GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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SENATE DRS75049-MDz-45A* (02/16)

Short Title:	References to Military Orgs./Make Uniform.	(Public)
Sponsors:	Senator Hartsell.	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO MAKE REFERENCES IN THE NORTH CAROLINA GENERAL STATUTES 3 TO FEDERAL AND STATE MILITARY ORGANIZATIONS PROPER AND 4 UNIFORM, AS DIRECTED BY SESSION LAW 2009-281, AS AMENDED BY 5 SESSION LAW 2010-152, AND TO MAKE CONFORMING CHANGES AND OTHER TECHNICAL CORRECTIONS TO THOSE SECTIONS, AS RECOMMENDED BY THE 6 7 GENERAL STATUTES COMMISSION. 8 The General Assembly of North Carolina enacts: 9 SECTION 1. G.S. 1-82 reads as rewritten: 10 "§ 1-82. Venue in all other cases. 11 In all other cases the action must be tried in the county in which the plaintiffs or the defendants, or any of them, reside at its commencement, or if none of the defendants reside in 12 the State, then in the county in which the plaintiffs, or any of them, reside; and if none of the 13 14 parties reside in the State, then the action may be tried in any county which the plaintiff designates in his- the plaintiff's summons and complaint, subject to the power of the court to 15 16 change the place of trial, in the cases provided by statute; provided that any person who has 17 resided on or been stationed in a United States army, navy, marine corps, coast guard or air 18 force- Army, Navy, Marine Corps, Coast Guard, or Air Force installation or reservation within 19 this State for a period of one (1) year or more next preceding the institution of an action shall 20 be deemed a resident of the county within which such installation or reservation, or part thereof, is situated and of any county adjacent to such county where such person stationed at 21 22 such installation or reservation lives in such adjacent county, for the purposes of this section. 23 The term person shall include military personnel and the spouses and dependents of such personnel." 24 25 SECTION 2. G.S. 7B-101(14) reads as rewritten: "(14) Juvenile. – A person who has not reached the person's eighteenth birthday 26 27 and is not married, emancipated, or a member of the armed forces- Armed 28 Forces of the United States." 29 SECTION 3. G.S. 7B-600(a) reads as rewritten:

"(a) In any case when no parent appears in a hearing with the juvenile or when the court finds it would be in the best interests of the juvenile, the court may appoint a guardian of the person for the juvenile. The guardian shall operate under the supervision of the court with or without bond and shall file only such reports as the court shall require. The guardian shall have the care, custody, and control of the juvenile or may arrange a suitable placement for the juvenile and may represent the juvenile in legal actions before any court. The guardian may



1	consent to certain actions on the part of the juvenile in place of the parent including (i)
2	marriage, (ii) enlisting in the armed forces, Armed Forces of the United States, and (iii)
3	enrollment in school. The guardian may also consent to any necessary remedial, psychological,
4	medical, or surgical treatment for the juvenile. The authority of the guardian shall continue
5	until the guardianship is terminated by court order, until the juvenile is emancipated pursuant to
6	Article 35 of Subchapter IV of this Chapter, or until the juvenile reaches the age of majority."
7	SECTION 4. G.S. 7B-1501(17) reads as rewritten:
8	"(17) Juvenile. – Except as provided in subdivisions (7) and (27) of this section,
9	any person who has not reached the person's eighteenth birthday and is not
10	married, emancipated, or a member of the armed forces Armed Forces of
11	the United States. Wherever the term "juvenile" is used with reference to
12	rights and privileges, that term encompasses the attorney for the juvenile as
13	well."
14	SECTION 5. G.S. 7B-2001 reads as rewritten:
15	"§ 7B-2001. Appointment of guardian.
16	In any case when no parent, guardian, or custodian appears in a hearing with the juvenile or
17	when the court finds it would be in the best interests of the juvenile, the court may appoint a
18	guardian of the person for the juvenile. The guardian shall operate under the supervision of the
19	court with or without bond and shall file only such reports as the court shall require. Unless the
20	court orders otherwise, the guardian:
21	
22	(3) May consent to certain actions on the part of the juvenile in place of the
23	parent or custodian, including (i) marriage, (ii) enlisting in the armed forces,
24	Armed Forces of the United States, and (iii) enrollment in school.
25	
26	SECTION 6. G.S. 7B-3402 reads as rewritten:
27	"§ 7B-3402. Exceptions.
28 29	This Article shall not apply to any juvenile under the age of 18 who is married or who is serving in the armed forces <u>Armed Forces</u> of the United States, or who has been emancipated."
29 30	SECTION 7. G.S. 10B-20(g) reads as rewritten:
30	"(g) Persons authorized by federal law or regulation to perform notarial acts may
31	perform the acts for persons serving in or with the <u>Armed Forces of the</u> United States armed
33	forces, <u>States</u> , their spouses, and their dependents."
33 34	SECTION 8. G.S. 14-34.3(b)(1) reads as rewritten:
35	"(b) This section does not apply to:
36	(1) Officers and enlisted personnel of the armed forces <u>Armed Forces</u> of the
30 37	United States when in discharge of their official duties as such and acting
38	under orders requiring them to carry arms or weapons, civil officers of the
39	United States while in the discharge of their official duties, officers and
40	soldiers of the militia when called into actual service, officers of the State, or
41	of any county, city or town, charged with the execution of the laws of the
42	State, when acting in the discharge of their official duties;".
43	SECTION 9. G.S. 14-269.7(b)(1) reads as rewritten:
44	"(b) This section does not apply:
45	(1) To officers and enlisted personnel of the armed forces <u>Armed Forces</u> of the
46	United States when in discharge of their official duties or acting under orders
47	requiring them to carry handguns."
48	SECTION 10. G.S. 14-288.1 reads as rewritten:
49	"§ 14-288.1. Definitions.
50	Unless the context clearly requires otherwise, the definitions in this section apply
51	throughout this Article:

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1 2	(1)	"Chairman of the board of county commissioners": "board of county commissioners or, in case of his the c	hairman's absence or
3		disability, the person authorized to act in his the chai	
4 5		the governing body of the county has specified who is chairman with respect to a particular power or duty set of	
6		term "chairman of the board of county commissioner	
7		person generally authorized to act in lieu of the chairma	
8			
9	(5)	"Law-enforcement officer": Any officer of the State of	
10		any of its political subdivisions authorized to make arre	•
11		authorized under the laws of North Carolina to make arr	6
12		within his- <u>that person's</u> territorial jurisdiction or in an a	
13 14		<u>person</u> has been lawfully called to duty by the Gover chairman of the board of county commissioners; any n	
14 15		forces <u>Armed Forces</u> of the United States, the North	
16		Guard, or the State defense militia North Carolina S	
17		called to duty in a state of emergency in North	
18		responsible for enforcing the laws of North Carolina or	
19		peace; or any officer of the United States authorized to	make arrests without
20		warrant and assigned to duties that include preserving	the public peace in
21		North Carolina.	
22	(6)	"Mayor": The mayor or other chief executive official of	1 0
23		case of his that person's absence or disability, the person	
24 25		his that person's stead. Unless the governing body of specified who is to act in lieu of the mayor with respect	1 0
23 26		or duty set out in this Article, the word "mayor" shall	
20		generally authorized to act in lieu of the mayor.	apply to the person
28	"	8	
29	SECT	FION 11. G.S. 14-288.20(a)(4) reads as rewritten:	
30	"(4)	The term "law-enforcement officer" means any officer	
31		any state, any political subdivision of a state, or the	
32		charged with the execution of the laws thereof; civil o	
33		States; officers and soldiers of the organized militia ar	e .
34 25		state or territory of the United States, the Commonweal	
35 36		the District of Columbia; and members of the armed for the United States."	ces Armed Forces of
30 37	SECT	FION 12. G.S. 14-401.6(a)(1) reads as rewritten:	
38	"(1)	By officers and enlisted personnel of the armed forces	Armed Forces of the
39	~ /	United States or this State while in the discharge of the	
40		acting under orders requiring them to carry arms or wea	
41	SECT	TION 13. G.S. 14-404(c)(6) reads as rewritten:	
42	"(6)	One who has been discharged from the armed forces	Armed Forces of the
43		<u>United States</u> under dishonorable conditions."	
44		FION 14. G.S. 14-415.4(e)(5) reads as rewritten:	4 10
45 46	"(5)	The petitioner is or has been dishonorably discharged fr	om the armed forces.
46 47	SECT	<u>Armed Forces of the United States.</u> " FION 15. G.S. 14-415.10(2a) reads as rewritten:	
47 48	SEC 1 "(2a)	Military permittee. – A person who holds a permit who	is also a member of
49	(24)	the armed forces <u>Armed Forces</u> of the United State	
50		reserves reserve components of the Armed Forces of the	
		<u> </u>	

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		North Carolina Army National Guard, or the North Caroli Guard."	na Air National
	SECT	FION 16. G.S. 14-415.12(b)(7) reads as rewritten:	
	"(7)	Is or has been discharged from the armed forces Armed Force	es of the United
		States under conditions other than honorable."	
	SECT	FION 17. G.S. 15A-1340.11(7)c. reads as rewritten:	
		"c. In the courts of the United States, another state, the	armed services
		Armed Forces of the United States, or another count	ry, regardless of
		whether the offense would be a crime if it occ	urred in North
		Carolina,".	
		FION 18. G.S. 15A-1340.16(e)(14) reads as rewritten:	
	"(14)		ed States armed
		services. Armed Forces of the United States."	
		FION 19. G.S. 18B-109(b) reads as rewritten:	
"(b)		ed Forces Installation No person shall have malt beverage	
-	-	rectly from a point outside this State to an armed forces-in	
		f the United States within this State if those alcoholic beverag	es are for resale
on the ins			
		FION 20. G.S. 18B-203(a)(17) reads as rewritten:	and installations
	"(17)	1 1	
		of the Armed Forces of the United States within this State installation;".	for resale on the
	SECT	FION 21. G.S. 20-7(f) reads as rewritten:	
"(f)		tion and Renewal of Licenses. – Drivers licenses shall be issu	ed and renewed
. ,		rovisions of this subsection:	ed and reliewed
puisuant	o ne p		
	(3b)	Renewal for certain members of the Armed Forces of the U	nited States and
	()	reserve components of the Armed Forces of the United State	
		a. The Division may renew a drivers license, without l	
		period of time before the license expires, if the pers	
		renewal is a member of the Armed Forces of the Unit	ed States or of a
		reserve component of the Armed Forces of the Un	nited States and
		provides orders that place the member on active duty	and duty station
		outside this State.	
		b. A person who is a member of a reserve componer	
		Forces of the United States whose license bears an	-
		that occurred while the person was on active duty o	
		shall be considered to have a valid license until 60 da	•
		of release from active duty upon showing proof of	
		unless the license was rescinded, revoked, or other	
		under some other provision of law. Notwithstanding	-
		this sub-subdivision, no license shall be considered	valid more than
		10 \cdots \cdots $(1 - 1)$ $(1 - 1)$ $(1 - 1)$	
	(A)	18 months after the date of expiration.	
	(4)	Renewal by mail. – The Division may renew by mail a drive	
	(4)	Renewal by mail. – The Division may renew by mail a drive by the Division to a person who meets any of the following c	lescriptions:
	(4)	Renewal by mail. – The Division may renew by mail a drive by the Division to a person who meets any of the following of a. Is a member of the Armed Forces of the United Sta	lescriptions: ates or a reserve
	(4)	Renewal by mail. – The Division may renew by mail a drive by the Division to a person who meets any of the following of a. Is a member of the Armed Forces of the United Sta component of the Armed Forces of the United Sta	lescriptions: ates or a reserve
	(4)	Renewal by mail. – The Division may renew by mail a drive by the Division to a person who meets any of the following of a. Is a member of the Armed Forces of the United Sta	lescriptions: ates or a reserve ates serving on

