member's commanding officer 1378 before the end of the 180-day period in order to qualify for the 1379 1380 extension. 1381 Section 31. For the purpose of incorporating the amendment 1382 made by this act to section 250.01, Florida Statutes, in a 1383 reference thereto, subsection (1) of section 790.062, Florida 1384 Statutes, is reenacted to read: 1385 790.062 Members and veterans of United States Armed Forces; 1386 exceptions from licensure provisions.-1387 (1) Notwithstanding s. 790.06(2)(b), the Department of 1388 Agriculture and Consumer Services shall issue a license to carry 1389 a concealed weapon or firearm under s. 790.06 if the applicant 1390 is otherwise qualified and: 1391 (a) Is a servicemember, as defined in s. 250.01; or 1392 (b) Is a veteran of the United States Armed Forces who was 1393 discharged under honorable conditions. 1394 Section 32. For the purpose of incorporating the amendment 1395 made by this act to section 250.01, Florida Statutes, in a 1396 reference thereto, subsection (13) of section 790.065, Florida Statutes, is reenacted to read: 1397 1398 790.065 Sale and delivery of firearms.-1399 (13) A person younger than 21 years of age may not purchase 1400 a firearm. The sale or transfer of a firearm to a person younger

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1403	person who violates this subsection commits a felony of the
1404	third degree, punishable as provided in s. 775.082, s. 775.083,
1405	or s. 775.084. The prohibitions of this subsection do not apply
1406	to the purchase of a rifle or shotgun by a law enforcement
1407	officer or correctional officer, as those terms are defined in
1408	s. 943.10(1), (2), (3), (6), (7), (8), or (9), or a
1409	servicemember as defined in s. 250.01.
1410	Section 33. For the purpose of incorporating the amendment
1411	made by this act to section 250.01, Florida Statutes, in a
1412	reference thereto, paragraph (d) of subsection (2) of section
1413	790.0655, Florida Statutes, is reenacted to read:
1414	790.0655 Purchase and delivery of firearms; mandatory
1415	waiting period; exceptions; penalties
1416	(2) The waiting period does not apply in the following
1417	circumstances:
1418	(d) When a rifle or shotgun is being purchased by a law
1419	enforcement officer or correctional officer, as those terms are
1420	defined in s. 943.10(1), (2), (3), (6), (7), (8), or (9), or a
1421	servicemember as defined in s. 250.01.
1422	Section 34. For the purpose of incorporating the amendment
1423	made by this act to section 250.01, Florida Statutes, in
1424	references thereto, subsections (1), (2), and (3) of section
1425	948.21, Florida Statutes, are reenacted to read:
1426	948.21 Condition of probation or community control;
1427	military servicemembers and veterans
1428	(1) Effective for a probationer or community controllee
1429	whose crime is committed on or after July 1, 2012, and who is a
1430	veteran, as defined in s. 1.01, or servicemember, as defined in
1431	s. 250.01, who suffers from a military service-related mental
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1432 illness, traumatic brain injury, substance abuse disorder, or 1433 psychological problem, the court may, in addition to any other 1434 conditions imposed, impose a condition requiring the probationer 1435 or community controllee to participate in a treatment program 1436 capable of treating the probationer's or community controllee's 1437 mental illness, traumatic brain injury, substance abuse 1438 disorder, or psychological problem.

1439 (2) Effective for a probationer or community controllee 1440 whose crime is committed on or after July 1, 2016, and who is a 1441 veteran, as defined in s. 1.01, including a veteran who is 1442 discharged or released under a general discharge, or 1443 servicemember, as defined in s. 250.01, who suffers from a 1444 military service-related mental illness, traumatic brain injury, 1445 substance abuse disorder, or psychological problem, the court 1446 may, in addition to any other conditions imposed, impose a 1447 condition requiring the probationer or community controllee to 1448 participate in a treatment program capable of treating the probationer or community controllee's mental illness, traumatic 1449 1450 brain injury, substance abuse disorder, or psychological 1451 problem.