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1 2 3 4 5 6	When renewing a license by mail, the Division may waive the that would otherwise be required for the renewal and may conditions it finds advisable. A license renewed by mail is license that expires 60 days after the person to whom it is issu this State.	impose any a temporary
7	SECTION 22. G.S. 20-37.13 reads as rewritten:	
8	"§ 20-37.13. Commercial drivers license qualification standards.	
9	(a) No person shall be issued a commercial drivers license unless he: the p	erson:
10	(1) Is a resident of this State;	
11	(2) Is 21 years of age;	
12	(3) Has passed a knowledge test and a skills test for driving a com	
13	vehicle that comply with minimum federal standards establish	
14	regulation enumerated in 49 C.F.R., Part 383, Subparts F, G and	
15	(4) Has satisfied all other requirements of the Commercial Motor V	•
16	Act in addition to other requirements of this Chapter or federal	•
17 18	For the purpose of skills testing and determining commercial drivers license only the manufacturer's CVWP shall be used	classification,
18 19	only the manufacturer's GVWR shall be used. The tests shall be prescribed and conducted by the Division. Provided, a per-	son who is at
20	least 18 years of age may be issued a commercial drivers license if he the pers	
20	from, or not subject to, the age requirements of the federal Motor Carrier Safety	-
22	contained in 49 C.F.R., Part 391, as adopted by the Division.	, nogunations
23		
24	(c) Prior to October 1, 1992, the Division may waive the skills test f	or applicants
25	licensed at the time they apply for a commercial drivers license if:	
26	(1) For an application submitted by April 1, 1992, the applicant	has not, and
27	certifies that he or she has not, at any time during the two years	•
28	preceding the date of application done any of the following	0
29	application submitted after April 1, 1992, the applicant has not	
30	that he <u>or she</u> has not, at any time during the two years prece	ding April 1,
31 32	a. Had more than one drivers license, except during the 1	10 day period
32 33	a. Had more than one drivers license, except during the l beginning on the date he <u>or she</u> is issued a drivers licen	• 1
33 34	prior to December 31, 1989, he or she was required	
35	than one license by a State law enacted prior to June 1, 1	
36	b. Had any drivers license or driving privilege suspended	
37	cancelled;	,
38	c. Had any convictions involving any kind of motor ve	whicle for the
39	offenses listed in G.S. 20-17 or had any convictions for	r the offenses
40	listed in G.S. 20-17.4;	
41	d. Been convicted of a violation of State or local laws rela	ting to motor
42	vehicle traffic control, other than a parking violation, where	
43	arose in connection with any reportable traffic accident;	
44	e. Refused to take a chemical test when charged with	n an implied
45	consent offense, as defined in G.S. 20-16.2; and	. 1 1 .
46 47	(2) The applicant certifies, and provides satisfactory evidence, the	
47 48	regularly employed in a job requiring the operation of a comr	nercial motor
48 49	vehicle, and he <u>or she</u> either: a. Has previously taken and successfully completed a si	kills test that
49 50	was administered by a state with a classified licensin	
50 51	system and the test was behind the wheel in a vehicle i	
51	system and the test was bennit the wheel in a venicle i	prosentative

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1 2 3 4 5 6		 of the class and, if applicable, the type of for which the applicant seeks to be licenset b. Has operated for the relevant two-year pet this subsection, a vehicle representation applicable, the type of commercial mot applicant seeks to be licensed. 	d; or eriod under subpart (1)a. of ve of the class and, if tor vehicle for which the
7 8	. ,	Division may waive the skills test for applicants at ers license if the applicant meets all of the following	
9 10 11 12 13 14	 (3)	The applicant certifies, and provides satisfactor application, that the applicant is a member of an a of a branch of the United States Armed Forces <u>United States</u> and is regularly employed in a job r commercial motor vehicle, and the applicant eithe	the Armed Forces of the requiring the operation of a
15 16 17 18 19 20 21 22 23	while he the per- while his the per- a commercial dr surrenders all o	mmercial drivers license or learner's permit shall son is subject to a disqualification from driving a cor rson's drivers license is suspended, revoked, or cance rivers license be issued unless the person who has a ther drivers licenses issued by the Division or by vers license issued by another state, the Division mu cancellation.	mmercial motor vehicle, or elled in any state; nor shall applied for the license first another state. If a person
24 25	SEC	TION 23. G.S. 20-79.4(b) reads as rewritten: s. – The Division shall issue the following types of s	pecial registration plates:
26 27 28 29 30 31 32 33	(33)	Cold War Veteran. – Issuable to a veteran of th <u>Forces</u> of the United States who served during the 2, 1945, through December 26, 1991, and who was <u>services Armed Forces of the United States</u> under plate shall bear the words "Cold War Veteran" at the Cold War era. The Division may not issue the subdivision unless it receives at least 300 applicate	e Cold War era, September as separated from the armed t honorable conditions. The nd an insignia representing he plate authorized by this
34 35 36 37 38 39 40	(36)	Combat Veteran. – Issuable to a veteran of the A <u>States</u> who served in a combat zone, or in waters during a period of war and who was separated fro <u>United States</u> under honorable conditions. The I plate authorized by this subdivision unless applications for the plate. A "period of war" is any	adjacent to a combat zone, om the Armed Forces of the Division may not issue the it receives at least 300
41 42 43 44 45 46 47	 (87)	Military Veteran. – Issuable to an individual wh armed services. <u>Armed Forces</u> of the United Stat words "U.S. Military Veteran" and the name and service in which the individual served. The Divis authorized by this subdivision unless it receives a the plate.	es. The plate shall bear the d insignia of the branch of ion may not issue the plate
48 49 50 51	(88)	Military Wartime Veteran. – Issuable to either a <u>armed services</u> <u>Armed Forces</u> of the United St period of war who received a campaign or expedit their service. If the person is a veteran of the arm	tates who served during a tionary ribbon or medal for

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	of the United States, then the veteran must be separated from the armed services <u>Armed Forces of the United States</u> under honorable conditions. The plate shall bear a word or phrase identifying the period of war and a replica of the campaign badge or medal awarded for that war. The Division may not issue the plate authorized by this subdivision unless it receives a total of 300 applications for all periods of war, combined, to be represented on this plate. A "period of war" is any of the following:
)	(113) Prisoner of War. – Issuable to the following:
	a. A member or veteran member of the Armed Forces of the United States who has been captured and held prisoner by forces hostile to the United States while serving in the Armed Forces.Forces of the
-	United States.
	b. The surviving spouse of a person who had a prisoner of war plate at
	the time of death so long as the surviving spouse continues to renew the plate and does not remarry
	the plate and does not remarry.
	SECTION 24. G.S. 20-311(g) reads as rewritten:
	"(g) Notwithstanding the penalty and restoration fee provisions of this section, any
	monetary penalty or restoration fee shall be waived for any person who, at the time of
	notification of a lapse in coverage, was deployed as a member of the United States-Armed
	Forces of the United States outside of the continental United States for a total of 45 or more
	days. In addition, no insurance points under the Safe Driver Incentive Plan shall be assessed for
	any violation for which a monetary penalty or restoration fee is waived pursuant to this
	subsection. Any person qualifying under this subsection shall:
	(1) Have an affirmative defense to any criminal charge based upon the failure to
	return any registration card or registration plate to the Division;
	(2) Upon reregistration, receive without cost from the Division all necessary
	registration cards or plates; and
	(3) Upon notice of revocation, be permitted to transfer the vehicle's registration
	immediately to his or her spouse, child, or spouse's child, notwithstanding
	the provisions of subsection (e) of this section."
	SECTION 25. G.S. 28B-1 reads as rewritten: "§ 28B-1. Absentee in military service; definition.
	Any person serving in or with the armed forces <u>Armed Forces</u> of the United States, in or
	with the Red Cross, in or with the merchant marines, United States Merchant Marine, during
	any time when a state of hostilities exists between the United States and any other power, who
	has been reported or listed by the appropriate federal agency as missing in action or as a
	prisoner of war for a period of one year, shall be an "absentee in military service" within the
	meaning of this Chapter."
	SECTION 26. G.S. 28C-20 reads as rewritten:
	"§ 28C-20. Provisions applicable to person held incommunicado in foreign country.
	As to a person who is known to be held incommunicado in a foreign country, G.S. 28C-1
	through 28C-8 and G.S. 28C-10 may be applied as though such the person were an absentee
	within the meaning of this Chapter, and if his the person's whereabouts becomes unknown, the
	other provisions of this Chapter may be applied by such amendments to the pending proceeding
	as may be required. This section shall not apply to personnel serving in or with the armed
	forces, <u>Armed Forces of the United States</u> , the <u>merchant marine</u> , <u>United States Merchant</u>
	<u>Marine</u> , or the Red Cross during a period of hostilities between the United States and some other power who are listed by the appropriate federal agency as prisoners of war or as missing
	in action."

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1	SECTION 27. G.S. 31-18.4 reads as rewritten:
2	"§ 31-18.4. Probate of wills of members of the armed forces Armed Forces of the United
3	States.
4	In addition to the methods already provided in existing statutes therefor, a will executed by
5	a person while in the armed forces <u>Armed Forces</u> of the United States or the merchant
6	marine, United States Merchant Marine shall be admitted to probate (whether there were
7	subscribing witnesses thereto or not, if they, or either of them, is out of the State at the time
8	said the will is offered for probate) upon the oath of at least three credible witnesses that the
9	signature to said the will is in the handwriting of the person whose will it purports to be. Such
10	will so proven shall be effective to devise real property as well as to bequeath personal estate of
11	all kinds. This section shall not apply to cases pending in courts and at issue on the date of its
12	ratification."
13	SECTION 28. G.S. 35A-1228 reads as rewritten:
14	"§ 35A-1228. Guardians of children of servicemen; allotments and allowances.
15	In all cases where a person serving in the armed forces <u>Armed Forces</u> of the United States
16	has made an allotment or allowance to a resident of this State who is his child or other minor
17	dependent as provided by the Wartime Allowances to Service Men's Dependents Act or any
18	other act of Congress, the clerk in the county of the minor's residence may act as temporary
19	guardian, or appoint some suitable person to act as temporary guardian, of the person's minor
20	dependent for purposes of receiving and disbursing allotments and allowance funds for the
21	benefit of the minor dependent, when:
22	(1) The other parent of the child or other minor dependent, or other person
23	designated in the allowance or allotment to receive and disburse such
24	moneys for the benefit of the minor dependent, dies or becomes mentally
25	incompetent; and
26	(2) The person serving in the armed forces <u>Armed Forces</u> of the United States is
27	reported as missing in action or as a prisoner of war and is unable to
28	designate another person to receive and disburse the allotment or allowance
29	to the minor dependent."
30	SECTION 29.(a) G.S. 42-45(a) reads as rewritten:
31	"(a) Any member of the United States Armed Forces Armed Forces of the United States
32	who (i) is required to move pursuant to permanent change of station orders to depart 50 miles
33	or more from the location of the dwelling unit, or (ii) is prematurely or involuntarily discharged
34	or released from active duty with the United States Armed Forces Armed Forces of the United
35	States, may terminate his the member's rental agreement for a dwelling unit by providing the
36	landlord with a written notice of termination to be effective on a date stated in the notice that is
37	at least 30 days after the landlord's receipt of the notice. The notice to the landlord must be
38	accompanied by either a copy of the official military orders or a written verification signed by
39	the member's commanding officer."
40	SECTION 29.(b) G.S. 42-45(a1) reads as rewritten:
41	"(a1) Any member of the United States Armed Forces Armed Forces of the United States
42	who is deployed with a military unit for a period of not less than 90 days may terminate his the
43	member's rental agreement for a dwelling unit by providing the landlord with a written notice
44	of termination. The notice to the landlord must be accompanied by either a copy of the official
45	military orders or a written verification signed by the member's commanding officer.
46	Termination of a lease pursuant to this subsection is effective 30 days after the first date on
47	which the next rental payment is due or 45 days after the landlord's receipt of the notice,
48	whichever is shorter, and payable after the date on which the notice of termination is
49	delivered."
50	SECTION 30. G.S. 47-2 reads as rewritten:
51	"§ 47-2. Officials of the United States, foreign countries, and sister states.

General Assembly of North Carolina Session 2011 The execution of all such instruments and writings as are permitted or required by law to be 1 2 registered may be proved or acknowledged before any one of the following officials of the 3 United States, of the District of Columbia, of the several states and territories of the United 4 States, of countries under the dominion of the United States and of foreign countries: Any 5 judge of a court of record, any clerk of a court of record, any notary public, any commissioner of deeds, any commissioner of oaths, any mayor or chief magistrate of an incorporated town or 6 7 city, any ambassador, minister, consul, vice-consul, consul general, vice-consul general, 8 associate consul, or any other person authorized by federal law to acknowledge documents as 9 consular officers, or commercial agent of the United States, any justice of the peace of any state 10 or territory of the United States, any officer of the army or air force of the United States Army or Air Force or United States marine corps- Marine Corps having the rank of warrant officer or 11 higher, any officer of the United States navy-Navy or coast guard-Coast Guard having the rank 12 13 of warrant officer, or higher, or any officer of the United States merchant marine-Merchant Marine having the rank of warrant officer, or higher. No official seal shall be required of said 14 military, naval a military or merchant marine official, officer, but he the officer shall sign his 15 the officer's name, designate his the officer's rank, and give the name of his the officer's ship or 16 17 military organization and the date, and for the purpose of certifying said the acknowledgment, 18 he the officer shall use a form in substance as follows: On this the _____ day of _____, before me _____, the undersigned officer, personally 19 _____, known to me (or satisfactorily proven) to be accompanying or serving in 20 appeared 21 or with the armed forces Armed Forces of the United States (or to be the spouse of a person 22 accompanying or serving in or with the armed forces- Armed Forces of the United States) and 23 to be the person whose name is subscribed to the within instruments and acknowledged that 24 <u>he</u>-the person <u>executed</u> the same for the purposes therein contained. And the 25 undersigned does further certify that he the undersigned is at the date of this certificate a 26 commissioned officer of the rank stated below and is in the active service of the armed forces 27 Armed Forces of the United States. 28 29 30 Signature of Officer 31 32 33 34 Rank of Officer and command to which attached. 35 If the proof or acknowledgment of the execution of an instrument is had before a justice of 36 the peace of any state of the United States other than this State or of any territory of the United 37 States, the certificate of such-the justice of the peace shall be accompanied by a certificate of 38 the clerk of some court of record of the county in which such the justice of the peace resides, 39 which certificate of the clerk shall be under his-the clerk's hand and official seal, to the effect 40 that such the justice of the peace was at the time the certificate of such justice the justice bears date an acting justice of the peace of such the county and state or territory and that the genuine 41 42 signature of such the justice of the peace is set to such the certificate." 43 SECTION 31. G.S. 47-2.1 reads as rewritten:

44 "§ 47-2.1. Validation of instruments proved before officers of certain ranks.

45 Any instrument or writing, required by law to be proved or acknowledged before an officer, 46 which prior to the ratification of this section was proved or acknowledged before an officer of 47 the United States army or United States marine corps Army or Marine Corps having the rank of 48 second lieutenant or higher, or any officer of the United States navy Navy, or United States 49 coast guard Coast Guard, or United States merchant marine Merchant Marine, having the rank 50 of ensign or higher, is hereby validated and declared sufficient for all purposes." 51

SECTION 32. G.S. 47-81.2 reads as rewritten:

	General Assembly of North Carolina Session 20	11
1	"§ 47-81.2. Before army, <u>United States Army,</u> etc., officers.	
2	In all cases where instruments and writings have been proved or acknowledged before a	ny
3	officer of the army of the United States or United States marine corps- Army or Marine Con	
4	having the rank of captain or higher, before any officer of the United States navy or coast gue	-
5	Navy or Coast Guard having the rank of lieutenant, senior grade, or higher, or any officer of t	
6	United States merchant marine Merchant Marine having the rank of lieutenant, senior grade,	
7	higher, such proofs or acknowledgments, where valid in other respects, are hereby ratified	
8	confirmed and declared valid."	,
9	SECTION 33. The title of Article 5 of Chapter 47 of the General Statutes reads	25
10	rewritten:	ub
11	"Article 5.	
12	Registration of Official Discharges from the Military and Naval Armed Forces of the United	d
12	States."	u
13 14	SECTION 34. G.S. 47-109 reads as rewritten:	
14	"§ 47-109. Book for record of discharges in office of register of deeds; specifications.	
15	There shall be provided, and at all times maintained, in the office of the register of deeds	of
10	each county in North Carolina a special and permanent book, in which shall be record	
17		
18 19	official discharges from the army, navy, marine corps-United States Army, Navy, Marine Cor and other brenches of the armed foreas. Armed Foreas of the United States, Said, The be	
	and other branches of the armed forces <u>Armed Forces</u> of the United States. <u>Said The</u> bo	
20	shall be securely bound, and the pages of the <u>same book</u> shall be printed in the form	
21	discharge papers, with sufficient blank lines for the recording of such dates as may	be
22	contained in the discharge papers offered for registration."	
23	SECTION 35. G.S. 47-110 reads as rewritten:	
24	"§ 47-110. Registration of official discharge or certificate of lost discharge.	
25	Upon the presentation to the register of deeds of any county of any official discharge,	
26	official certificate of lost discharge, from the army, navy, marine corps, United States Arm	
27	Navy, Marine Corps, or any other branch of the armed forces Armed Forces of the Unit	
28	States he the register of deeds shall record the same without charge in the book provided for	1n
29	G.S. 47-109."	
30	SECTION 36. G.S. 47-111 reads as rewritten:	
31	"§ 47-111. Inquiry by register of deeds; oath of applicant.	c
32	If any register of deeds shall be in doubt as to whether or not any paper so presented the	
33	registration is an official discharge from the army, navy, or marine corps of the United Stat	
34	United States Army, Navy, Marine Corps, or any other branch of the Armed Forces of t	
35	United States or an official certificate of lost discharge, he the register of deeds shall have	
36	power to examine, under oath, the person so presenting such discharge, or otherwise inqu	
37	into its validity; and every register of deeds to whom a discharge or certificate of lost dischar	-
38	is presented for registration shall administer to the person offering such discharge or certification of the state of the	
39	of lost discharge for registration the following oath, to be recorded with and form a part of t	ine
40	registration of such discharge or certificate of lost discharge:	/
41	'I,, being duly sworn, depose and say that the foregoing discharge (
42	certificate of lost discharge) is the original discharge (or certificate of lost discharge) issued	
43	me by the government of the United States; and that no alterations have been made therein	by
44	me, or by any person to my knowledge.	
45	Subscribed and sworn to before me this day of,	
46	Subscribed and sworn to before me this day of,	
47		•
48	SECTION 37. G.S. 47-113 reads as rewritten:	
49	"§ 47-113. Certified copy of registration.	
50	Any person desiring a certified copy of any such discharge, or certificate of lost discharge	-
51	registered under the provisions of this Article shall apply for the same to the register of dee	ds

of the county in which such discharge or certificate of lost discharge is registered. The register 1 2 of deeds shall furnish certified copies of instruments registered under this Article without 3 charge to any member or former member of the armed forces Armed Forces of the United 4 States who applies therefor." 5 SECTION 38. G.S. 47-113.2(b)(3) reads as rewritten: 6 "(3) Military discharge document. – Any document that purports to represent a 7 notice of separation from or service in any armed forces the Armed Forces 8 of the United States or armed forces of any state, including, but not limited 9 to, Department of Defense Form 214 or 215, WD AGO 53, WD AGO 55, 10 WD AGO 53-55, NAVMC 78-PD, and NAVPERS 553, or any other letter 11 relating to the separation from the armed forces.553." 12 SECTION 39. G.S. 50-18 reads as rewritten: 13 "§ 50-18. Residence of military personnel; payment of defendant's travel expenses by 14 plaintiff. 15 In any action instituted and prosecuted under this Chapter, allegation and proof that the 16 plaintiff or the defendant has resided or been stationed at a United States army, navy, marine 17 corps, coast guard or air force Army, Navy, Marine Corps, Coast Guard, or Air Force 18 installation or reservation or any other location pursuant to military duty within this State for a 19 period of six months next preceding the institution of the action shall constitute compliance 20 with the residence requirements set forth in this Chapter; provided that personal service is had 21 upon the defendant or service is accepted by the defendant, within or without the State as by 22 law provided. 23 Upon request of the defendant or attorney for the defendant, the court may order the 24 plaintiff to pay necessary travel expenses from defendant's home to the site of the court in order 25 that the defendant may appear in person to defend said action." 26 SECTION 40. G.S. 50B-3.1(k) reads as rewritten: 27 "(k) Official Use Exemption. - This section shall not prohibit law enforcement officers 28 and members of any branch of the United States armed forces, Armed Forces of the United 29 States, not otherwise prohibited under federal law, from possessing or using firearms for 30 official use only." 31 SECTION 41. G.S. 53-141 reads as rewritten: 32 "§ 53-141. Powers. 33 Industrial banks shall have perpetual duration and succession in their corporate name unless 34 a limited period of duration is stated in their certificate of incorporation. They shall have the 35 powers conferred by subdivisions (1), (2), and (3) of subsection (a) of G.S. 55-3-02, and 36 subdivision (3) of G.S. 53-43, such additional powers as may be necessary or incidental for the 37 carrying out of their corporate purposes, and in addition thereto the following powers: 38 39 (7)To transact any lawful business in aid of the United States in time of war or 40 engagement of the nation's armed forces Armed Forces of the United States 41 in hostile military operations." 42 SECTION 42. G.S. 58-33-66(a) reads as rewritten: 43 "(a) The Commissioner may issue a temporary insurance producer license for a period 44 not to exceed 180 days or longer, for good cause, without requiring an examination if the 45 Commissioner deems that the temporary license is necessary for the servicing of an insurance 46 business in any of the following cases: 47 48 (3)To the designee of a licensed insurance producer entering active service in 49 the armed forces of the United States of America. Armed Forces of the 50 United States.

 (4) In any other circumstance where the Commissioner deems interest will be served best by the issuance of this license." SECTION 43. G.S. 58-37-1(4a) reads as rewritten: "(4a) "Eligible risk," for the purpose of nonfleet private passenge insurance, means: e. A nonresident of the State who is one of the following 1. A member of the armed forces Armed Forces States stationed in this State, or deployed of from a home base in this State, who intends to her home state; 2. The spouse of a nonresident member of th <u>Armed Forces</u> of the United States stationed deployed outside this State from a home bas who intends to return to his or her home state; 3. An out-of-state student who intends to return home state upon completion of his or her ti enrolled in school in this State; or " SECTION 44. G.S. 58-58-325 reads as rewritten: "\$ 58-58-325. Scope. This Part applies only to the solicitation or sale of any life insurance or and an insurer or insurance producer to an active duty service member of the United forces. Armed Forces." SECTION 45. G.S. 58-58-330(b) reads as rewritten: "\$ 58-58-335. Scope. This Part applies only to the solicitation on bal as rewritten: "\$ 58-58-335. Scope. This Part applies only to the solicitation on Dol Installations of the Unite forces. Armed Forces in accordance with Department of Defense DoD—"II 1344.07 – Personal Commercial Solicitation on Dol Installations. As used in this Part: (1) "Active duty" means full-time duty in the active military United States and includes <u>service</u> by members of the ress (National Guard and Reserve) while serving under publia active duty or full-time training. "Active duty" does not ind members of the resse (National Guard and Reserve) while serving under publia active duty or training under military calls or orders specifying per 31 calendar days. (1a) 'Armed Forces' means all compone	
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(1a) 'Armed Forces' means all components of the United States A	ous of less than
	may Nour Air
Horoo Marino L'orna and L'oast (-uard	<u>riiiy, Navy, Air</u>
Force, Marine Corps, and Coast Guard.	
 (11) "Service member" means any active duty commissioned of	icon onu octivo
(11) "Service member" means any active duty commissioned of duty warrant officer, or any active duty enlisted membe	
	of the armeu
forces.Armed Forces.	
(15) "United States armed forces" or "armed forces" means all co	moments of the
Army, Navy, Air Force, Marine Corps, and Coast Guard.	nponents of the
"	
SECTION 47. G.S. 58-58-340 reads as rewritten:	