1452 (3) Effective for a probationer or community controllee whose crime is committed on or after October 1, 2019, and who is 1453 1454 a veteran, as defined in s. 1.01; a veteran who is discharged or 1455 released under any condition; a servicemember, as defined in s. 1456 250.01; an individual who is a current or former United States 1457 Department of Defense contractor; or an individual who is a 1458 current or former military member of a foreign allied country, who suffers from a military service-related mental illness, 1459 1460 traumatic brain injury, substance abuse disorder, or

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1461	psychological problem, the court may, in addition to any other
1462	conditions imposed, impose a condition requiring the probationer
1463	or community controllee to participate in a treatment program
1464	capable of treating the probationer or community controllee's
1465	mental illness, traumatic brain injury, substance abuse
1466	disorder, or psychological problem.
1467	Section 35. Except as otherwise expressly provided in this
1468	act, this act shall take effect July 1, 2022.
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1471	And the title is amended as follows:
1472	Delete everything before the enacting clause
1473	and insert:
1474	A bill to be entitled
1475	An act relating to the United States Space Force;
1476	amending s. 61.703, F.S.; revising the definition of
1477	the term "uniformed service" to include the United
1478	States Space Force; amending s. 92.51, F.S.; revising
1479	the Armed Forces officers authorized to take or
1480	administer specified oaths, affidavits, or
1481	acknowledgements to include United States Space Force
1482	officers; amending s. 97.021, F.S.; revising the
1483	definition of the term "uniformed services" to include
1484	the United States Space Force; amending s. 115.01,
1485	F.S.; revising the military service branches for which
1486	any county or state official who is called to active
1487	service may receive a leave of absence; amending s.
1488	163.3175, F.S.; updating military base names; amending
1489	s. 210.04, F.S.; adding post exchanges operated by the



1490 United States Space Force to those that are exempt 1491 from paying tax on cigarettes sold; amending s. 1492 250.01, F.S.; revising the definition of the term 1493 "armed forces" to include the United States Space 1494 Force; amending s. 250.43, F.S.; revising the armed 1495 forces uniforms that are protected from imitation to 1496 include uniforms of the United States Space Force; 1497 amending s. 250.52, F.S.; prohibiting persons from 1498 soliciting or persuading another not to enlist with 1499 the United States Space Force when the country is at 1500 war or there are indications of a pending war; 1501 amending s. 295.061, F.S.; revising the definition of 1502 the term "United States Armed Forces" to include the 1503 United States Space Force; amending s. 296.02, F.S.; 1504 revising the definition of the term "peacetime 1505 service" to include service in the United States Space 1506 Force; amending s. 331.304, F.S.; revising the names 1507 of specified former Air Force bases to reflect they 1508 are Space Force bases; amending s. 461.002, F.S.; 1509 providing an exception to graduate podiatric 1510 physicians practicing in the United States Space 1511 Force; amending s. 466.002, F.S.; providing an 1512 exemption to graduate dentists or dental surgeons 1513 practicing in the United States Space Force; amending 1514 s. 496.415, F.S.; prohibiting a person from 1515 representing or claiming to be a member of the United 1516 States Space Force in connection with any solicitation 1517 or charitable or sponsor sales promotion; amending s. 1518 540.08, F.S.; revising the definition of the term



1519 "member of the armed forces" to include members of the 1520 United States Space Force; amending s. 695.031, F.S.; 1521 including members of the United States Space Force and 1522 the United States Air Force as servicemembers who may 1523 acknowledge certain instruments; amending s. 718.113, 1524 F.S.; including the official flag that represents the 1525 United States Space Force as a flag that may be 1526 displayed by a condominium owner; amending s. 720.304, 1527 F.S.; including the official flag that represents the 1528 United States Space Force as a flag that may be 1529 displayed by a homeowner; amending s. 790.25, F.S.; 1530 authorizing members of the United States Space Force 1531 to own, possess, and lawfully use firearms and other 1532 weapons, ammunition, and supplies when on duty, when 1533 training or preparing themselves for military duty, or 1534 while subject to recall or mobilization; amending s. 1535 817.312, F.S.; prohibiting a person from unlawfully 1536 using the uniforms, medals, or insignia of the United 1537 States Space Force; amending s. 1000.36, F.S.; 1538 revising the definition of the term "uniformed 1539 services" to include the United States Space Force; amending s. 1003.051, F.S.; revising the definition of 1540 1541 the term "military student" to include a student who 1542 is a dependent of a current or former member of the 1543 United States Space Force; reenacting ss. 373.324(7), 1544 409.1664(1)(c), 520.14(1), 627.7283(5), 689.27(1)(d), 1545 790.015(5), 790.06(4) and (11)(b), 790.062(1), 1546 790.065(13), 790.0655(2)(d), and 948.21(1), (2), and 1547 (3), F.S., which reference the definition of the term



1548 "servicemember," to incorporate the amendment made to 1549 s. 250.01, F.S., in references thereto; providing 1550 effective dates.

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