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	Practices declared false, misleading, deceptive, or allation.	unfair on a military
(a) The	following acts or practices when committed on a mil	itary installation by an
	rance producer with respect to the in-person, face-to-	
	eclared to be false, misleading, deceptive, or unfair:	
	δ, <u>F</u> ,	
(8)	Knowingly accepting an application for life insurance	e or issuing a policy of
(-)	life insurance on the life of an enlisted member of the	• • •
	Forces without first obtaining for the insurer's files a	
	required form that confirms that the applicant has	
	fulfilled any other similar requirement for the	
	established by regulations, directives, or rules of the	
	or any branch of the armed forces.<u>Armed Forces.</u>	1
(b) The	following acts or practices when committed on a mil	itary installation by an
	rance producer constitute corrupt practices, improper inf	
	d to be false, misleading, deceptive, or unfair:	
(1)	Using Department of Defense personnel, directl	v or indirectly, as a
(-)	representative or agent in any official or business ca	
	compensation with respect to the solicitation or sa	1 0
	service members.	
(2)	Using an insurance producer to participate in any	armed forces Armed
	<u>Forces</u> sponsored education or orientation program."	
SE	CTION 48.(a) G.S. 58-58-345(a) reads as rewritten:	
	following acts or practices by an insurer or insurar	nce producer constitute
	es, improper influences or inducements and are declared	-
deceptive, or u		
(1)	Submitting, processing, or assisting in the submission	on or processing of any
	allotment form or similar device used by the Unit	ed States armed forces
	Armed Forces to direct a service member's pay to	o a third party for the
	purchase of life insurance. The foregoing includes	, but is not limited to,
	using or assisting in using a service member's M	yPay account or other
	similar Internet or electronic medium for such purp	
	does not prohibit assisting a service member by	providing insurer or
	premium information necessary to complete any allot	ment form.
•····		
SE	CTION 48.(b) G.S. 58-58-345(b) reads as rewritten:	
	following acts or practices by an insurer or insur	-
-	rding source, sponsorship, approval, or affiliation and a	re declared to be false,
-	ceptive, or unfair:	
(1)	Making any representation, or using any device, titl	-
	identifier that has the tendency or capacity to confu	
	member into believing that the insurer, insurance	
	offered is affiliated, connected or associated with	-
	sanctioned, or recommended by the U.S. Governn	
	armed forces, <u>Armed Forces</u> , or any state or federal	• • •
	entity. Examples of prohibited insurance producer ti	
	limited to, "Battalion Insurance Counselor," "Un	
	"Servicemen's Group Life Insurance Conversion Co	
	Benefits Counselor." Nothing in this subdivision p	-
	using a professional designation awarded after the su	-
	a course of instruction in the business of insura	ance by an accredited

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1 2 3 4		institution of higher learning. Those designations include to, Chartered Life Underwriter (CLU), Chartered Fi (ChFC), Certified Financial Planner (CFP), Master of S Services (MSFS), or Masters of Science Financial Planni	nancial Consultant, Science in Financial
5	(2)	Soliciting the purchase of any life insurance product three	ough the use of or in
6		conjunction with any third party organization that promo	otes the welfare of or
7		assists members of the United States armed forces	Armed Forces in a
8		manner that has the tendency or capacity to confuse of	
9		member into believing that either the insurer, insu	_
10		insurance product is affiliated, connected or associated	
11		sponsored, sanctioned, or recommended by the U.S.	Government or the
12		United States armed forces. <u>Armed Forces.</u> "	
13		TION 48.(c) G.S. 58-58-345(d) reads as rewritten:	
14		ollowing acts or practices by an insurer or insurance produ	acer regarding SGLI
15	or VGLI are decl	ared to be false, misleading, deceptive, or unfair:	
16			1 / 1
17	(3)	Suggesting, recommending, or encouraging a service n	
18 19		terminate his or her SGLI policy or issuing a life in	
19 20		replaces an existing SGLI policy unless the replacement upon or after the service member's separation from the	
20 21		Forces."	armed forces. <u>Armed</u>
22	SECT	TION 49. G.S. 65-43 reads as rewritten:	
23	"§ 65-43. Defini		
24	-	of this Article, the following definitions shall apply,	unless the context
25	requires otherwis	• • • • • • • • • • • • • • • • • • • •	
26	(1)	"Honorable military service" means:	
27	()	a. Service on active duty, other than for training,	as a member of the
28		Armed Forces of the United States, when the ser	
29		under honorable conditions;	
30		b. Service on active duty as a member of the A	
31		United States at the time of death under honorable	e conditions;
32		c. Service on active duty for training or full-time s	
33		of the Reserve <u>a reserve</u> component of the A	
34		United States, the Army National Guard, the Air	
35		the Reserve Officer Training Corps of the Army,	Navy, or Air Force,
36		at the time of death under honorable conditions.	
37	(2)	A "legal resident" of a state means a person whose pr	
38		abode is in that state, who uses that state to establish his	-
39 40		and other rights in a state, and who intends to live	
40 41	(2)	exclusion of maintaining a legal residence in any other st	
41	(3)	A "qualified veteran" means a veteran who meets t sub-subdivisions a. and b. of this subdivision:	he requirements of
43		a. A veteran who served an honorable military serv	vice or who served a
44		period of honorable nonregular service and is any	
45		1. A veteran who is entitled to retired pay for	-
46		under 10 U.S.C. §§ 12731-12741, as amer	-
47		2. A veteran who would have been entitle	
48		nonregular service under 10 U.S.C. §	
49		amended, but for the fact that the person	
50		of age.	-

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1 2		3. A veteran who is eligible for in under 38 U.S.C. § 2402, as am	nterment in a national cemetery
$\frac{2}{3}$	b.	Who is a legal resident of North Carol	
4	0.	1. At the time of death, or	inte.
5		2. For a period of at least 10 year	s. or
6		1 5	he Armed Forces of the United
7		States."	
8	SECTION 50	G.S. 66-58(c)(3b) reads as rewritten:	
9		eration of a military business center by	y a community college. For the
10	· · · · · ·	es of this subdivision, the term "mili	
11	facility	that serves to coordinate and facil	itate interactions between the
12	United	States Armed Forces; Armed Forces	s of the United States; military
13	-	nel, veterans, and their families; and pr	ivate businesses."
14		G.S. 86A-14(2) reads as rewritten:	
15		ssioned medical or surgical officers of	
16		r components of the U.S. armed force	
17		and those working under their supervis	sion;".
18		G.S. 86A-17(c) reads as rewritten:	
19	· · · · ·	erving in the <u>Armed Forces of the U</u>	
20	-	s of registration as a registered barber	• •
21	e	hout taking the required examination,	
22		n honorable discharge, by paying the	
23		l of Barber Examiners with a satisfacto	bry health certificate if required
24 25	by the Board."		
23 26		G.S. 89C-25(6) reads as rewritten: e by members of the armed forces;	Armed Foress of the United
20 27		employees of the government of the	
28		ctice of engineering or land surveying	
20 29	-	ment-owned works and projects; or p	
30	e	atural Resources Conservation Ser	• • •
31		ees of the Soil and Water Conservat	
32	1	ering job approval authority that invol	
33		ientation of best management practices	
34		G.S. 90-12.1A(a)(3) reads as rewritte	-
35		orized to treat personnel enlisted m	
36		of the United States armed services	• •
37		or veterans."	
38	SECTION 55	G.S. 90-12.4(3) reads as rewritten:	
39	"(3) Is a me	mber of the United States armed service	ees-Armed Forces of the United
40	<u>States</u>	or is employed by the Veterans' Adu	ninistration or another federal
41	agency		
42	SECTION 56	G.S. 90-18.1(h) reads as rewritten:	
43	"(h) A physician a	ssistant serving active duty in the 4	Inited States military Armed
44		ttes is exempt from the requirements	s of subdivision (g)(3) of this
45	section."		
46		G.S. $90-29(c)(2)$ reads as rewritten:	
47	· · · · · · · · · · · · · · · · · · ·	actice of dentistry, in the discharge of	
48		branch of the military service <u>Armed F</u>	
49 50		-time employ of any agency of the Uni	ted States;".
50	SECTION 58	G.S. $90-36(c)(2)$ reads as rewritten:	

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1 2 3	"(2) Has not been the subject of final or pending disciplinary action in the military, <u>Armed Forces of the United States</u> , in any state or territory in which the applicant is or has ever been licensed to practice dentistry, or in
4 5	any state or territory in which the applicant has held any other professional license."
6	SECTION 59. G.S. 90-37.1(a)(1) reads as rewritten:
7	"(1) Has an out-of-state current or expired license, or an expired license in this
8	State, or is authorized to treat veterans of or personnel enlisted serving in
)	the United States armed services Armed Forces of the United States; and".
)	SECTION 60. G.S. 90-87(23)(a) reads as rewritten:
1	"a. A written order or other order which is promptly reduced to writing
2	for a controlled substance as defined in this Article, or for a
3	preparation, combination, or mixture thereof, issued by a practitioner
ŀ	who is licensed in this State to administer or prescribe drugs in the
5	course of his professional practice; or issued by a practitioner serving
5	on active duty with the armed forces Armed Forces of the United
7	States or the United States Veterans Administration who is licensed
3	in this or another state or Puerto Rico, provided the order is written
)	for the benefit of eligible beneficiaries of armed services medical
)	care; a prescription does not include an order entered in a chart or
1	other medical record of a patient by a practitioner for the
2 3	administration of a drug; or".
5 4	SECTION 61. G.S. 90-115.1(1) reads as rewritten: "(1) The practice of optometry, in the discharge of their official duties, by
+ 5	"(1) The practice of optometry, in the discharge of their official duties, by optometrists in any branch of the military service of the United States <u>Armed</u>
6	Forces of the United States or in the full employ of any agency of the United
7	States."
8	SECTION 62. G.S. 90-187.10 reads as rewritten:
9	"§ 90-187.10. Necessity for license; certain practices exempted.
0	No person shall engage in the practice of veterinary medicine or own all or part interest in a
1	veterinary medical practice in this State or attempt to do so without having first applied for and
2	obtained a license for such purpose from the North Carolina Veterinary Medical Board, or
3	without having first obtained from said-the Board a certificate of renewal of license for the
ŀ	calendar year in which such the person proposes to practice and until he the person shall have
5	been first licensed and registered for such practice in the manner provided in this Article and
5	the rules and regulations of the said-Board.
7	Nothing in this Article shall be construed to prohibit:
3	(1) Any person or his employee from administering to animals, the title to which
9	is vested in himself, the person or the person's employer, except when said
)	the title is so vested for the purpose of circumventing the provisions of this
1	Article;
2 3	(2) Any person who is a regular student or instructor in a legally chartered
3 4	college from the performance of those duties and actions assigned as <u>his the</u> <u>person's</u> responsibility in teaching or research;
+ 5	 (3) Any veterinarian not licensed by the Board who is a member of the armed
5	forces <u>Armed Forces</u> of the United States or who is an employee of the
, 7	United States Department of Agriculture, the United States Public Health
3	Service or other federal agency, or the State of North Carolina, or political
9	subdivision thereof, from performing official duties while so commissioned
0	or employed;
1	

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1 2 2		(7)	Any physician licensed to practice medicine in this State, or <u>his the</u> <u>physician's</u> assistant, while engaged in medical research;
3 4 5		 (9)	Any veterinarian licensed to practice in another state from examining livestock or acting as a consultant in North Carolina, provided he the
6 7			<u>consulting veterinarian</u> is directly supervised by a veterinarian licensed by the Board who must, at or prior to the first instance of consulting, notify the
8			Board, in writing, that he or she is supervising the consulting veterinarian,
9			give the Board the name, address, and licensure status of the consulting
10			veterinarian, and also verify to the Board that the supervising veterinarian
11			assumes responsibility for the professional acts of the consulting
12 13			veterinarian; and provided further, that the consultation by the veterinarian
13 14			in North Carolina does not exceed 10 days or parts thereof per year, and further that all infectious or contagious diseases diagnosed are reported to
14			the State Veterinarian within 48 hours; or
16		(10)	Any person employed by the North Carolina Department of Agriculture and
17		~ /	Consumer Services as a livestock inspector or by the U.S. Department of
18			Agriculture as an animal health technician from performing regular duties
19			assigned to him or her during the course and scope of that person's
20			employment."
21	"(a)		FION 63. G.S. 90-210.25(a) reads as rewritten:
22 23	"(a)	Quan	fications, Examinations, Resident Traineeship and Licensure. –
23 24		(4)	
25		(.)	d. A certificate of resident traineeship shall be signed by the resident
26			trainee and upon payment of the renewal fee shall be renewable one
27			year after the date of original registration; but the certificate may not
28			be renewed more than two times. The Board shall mail to each
29 20			registered trainee at his last known address a notice that the renewal
30 31			fee is due and that, if not paid within 30 days of the notice, the
32			certificate will be canceled. A late fee, in addition to the renewal fee, shall be charged for a late renewal, but the renewal of the registration
33			of any resident trainee who is engaged in the active service in the
34			military service <u>Armed Forces</u> of the United States at the time
35			renewal is due may, at the discretion of the Board, be held in
36			abeyance for the duration of that service without penalties. No credit
37			shall be allowed for the 12-month period of resident traineeship that
38			shall have been completed more than five years preceding the
39 40			examination for a license.
40 41		(5)	The Board by regulation may recognize other examinations that the Board
42		(\mathbf{J})	deems equivalent to its own.
43			
44			b. The holder of any license issued by the Board who shall fail to renew
45			the same on or before February 1 of the calendar year for which the
46			license is to be renewed shall have forfeited and surrendered the
47			license as of that date. No license forfeited or surrendered pursuant to
48 49			the preceding sentence shall be reinstated by the Board unless it is shown to the Board that the applicant has throughout the period of
49 50			shown to the Board that the applicant has, throughout the period of forfeiture, engaged full time in another state of the United States or
50 51			the District of Columbia in the practice to which his the applicant's
~ -			and approximate provide to which his <u>and approximate</u>

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1 2 3 4 5 6	North Carolina license applies and has completed for each such year continuing education substantially equivalent in the opinion of the Board to that required of North Carolina licensees; or has completed in North Carolina a total number of hours of accredited continuing education computed by multiplying five times the number of years of forfeiture; or has passed the North Carolina examination for the		
7	forfeited license. No additional resident traineeship shall be required.		
8	The applicant shall be required to pay all delinquent annual renewal		
9	fees and a reinstatement fee. The Board may waive the provisions of		
10	this section for an applicant for a forfeiture which occurred during		
11	his the applicant's service in the armed forces Armed Forces of the		
12 13	United States provided <u>he</u> the applicant applies within six months		
13 14	following severance therefrom.		
14 15	SECTION 64. G.S. 90-210.101 reads as rewritten:		
16	"§ 90-210.101. Member in armed forces of Armed Forces failing to pay assessments;		
17	reinstatement.		
18	If a member of a burial association who is in the military or naval forces Armed Forces of		
19	the United States fails to pay any assessment, he the member shall be in bad standing, and		
20	unless and until restored, shall not be entitled to benefits. However, the said-member shall be		
21	reinstated in the burial association upon application made by him the member at any time until		
22	12 months after his the member's discharge from the military or naval forces Armed Forces of		
23	the United States, notwithstanding his the member's physical condition and without the		
24	payment of assessments which have become due during his-the member's service in the military		
25	or naval forces Armed Forces of the United States. Benefits will be in force immediately after		
26	such reinstatement."		
27	SECTION 65. G.S. $90-224.1(c)(2)$ reads as rewritten:		
28	"(2) Has no history of disciplinary action or pending disciplinary action in the		
29	military <u>Armed Forces of the United States</u> or in any state or territory in		
30	which the applicant is or has ever been licensed."		
31	SECTION 66. G.S. 90-270.34(a)(3) reads as rewritten:		
32 33	"(3) Practitioners of physical therapy employed in the United States armed		
33 34	services, <u>Armed Forces of the United States</u> , United States Public Health Service, Veterans Administration or other federal agency, to the extent		
34 35	permitted under federal law, so long as the practitioner limits services to		
36	those directly relating to work with the employing government agency;".		
37	SECTION 67. G.S. 90-664(3) reads as rewritten:		
38	"(3) A respiratory care practitioner serving in the armed forces <u>Armed Forces</u> or		
39	the Public Health Service of the United States or employed by the Veterans		
40	Administration when performing duties associated with that service or		
41	employment."		
42	SECTION 68. G.S. 93B-15 reads as rewritten:		
43	"§ 93B-15. Payment of license fees by members of the armed forces; Armed Forces;		
44	board waiver rules.		
45	(a) An individual who is serving in the armed forces <u>Armed Forces</u> of the United States		
46	and to whom G.S. 105-249.2 grants an extension of time to file a tax return is granted an		
47	extension of time to pay any license fee charged by an occupational licensing board as a		
48	condition of retaining a license granted by the board. The extension is for the same period that		
49 50	would apply if the license fee were a tax.		
50	(b) Occupational licensing boards shall adopt rules to postpone or waive continuing		

50 (b) Occupational licensing boards shall adopt rules to postpone or waive continuing 51 education, payment of renewal and other fees, and any other requirements or conditions

relating to the maintenance of licensure by an individual who is currently licensed by and in 1 2 good standing with the board, is serving in the armed forces Armed Forces of the United States, 3 and to whom G.S. 105-249.2 grants an extension of time to file a tax return." 4 SECTION 69.(a) G.S. 96-8(6)i. reads as rewritten: 5 "i. The term "employment" includes service performed for any State and 6 local governmental employing unit or for any Indian tribe, except 7 that employment does not include service performed (a) as an elected 8 official; (b) as a member of a legislative body or a member of the 9 judiciary, of a State or political subdivision thereof or of an Indian 10 tribe; (c) as a member of the State North Carolina National Guard or 11 Air National Guard; (d) as an employee serving on a temporary basis 12 in case of fire, storm, snow, earthquake, flood, or similar emergency; 13 or (e) in a policymaking or advisory position the performance of the duties of which ordinarily does not require more than eight hours per 14 week. The services to which clause (d) of the preceding sentence 15 applies include but are not limited to temporary emergency services 16 17 compensated solely by a fixed payment for each emergency call 18 answered whether or not provided for by prior agreement and 19 training in preparation for such temporary emergency service 20 whether or not compensated." 21 **SECTION 69.(b)** G.S. 96-8(8b) reads as rewritten: 22 "Severely disabled veteran" means an honorably discharged veteran of the "(8b) 23 armed forces Armed Forces of the United States who has received a 24 disability rating from the United States Department of Veterans Affairs that 25 meets the disability percentage requirements set forth in 38 CFR 4.16, as 26 amended, if the veteran (i) has a right to apply to the United States 27 Department of Veterans Affairs for compensation based on total disability or 28 individual unemployability, and (ii) has elected to work instead of assert the 29 right to receive compensation from the United States Department of 30 Veterans Affairs based on total disability or individual unemployability." SECTION 69.(c) Effective July 1, 2011, G.S. 96-8(10) reads as rewritten: 31 32 Total and partial unemployment. "(10) 33 For the purpose of establishing a benefit year, an individual shall be a. 34 deemed to be unemployed: 35 If he the individual has payroll attachment but, because of 1. 36 lack of work during the payroll week for which he-the 37 individual is requesting the establishment of a benefit year, he 38 the individual worked less than the equivalent of three 39 customary scheduled full-time days in the establishment, 40 plant, or industry in which hethe individual has payroll 41 attachment as a regular employee. If a benefit year is 42 established, it shall begin on the Sunday preceding the payroll 43 week ending date. 44 2. If hethe individual has no payroll attachment on the date 45 hethe individual reports to apply for unemployment 46 insurance. If a benefit year is established, it shall begin on the 47 Sunday of the calendar week with respect to which the 48 claimant met the reporting requirements provided by 49 Commission regulation. 50 For benefit weeks within an established benefit year, a claimant shall b. 51 be deemed to be:

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1 2 3		 Totally unemployed, irrespecting claimant's earnings for such defined in subparagraph c bel 	week, including payments
4 5		subdivision, would not reduc	
5 6	,	benefit amount as prescribed by 2. Partially unemployed, if he	
0 7		2. Partially unemployed, if he attachment but because of lac	1
8		week for which hethe claimar	nt is requesting benefits hethe
9		claimant worked less than	three customary scheduled
10		•	shment, plant, or industry in
11			byed and whose earnings from
12			ng payments defined in
13		subparagraph c below) <u>sub-sub</u>	
14		would qualify <u>himthe claiman</u>	nt for a reduced payment as
15		prescribed by G.S. 96-12(c).	the element had no ish
16 17		 Part-totally unemployed, if attachment during all or par 	
17		earnings for odd jobs or subsid	
19		defined in subparagraph c bel	
20		<u>subdivision</u> would qualify hi	
21		payment as prescribed by G.S.	
22	c .	No individual shall be considered une	
23		entire calendar week, he the individua	
24		will receive as a result of his the	-
25		employment, remuneration in the form	n of (i) wages in lieu of notice,
26		ii) accrued vacation pay, (iii) terminal	l leave pay, (iv) severance pay,
27		(v) separation pay, or (vi) dismissal pa	
28		name. Provided, however, if such pay	
29		he entire week, the claimant may be c	
30		lefined in subsections a and b of this	
31 32		and b. of this subdivision. Sums re	
32 33		services performed as an elected of office, as defined in G.S. 128-1.1(d),	
33 34		North Carolina National Guard, as de	
35	-	nember of any reserve component	
36		Forces of the United States shall not	
37		hat individual's employment status u	
38		further, however, that an individua	
39		inemployed as to receipt of sever	
40	i	ndividual is registered at or attend	ing any institution of higher
41		education as defined in G.S. 96-8(5)j.,	
42	j	n G.S. 96-8(5)q., or Commission app	proved vocational, educational,
43		or training programs as defined in G.S.	
44		An individual's week of unemplo	•
45		commence only after his the ind	•
46		employment office, except as the Co	ommission may by regulation
47		otherwise prescribe.	a 2 offentive Octobert 1 2000
48 40		Repealed by Session Laws 2009-506, so	
49 50		and applicable to claims filed on or after	
50 51		No substitute teacher or other substitic considered unemployed for days or w	-
51		considered unemployed for days of w	vers when not caned to work

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1	unless the individual is or was employed as a full-time substitute
2	during the period of time for which the individual is requesting
3	benefits. For the purposes of this subsection, full-time substitute is
4	defined as a substitute employee who works more than 30 hours a
5	week on a continual basis for a period of six months or more."
6	SECTION 70. G.S. $96-9(c)(6)$ reads as rewritten:
7	"(6) If the Commission finds that an employer's business is closed solely because
8	of the entrance of one or more of the owners, officers, partners, or the
9	majority stockholder into the Armed Forces of the United States, or of any of
10	its allies, or of the United Nations, such employer's experience rating
11	account shall not be terminated; and, if the business is resumed within two
12	years after the discharge or release from active duty in the Armed Forces of
13	the United States of such person or persons, the employer's account shall be
14	deemed to have been chargeable with benefits throughout more than 13
15	consecutive calendar months ending July 31 immediately preceding the
16	computation date. This subdivision shall apply only to employers who are
17	liable for contributions under the experience rating system of financing
18	unemployment benefits. This subdivision shall not be construed to apply to
19	employers who are liable for payments in lieu of contributions or to
20	employers using the reimbursable method of financing benefit payments."
21	SECTION 71. G.S. 105-113.81(c) reads as rewritten:
22	"(c) Sales to Armed Forces. Forces of the United States. – Wholesalers and importers of
23	malt beverages and wine are not required to remit excise taxes on malt beverages and wine sold
24	to the United States Armed Forces. Armed Forces of the United States. The Secretary may
25	require malt beverages and wine sold to the Armed Forces Armed Forces of the United States to
26	be marked "For Military Use Only" to facilitate identification of those beverages."
27	SECTION 72. G.S. 105-158 reads as rewritten:
28	"§ 105-158. Taxation of certain armed forces <u>Armed Forces</u> personnel and other
29	individuals upon death.
30	An individual is not subject to the tax imposed by this Part for a taxable year if, under
31	section 692 of the Code, the individual is not subject to federal income tax for that same taxable
32	year."
33	SECTION 73. G.S. 105-244.1 reads as rewritten:
34	"§ 105-244.1. Cancellation of certain assessments.
35	The Secretary of Revenue is hereby authorized, empowered and directed to cancel and
36	abate all assessments made after October 16, 1940, for or on account of any tax owing to the
37	State of North Carolina and which is payable to the Department of Revenue against any person
38	who was killed while a member of the armed forces <u>Armed Forces of the United States</u> or who
39 40	has a service connected disability as a result of which the United States is paying him disability
40	compensation. This provision shall apply only to assessments made after October 16, 1940, for
41	taxes which were due prior to the time the taxpayer was inducted into the armed forces. Armed
42 43	Forces of the United States. If any such assessment is or has been paid, the Secretary of
43 44	Revenue may refund the amount paid but shall not add thereto any interest." SECTION 74 $C \le 1084, 55, 2(b)(12)$ mode as mywritten:
44 45	SECTION 74. G.S. 108A-55.3(b)(13) reads as rewritten:
45 46	"(13) A document from the U.S. Department of Veterans Affairs, U.S. Military U.S. Department of Defense or the U.S. Department of Homeland
40 47	Military, U.S. Department of Defense, or the U.S. Department of Homeland Security verifying the applicant's intent to live in North Carolina
48	permanently or for an indefinite period of time or that the applicant is
48 49	residing in North Carolina to seek employment or with a job commitment."
49 50	SECTION 75. G.S. 110-129(2) reads as rewritten:
50	5201101173, 0.5.110-127(2) reaus as rewritten.

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"(2) "Dependent child" means any person un otherwise emancipated, married or a mem Forces of the United States, or any person	ber of the armed forces Armed
court orders that support payments continue SECTION 76. G.S. 113-130(4)e. reads as rewritten	as provided in G.S. 50-13.4(c)."
"e. Military Personnel and Their Depen forces_ <u>Armed Forces</u> of the Unite	dents. – A member of the armed
facility in North Carolina, hist	the member's spouse, and any
dependent under 18 years of age residented residents of the State, of the	e
also, if different, of any county in located."	n which the military facility is
SECTION 77. G.S. 115C-254 reads as rewritten:	
"§ 115C-254. Use of school buses by State defense mi	ilitia or national guard.<u>North</u>
<u>Carolina National Guard.</u>	
When requested to do so by the Governor, the board of	•
administrative unit is authorized and directed to furnish a suff	
the North Carolina State Defense Militia or the North Carolina	
of transporting members of the State <u>defense</u> militia <u>or</u> member	
Guard to and from authorized places of encampment, or to and	1
of the State <u>defense</u> militia or members of the <u>North Carolin</u> proceed for the purpose of suppressing riots or insurrections	
with any other emergency. Public school buses so furnished by	
unit to the North Carolina State Defense Militia State defen	
National Guard shall be operated by members or employees	
North Carolina National Guard, and all expense of such op	
replacement of any bus occasioned by such operation, shall	
appropriations available for the use of the State defense militi	a or the North Carolina National
Guard."	
SECTION 78. G.S. 115C-302.1(g) reads as rewritt	
"(g) Service in Armed Forces. – The State Board of	e e
standard salary schedule of teachers as authorized by law,	1
entered the armed <u>Armed Forces</u> or auxiliary forces of the U	1 ,
1940, and who left their positions for such service shall be all the period of such service as though the same had not been	
the period of such service as though the same had not been such persons return to the position of teachers, principals, and	
schools of the State after having been honorably discharged f	1 1
auxiliary forces of the United States."	Toth the armed <u>ranked rolees</u> of
SECTION 79. G.S. 115D-5.1(f1) reads as rewritte	n:
"(f1) Notwithstanding any other provision of law, th	
Colleges may adopt guidelines that allow the Customized	
appropriated for that program to support training projects for th	ne various branches of the United
States Armed Forces. Armed Forces of the United States."	
SECTION 80. G.S. 115D-39(a) reads as rewritten:	
"(a) The State Board of Community Colleges shall fix	0
charged to students for applying to or attending any institution	1 1
The receipts from all student tuition and fees, other than st	•
funds and shall be deposited as provided by regulations of Colleges	the State Board of Community
Colleges. The legal resident limitation with respect to tuition, s	et forth in GS 116-1431 and
G.S. 116-143.3, shall apply to students attending institutions of	
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provided, however, that when an employer other than the armed services, Armed Forces, as that 1 2 term is defined in G.S. 116-143.3, pays tuition for an employee to attend an institution 3 operating pursuant to this Chapter and when the employee works at a North Carolina business 4 location, the employer shall be charged the in-State tuition rate; provided further, however, a 5 community college may charge in-State tuition to up to one percent (1%) of its out-of-state 6 students, rounded up to the next whole number, to accommodate the families transferred by 7 business, the families transferred by industry, or the civilian families transferred by the 8 military, Armed Forces, consistent with the provisions of G.S. 116-143.3, into the State. 9 Notwithstanding these requirements, a refugee who lawfully entered the United States and who 10 is living in this State shall be deemed to qualify as a domiciliary of this State under G.S. 116-143.1(a)(1) and as a State resident for community college tuition purposes as defined 11 in G.S. 116-143.1(a)(2). Also, a nonresident of the United States who has resided in North 12 13 Carolina for a 12-month qualifying period and has filed an immigrant petition with the United 14 States Immigration and Naturalization Service shall be considered a State resident for community college tuition purposes." 15 SECTION 81. G.S. 116-15(e) reads as rewritten: 16

17 Post-secondary Degree Activity within the Military.Armed Forces of the United "(e) 18 States. - To the extent that an institution undertakes post-secondary degree activity on the 19 premises of military posts or reservations located in this State for military personnel stationed 20 on active duty there, or their dependents, the institution shall be exempt from the licensure 21 requirements of this section."

22

SECTION 82. G.S. 116-21.3(c) reads as rewritten:

23 Any member of the armed services, Armed Forces, as defined in G.S. 116-143.3(a), "(c)24 abiding in this State incident to active military duty, who does not qualify as a resident for 25 tuition purposes, as defined under G.S. 116-143.1, is eligible for a legislative tuition grant 26 pursuant to this section if the member is enrolled as a full-time undergraduate student or as a 27 licensure student. The member's legislative tuition grant shall not exceed the cost of tuition less 28 any tuition assistance paid by the member's employer."

29

30

SECTION 83. G.S. 116-143.1(h) reads as rewritten:

"(h) No person shall lose his or her resident status for tuition purposes solely by reason 31 of serving in the armed forces Armed Forces of the United States outside this State." 32

SECTION 84. G.S. 116-143.3 reads as rewritten:

33 "§ 116-143.3. Tuition of armed services <u>Armed Forces</u> personnel and their dependents.

Definitions. – The following definitions apply in this section: (a)

35 36

34

37

- The term "abode" shall mean the place where a person actually lives, (1)whether temporarily or permanently; the term "abide" shall mean to live in a
- given place.
- 38 The term "armed services" "Armed Forces" shall mean the United States Air (2) 39 Force, Army, Coast Guard, Marine Corps, and Navy; the North Carolina 40 National Guard; and any Reserve Component reserve component of the 41 foregoing.
- 42
- Repealed by Session Laws 2007-484, s. 15, effective August 30, 2007. (3)

43 (b) Any active duty member of the armed services Armed Forces qualifying for 44 admission to an institution of higher education as defined in G.S. 116-143.1(a)(3) but not 45 qualifying as a resident for tuition purposes under G.S. 116-143.1 shall be charged the in-State 46 tuition rate and applicable mandatory fees for enrollments while the member of the armed 47 services - Armed Forces is abiding in this State incident to active military duty in this State. In 48 the event the active duty member of the armed services- Armed Forces is reassigned outside of 49 North Carolina or retires, the member shall continue to be eligible for the in-State tuition rate and applicable mandatory fees so long as the member is continuously enrolled in the degree or 50 51 other program in which the member was enrolled at the time the member is reassigned. In the

event the active duty member of the armed services Armed Forces receives an Honorable 1 2 Discharge from military service, the member shall continue to be eligible for the in-State 3 tuition rate and applicable mandatory fees so long as the member establishes residency in North 4 Carolina within 30 days after the discharge and is continuously enrolled in the degree or other 5 program in which the member was enrolled at the time the member is discharged.

- 6
- (b1). (b2) Repealed by Session Laws 2004-130, s. 1, effective August 1, 2004.

7 Any dependent relative of a member of the armed services Armed Forces who is (c) 8 abiding in this State incident to active military duty, as defined by the Board of Governors of 9 The University of North Carolina and by the State Board of Community Colleges while sharing 10 the abode of that member shall be eligible to be charged the in-State tuition rate, if the dependent relative qualifies for admission to an institution of higher education as defined in 11 12 G.S. 116-143.1(a)(3). The dependent relatives shall comply with the requirements of the 13 Selective Service System, if applicable, in order to be accorded this benefit. In the event the 14 member of the armed services Armed Forces is reassigned outside of North Carolina or retires, the dependent relative shall continue to be eligible for the in-State tuition rate and applicable 15 mandatory fees so long as the dependent relative is continuously enrolled in the degree or other 16 17 program in which the dependent relative was enrolled at the time the member is reassigned or 18 retires. In the event the member of the armed services - Armed Forces receives an Honorable 19 Discharge from military service, the dependent relative shall continue to be eligible for the 20 in-State tuition rate and applicable mandatory fees so long as the dependent relative establishes 21 residency within North Carolina within 30 days after the discharge and is continuously enrolled 22 in the degree or other program in which the dependent relative was enrolled at the time the 23 member is discharged.

24 (d) The person applying for the benefit of this section has the burden of proving 25 entitlement to the benefit.

26 A person charged less than the out-of-state tuition rate solely by reason of this (e) 27 section shall not, during the period of receiving that benefit, qualify for or be the basis of 28 conferring the benefit of G.S. 116-143.1(g), (h), (i), (j), (k), or (l)."

29

SECTION 85. G.S. 116-209.51 reads as rewritten:

30 "§ 116-209.51. Purpose.

31 The General Assembly of North Carolina, recognizing that the North Carolina National 32 Guard is the only organized, trained and equipped military force subject to the control of the 33 State, hereby establishes a program of tuition assistance for qualifying guard members for the 34 purpose of encouraging voluntary membership in the guard, North Carolina National Guard, 35 improving the educational level of its members, and thereby benefiting the State as a whole."

36

SECTION 86.(a) G.S. 116-209.54(a) reads as rewritten:

37 Active members of the North Carolina National Guard who are enrolled or who "(a) 38 shall enroll in any business or trade school, private educational institution, or State educational 39 institution shall be eligible to apply for this tuition assistance benefit: Provided, that the 40 applicant has a minimum obligation of two years remaining as a member of the North Carolina National Guard from the end of the academic period for which tuition assistance is provided or 41 42 that the applicant commit himself or herself to extended membership for at least two additional 43 years from the end of that academic period."

44

SECTION 86.(b) G.S. 116-209.54(c)(2)a. reads as rewritten:

- The applicant has a minimum obligation of two years remaining as a 45 "a. 46 member of the North Carolina National Guard from the time of the application; or" 47 48
 - SECTION 87. G.S. 116-209.55(c) reads as rewritten:

49 ''(c)All tuition benefit disbursements shall be made to the business or trade school or 50 State or private educational institution concerned, for credit to the tuition account of each 51 recipient. Funds disbursed pursuant to subsection (g) of this section shall be made to the student

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1 2	loan creditor concerned to be applied against the outstanding student loans of each <u>North</u> Carolina National Guard member beneficiary."
3	SECTION 88. G.S. 116-235(b)(1) reads as rewritten:
4	"(1) Admission of Students. – The School shall admit students in accordance
5	with criteria, standards, and procedures established by the Board of Trustees.
6	To be eligible to be considered for admission, an applicant must be either a
7	legal resident of the State, as defined by G.S. 116-143.1(a)(1), or a student
8	whose parent is an active duty member of the armed services, Armed Forces,
9	as defined by G.S. 116-143.3(2), who is abiding in this State incident to
10	active military duty at the time the application is submitted, provided the
11	student shares the abode of that parent; eligibility to remain enrolled in the
12	School shall terminate at the end of any school year during which a student
13	becomes a nonresident of the State. The Board of Trustees shall ensure,
14	insofar as possible without jeopardizing admission standards, that an equal
15	number of qualified applicants is admitted to the program and to the
16	residential summer institutes in science and mathematics from each of North
17	Carolina's congressional districts. In no event shall the differences in the
18	number of qualified applicants offered admission to the program from each
19	of North Carolina's congressional districts be more than two and one-half
20	percentage points from the average number per district who are offered
21	admission."
22	SECTION 89. G.S. 120-4.12(d) reads as rewritten:
23 24	"(d) Any member of the Retirement System who has eight or more years of creditable
24 25	service as a member of the General Assembly may purchase prior service credit for service in the armed forces <u>Armed Forces</u> of the United States at the same rates and conditions as set
23 26	forth in G.S. 120-4.14 and G.S. 120-4.16; provided that credit is allowed only for the initial
20 27	period of active duty in the armed forces Armed Forces of the United States up to the time the
28	member was first eligible to be separated or released therefrom, and subsequent periods of such
29	active duty as required by the armed forces <u>Armed Forces</u> of the United States up to the date of
30	first eligibility for separation or release therefrom; and further provided that the member
31	submits satisfactory evidence of the service claimed and that service credit be allowed only for
32	the period of active service in the armed forces Armed Forces of the United States not
33	creditable in any other retirement system, except the National Guard or any reserve component
34	of the armed forces Armed Forces of the United States."
35	SECTION 90. G.S. 126-2(b)(3) reads as rewritten:
36	"(3) Two State employees subject to the State Personnel Act serving in
37	nonexempt positions, appointed by the Governor, including one of whom is
38	a veteran of the armed forces Armed Forces of the United States appointed
39	upon the nomination of the Veterans' Affairs Commission. One employee
40	shall serve in a State government position having supervisory duties, and one
41	employee shall serve in a nonsupervisory position. Neither employee may be
42	a human resources professional. The Governor shall consider nominations
43	submitted by the State Employees Association of North Carolina. The initial
44	members appointed under this subdivision shall serve terms expiring June
45 46	30, 2001; the terms of subsequent appointees shall be six years."
46 47	SECTION 91. G.S. 127B-2 reads as rewritten: "§ 127B-2. Military property defined.
47 48	"Military property" means property originally manufactured for the United States or State
40 49	of North Carolina which is a type and kind issued for use in, or furnished and intended for, the
49 50	military service <u>Armed Forces</u> of the United States or the militia of the State of North
50	annuary service <u>rained roles</u> of the onlice states of the minute of the state of North

50 military se 51 Carolina."

SECTION 92. G.S. 127B-11 reads as rewritten:

"§ 127B-11. Private discrimination prohibited.

3 No person shall discriminate against any officer, warrant officer or enlisted person of the 4 military or naval-forces of the State or of the United States because of their membership 5 therein. No member of these military forces shall be prejudiced or injured by any person, employer, officer or agent of any corporation, company or firm with respect to their 6 7 employment, position or status or denied or disqualified for employment by virtue of their 8 membership or service in the military forces of this State or of the United States."

SECTION 93. G.S. 127B-12 reads as rewritten:

10 "§ 127B-12. Public discrimination prohibited.

11 No officer or employee of the State, or of any county, city and county, municipal corporation, school district, water district, or other district shall discriminate against any 12 13 officer, warrant officer or enlisted person of the military or naval-forces of the State or of the 14 United States because of their membership therein. No member of the military forces shall be prejudiced or injured by any officer or employee of the State, or of any county, city and county, 15 municipal corporation, school district, water district, or other district with respect to their 16 17 employment, appointment, position or status or denied or disqualified for or discharged from 18 their employment or position by virtue of their membership or service in the military forces of 19 this State or of the United States."

20 SECTION 94. G.S. 127B-13 reads as rewritten:

21 "§ 127B-13. Refusing entrance prohibited.

22 No person shall prohibit or refuse entrance to any officer, warrant officer or enlisted person 23 of the military or naval forces of this State or of the United States into any public place of 24 entertainment, of amusement, or accommodation because the officer or enlisted person is 25 wearing the uniform of the organization to which they belong or because of their membership 26 or service in the military forces of this State or of the United States."

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SECTION 95. G.S. 127B-14 reads as rewritten:

28 "§ 127B-14. Employer discrimination prohibited.

29 No employer or officer or agent of any corporation, company, or firm, or other person shall 30 discharge any person from employment because of the performance of any emergency military 31 duty by reason of being an officer, warrant officer or enlisted person of the military or naval 32 forces of this State or the United States." 33

SECTION 96. G.S. 128-15(c) reads as rewritten:

34 "§ 128-15. Employment preference for veterans and their spouses or surviving spouses.

35 Hereafter, in all evaluations of applicants for positions with this State or any of its 36 departments, institutions or agencies, a preference shall be awarded to all eligible veterans who 37 are citizens of the State and who served the State or the United States honorably in either the 38 army, navy, marine corps, nurses' corps, air corps, air force, coast guard, or any of the armed 39 services the military forces of this State or of the United States during a period of war. This preference applies to initial employment with the State and extends to other employment events 40 including subsequent hirings, promotions, reassignments, and horizontal transfers." 41

42

SECTION 97.(a) G.S. 128-26(a) reads as rewritten:

43 "§ 128-26. Allowance for service.

44 Each person who becomes a member during the first year of his or her employer's (a) 45 participation, and who was an employee of the same employer at any time during the year 46 immediately preceding the date of participation, shall file a detailed statement of all service 47 rendered by him or her to that employer prior to the date of participation for which he or she 48 claims credit.

49 A participating employer may allow prior service credit to any of its employees on account of: their earlier service to the aforesaid employer; or, their earlier service to any other employer 50

as the term employer is defined in G.S. 128-21(11); or, their earlier service to any state,
 territory, or other governmental subdivision of the United States other than this State.

3 A participating employer may allow prior service credit to any of its employees on account 4 of service, as defined in G.S. 135-1(23), to the State of North Carolina to the extent of such 5 service prior to the establishment of the Teachers' and State Employees' Retirement System on 6 July 1, 1941; provided that employees allowed such prior service credit pay in a total lump sum 7 an amount calculated on the basis of compensation the employee earned when he the employee 8 first entered membership and the employee contribution rate at that time together with interest 9 thereon from year of first membership to year of payment shall be one half of the calculated 10 cost.

With respect to a member retiring on or after July 1, 1967, the governing board of a 11 12 participating unit may allow credit for any period of military service in the armed forces-Armed 13 Forces of the United States if the person returned to the service of his-the person's employer 14 within two years after having been honorably discharged, or becoming entitled to be discharged, released, or separated from such armed services; the Armed Forces of the United 15 States; provided that, notwithstanding the above provisions, any member having credit for not 16 17 less than 10 years of otherwise creditable service may be allowed credit for such military 18 services which are not creditable in any other governmental retirement system; provided 19 further, that a member will receive credit for military service under the provisions of this 20 paragraph only if he the member submits satisfactory evidence of the military service claimed 21 and the participating unit of which he- the member is an employee agrees to grant credit for 22 such military service prior to January 1, 1972.

A member retiring on or after July 1, 1971, who is not granted credit for military service under the provisions of the preceding paragraph will be allowed credit for any period in the armed services<u>Armed Forces</u> of the United States up to the date <u>he_the member</u> was first eligible to be separated or released therefrom; provided that <u>he_the member</u> was an employee as defined in G.S. 128-21(10) at the time <u>he_the member</u> entered military service, and either of the following conditions is met:

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- (1) <u>He-The member</u> returns to service, with the employer by whom <u>he-the</u> <u>member</u> was employed when <u>he-the member</u> entered military service, within a period of two years after <u>he-the member</u> is first eligible to be separated or released from such military service under other than dishonorable conditions.
 - (2) <u>He-The member</u> is in service, with the employer by whom <u>he-the member</u> was employed when <u>he-the member</u> entered military service, for a period of not less than 10 years after <u>he-the member</u> is separated or released from such armed services the Armed Forces of the United States under other than dishonorable conditions."

SECTION 97.(b) G.S. 128-26(j1)(1) reads as rewritten:

- 40 For members who completed 10 years of membership service, and retired "(1) members who completed 10 years of membership service prior to retirement, 41 42 and whose membership began on or prior to January 1, 1988, and who make 43 such purchase within three years after first becoming eligible, the cost shall 44 be an amount equal to the monthly compensation the member earned when 45 he the member first entered membership service times the employee 46 contribution rate at that time times the months of service to be purchased 47 with sufficient interest added thereto so as to equal one-half of the cost of 48 allowing such service, plus an administrative fee to be set by the Board of 49 Trustees."
- 50 **SECTION 98.** G.S. 128-39.1(a) reads as rewritten:

	· · · · · · · · · · · · · · · · · · ·
1	"(a) Any elective or appointive State official may obtain leave of absence from the
2	official's duties when the official enters active duty in the armed forces Armed Forces of the
3	United States or the North Carolina National Guard as a result of being voluntarily or
4	involuntarily activated, drafted, or otherwise called to duty. The official shall receive no salary
5	during the period of leave. No vacancy is created by a State official obtaining a leave of
6	absence under this section."
7	SECTION 99. G.S. 128-42(a) reads as rewritten:
8	"(a) Any elective or appointive county or municipal official may obtain leave of absence
9	from the official's duties when the official enters active duty in the armed forces <u>Armed Forces</u>
10	of the United States or the North Carolina National Guard as a result of being voluntarily or
11	involuntarily activated, drafted, or otherwise called to duty. The official shall receive no salary
12	during the period of leave. No vacancy is created by a county or municipal official obtaining a
13	leave of absence under this section."
14	SECTION 100. G.S. 135-1(10) reads as rewritten:
15	"(10) "Employee" shall mean all full-time employees, agents or officers of the
16	State of North Carolina or any of its departments, bureaus and institutions
17	other than educational, whether such employees are elected, appointed or
18	employed: Provided that the term "employee" shall not include any person
19	who is a member of the Consolidated Judicial Retirement System, any
20	member of the General Assembly or any part-time or temporary employee.
21	Notwithstanding any other provision of law, "employee" shall include all
22	employees of the General Assembly except participants in the Legislative
23	Intern Program, pages, and beneficiaries in receipt of a monthly retirement
24	allowance under this Chapter who are reemployed on a temporary basis.
25	"Employee" also includes any participant whose employment is interrupted
26	by reason of service in the Uniformed Services, as that term is defined in
27	section 4303(16) of the Uniformed Services Employment and
28	Reemployment Rights Act, Public Law 103-353, if that participant was an
29	employee at the time of the interruption; if the participant does not return
30	immediately after that service to employment with a covered employer in
31	this System, then the participant shall be deemed "in service" until the date
32	on which the participant was first eligible to be separated or released from
33	his or her involuntary military service. In all cases of doubt, the Board of
34	Trustees shall determine whether any person is an employee as defined in
35	this Chapter. "Employee" shall also mean every full-time civilian employee
36	of the Army National Guard and Air National Guard of this State North
37	Carolina National Guard who is employed pursuant to section 709 of Title
38	32 of the United States Code and paid from federal appropriated funds, but
39	held by the federal authorities not to be a federal employee: Provided,
40	however, that the authority or agency paying the salaries of such employees
41	shall deduct or cause to be deducted from each employee's salary the
42	employee's contribution in accordance with applicable provisions of
43	G.S. 135-8 and remit the same, either directly or indirectly, to the Retirement
44	System; coverage of employees described in this sentence shall commence
45	upon the first day of the calendar year or fiscal year, whichever is earlier,
46	next following the date of execution of an agreement between the Secretary
47	of Defense of the United States and the Adjutant General of the State acting
48	for the Governor in behalf of the State, but no credit shall be allowed
49	pursuant to this sentence for any service previously rendered in the
50	above-described capacity as a civilian employee of the North Carolina
51	National Guard: Provided, further, that the Adjutant General, in his the
	· · · · · · · · · · · · · · · · · · ·

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1 2			<u>Adjutant General's</u> discretion, may terminate the coverage of the above-described <u>North Carolina</u> Nation	al Guard employees
3			if a federal retirement system is established for such	
4			Adjutant General elects to secure coverage of such em	ployees under such
5			federal retirement system. Any full-time civilian emp	loyee of the North
6			Carolina National Guard described above who is now	w or hereafter may
7			become a member of the Retirement System may secure	Retirement System
8			credit for such service as a North Carolina National Guar	rd civilian employee
9			for the period preceding the time when such employees	became eligible for
10			Retirement System coverage by paying to the Retirement	t System an amount
11			equal to that which would have constituted employee con-	ntributions if he <u>the</u>
12			employee had been a member during the years of inelig	ibility, plus interest.
13			Employees of State agencies, departments, institut	tions, boards, and
14			commissions who are employed in permanent job posi-	tions on a recurring
15			basis and who work 30 or more hours per week for nine	or more months per
16			calendar year are covered by the provisions of this subdi	
17			August 1, 2001, a person who is a nonimmigrant alien	
18			meets the requirements of this subdivision shall not be	
19			definition of "employee" solely because the person ho	olds a temporary or
20			time-limited visa."	
21	"(0)		TION 101. G.S. 135-4(f) reads as rewritten:	
22 23	"(f)		d Service Credit. – Tagghers and other State ampleyage who entered the arr	mad convises Armad
23 24		(1)	Teachers and other State employees who entered the arr Forces of the United States on or after September 16,	
24 25			February 17, 1941, and who returned to the service of	· •
23 26			period of two years after they were first eligible to be s	
20 27			from such armed services the Armed Forces of the Unite	
28			than dishonorable conditions shall be entitled to full	
29			service.	
30		(2)	Teachers and other State employees who entered the arm	ned services Armed
31			Forces of the United States on or after September	16, 1940, and who
32			returned to the service of the State prior to October 1, 1	952, or who devote
33			not less than 10 years of service to the State after th	ey are separated or
34			released from such armed services the Armed Forces	of the United States
35			under other than dishonorable conditions, shall be entit	
36			all prior service, and, in addition they shall receive	-
37			credit for the period of service in such armed services t	
38			the United States up to the date they were first eligible	1
39			released therefrom, occurring after the date of es	tablishment of the
40		(2)	Retirement System.	1 1
41		(3)	Teachers and other State employees who enter the arm	
42 43			Forces of the United States on or after July 1, 1950, or w	
43 44			military service on or after July 1, 1950, and who return State within a period of two years after they are first elig	
45			or released from such active military service under othe	
46			conditions shall be entitled to full membership service	
40 47			of such active service in the armed services. <u>Armed F</u>	-
48			States.	<u></u>
49		(4)	Under such rules as the Board of Trustees shall ad	lopt, credit will be
50		. /	provided by the Retirement System with respect to ea	-
51			other State employee in the amounts that he or she we	

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1		during such service in such armed services the Armed	Forces of the United
2		States on the basis of his or her earnable compensation	n when such service
3		commenced. Such contributions shall be credited to the	e individual account
4		of the member in the annuity savings fund, in such man	nner as the Board of
5		Trustees shall determine, but any such contributions	so credited and any
6		regular interest thereon shall be available to the member	r only in the form of
7		an annuity, or benefit in lieu thereof, upon his-the mem	ber's retirement on a
8		service, disability or special retirement allowance; a	and in the event of
9		cessation of membership or death prior thereto, any su	uch contributions so
10		credited and regular interest thereon shall not be payable	e to him the member
11		or on his-the member's account, but shall be transferr	red from the annuity
12		savings fund to the pension accumulation fund. If any p	payments were made
13		by a member on account of such service as provided b	by subdivision (5) of
14		subsection (b) of G.S. 135-8, the Board of Trustees	shall refund to or
15		reimburse such member for such payments.	
16	(5)	The provisions of this subsection shall also apply to m	embers of the North
17		Carolina National Guard with respect to teachers and S	
18		are called into federal service or who are called into	State service, to the
19		extent that such persons fail to receive compensation fo	-
20		duties of their employment other than for service in	the North Carolina
21		National Guard.	
22	(6)	Repealed by Session Laws 1981, c. 636, s. 1. For prov	iso as to inchoate or
23		accrued rights, see Editor's Note below.	
24	(7)	Notwithstanding any other provision of this Chapter, a	
25		retired member as herein described may purchase cred	
26		Armed Forces of the United States, not otherwise allow	ed, by paying a total
27		lump sum payment determined as follows:	
28		a. For members who completed 10 years of mem	-
29		retired members who completed 10 years of	-
30		prior to retirement, whose membership began o	
31		1981, and who make this purchase within th	•
32		becoming eligible, the cost shall be an amount of	
33		compensation the member earned when he the i	
34		membership service times the employee contribu	
35		times the months of service to be purchased, wi	
36		added thereto so as to equal one-half of the c	-
37		service, plus an administrative fee to be set by the	e Board of Trustees.
38	SECT	••••	
39 40		TON 102. G.S. 135-45.1(17) reads as rewritten:	aling Amore and Ain
40 41	"(17)	National Guard members. – Members of the North Car	•
41 42		National Guard who are not eligible for any type of c	
42		health insurance or other comprehensive group health b	-
43		who have been without any form of group health	
44 45		comprehensive group health benefit coverage for a Members of the North Carolina Army and Air National	
46		who are actively serving in the <u>North Carolina</u> Nation	
40		former members of the <u>North Carolina</u> National Guard	
48		20 or more years of service in the <u>North Carolina</u> National Otard	_
49		not attained the minimum age to begin receipt of a	
49 50		military retirement benefit. Comprehensive group health	
51		benefit coverage consists of inpatient and outpatient h	
51		benefit coverage consists of inpatient and outpatient i	ispital and medical

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1 2 3 4 5 5	benefits, as well as other outpatient medical services, prescription drugs, medical supplies, and equipment that are generally available in the health insurance market. Comprehensive group health insurance and other benefit coverage includes Medicare benefits, Civilian Health and Medical Program of the Uniformed Services (CHAMPUS) benefits, and other Uniformed Services benefits. North Carolina National Guard units shall certify the			
7 3	eligibility of their members to the Plan for their participation in its benefits			
> }	prior to enrollment." SECTION 103. G.S. 135-45.12(d)(2) reads as rewritten:			
)	"(2) In the event of approved leave of absence without pay, other than for active			
1 2	duty in the armed forces <u>Armed Forces</u> of the United States, coverage under this Plan for an employee and his or her dependents may be continued			
3	during the period of such leave of absence by the employee's paying one			
4	hundred percent (100%) of the cost."			
5	SECTION 104. G.S. 143-166.2(e) reads as rewritten:			
5	"(e) The term "spouse" shall mean the wife or husband of the deceased officer, fireman,			
7	rescue squad worker or senior Civil Air Patrol member who survives him and who was residing			
8	with such officer, fireman, rescue squad worker, or senior Civil Air Patrol member at the time			
9	of and during the six months next preceding the date of injury to such officer, fireman, rescue			
) 1	squad worker or senior Civil Air Patrol member which resulted in his death and who also			
	resided with such officer, fireman, rescue squad worker or senior Civil Air Patrol member from			
2 3	that date of injury up to and at the time of his death and who remains unmarried during the time benefits are forthcoming: provided however, the part of this section requiring the spouse to			
, 1	benefits are forthcoming; provided, however, the part of this section requiring the spouse to have been residing with the deceased officer, fireman, rescue squad worker or senior Civil Air			
5	have been residing with the deceased officer, fireman, rescue squad worker or senior Civil Air Patrol member for six months next preceding the date of the injury which resulted in his death			
, ,	shall not apply where marriage occurred during this six-month period or where the officer,			
7	fireman, rescue squad worker or senior Civil Air Patrol member was absent during this			
3	six-month period due to service in the armed forces of this country. Armed Forces of the United			
)	States."			
)	SECTION 105. G.S. 143B-515(14) reads as rewritten:			
	"(14) Juvenile. – Except as provided in subdivisions (7) and (22) of this section,			
	any person who has not reached the person's eighteenth birthday and is not			
	married, emancipated, or a member of the armed forces Armed Forces of the			
	United States. Wherever the term "juvenile" is used with reference to rights			
	and privileges, that term encompasses the attorney for the juvenile as well."			
	SECTION 106. G.S. 145-32 reads as rewritten:			
	"§ 145-32. Honor and Remember Flag.			
	The Honor and Remember Flag created by Honor and Remember, Inc., is adopted as a			
)	symbol to honor and recognize members of the United States Armed Forces of the United States who have died in the line of duty."			
,	SECTION 107. G.S. 147-33.2 reads as rewritten:			
	"§ 147-33.2. Emergency war powers of the Governor.			
	Upon his the Governor's own initiative, or on the request or recommendation of the			
	President of the United States, the army, navy United States Army, Navy, or any other branch			
	of the armed forces <u>Armed Forces</u> of the United States, the federal Director of Civilian			
	Defense, or any other federal officer, department or agency having duties and responsibilities			
	related to the prosecution of the war or the health, welfare, safety and protection of the civilian			
	population, whenever in his-the Governor's judgment any such action is in the public interest			
	and is necessary for the protection of the lives or property of the people of the State, or for the defense and security of the State or nation, or for the proper conduct of the war and the			

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1 2 3	-	ution thereof, the Governor may, with the approval a time to time during the existing state of war:	of the Council of State, at
4 5 6 7 8	(6)	Authorize any department or agency of the State to <u>navy</u> <u>United States Army, Navy</u> , or any other by <u>Armed Forces</u> of the United States, any real or per- upon such terms and conditions as <u>he</u> the Gove behalf of the State, to make a contract directly then	branch of the armed forces rsonal property of the State <u>ernor</u> may impose, or, on
9 0 1 2	(7)	Authorize the temporary transfer of personnel of by the army, navy United States Army, Navy, of armed forces <u>Armed Forces</u> of the United State conditions of such transfers.	the State for employment or any other branch of the
3 4 5 6 7 8 9 0 1 2	(8)	At any time when the General Assembly is not modify, in whole or in part, generally or in its ap of persons, firms, corporations or circumstances, with reference to the subjects hereinafter enumeral shall find and proclaim after such study, investig <u>Governor</u> may direct, make or conduct, that the application of such law, or any part thereof, may delays or interferes with the proper conduct of the as follows:	pplication to certain classes any law, rule or regulation ted, when he the Governor ation or hearings as he the operation, enforcement or aterially hinders, impedes,
3 4 5 7 8 9 0 1		d. Whenever it should be certified by the Ad that emergency conditions require such with the approval of the Council of State, s up and mobilize <u>the</u> State militia; to p facilities for mobilization and full utilizat such emergency; and to allocate from Emergency Fund such amounts as ma purposes during the period of such emerge	procedure, the Governor, shall have the power to call provide transportation and ion of the State militia, in m the Contingency and y be necessary for such
2 3 4 5	(13)	Hold and conduct hearings, administer oaths a subpoenas to compel the attendance of witness relevant books, papers, records or documents, investigation made by him-the Governor under the	ses and the production of in connection with any
5	SECT	ION 108. G.S. 157-53(f) reads as rewritten:	
7		ns engaged in national defense activities," as u	
3		personnel in the armed services <u>Armed Forces</u>	
))	1 •	Defense Department assigned to duty at armed for	
) 1		<u>e Armed Forces of the United States</u> ; and workers nected with and essential to the National Defense I	
2		e aforesaid persons who are living with them."	rogram, and shall molduc
		ION 109. G.S. 161-10.1 reads as rewritten:	
		emption of armed forces <u>Armed Forces</u> discharg	ge documents and certain
5		records needed in support of claims for veterans	-
5	•	of fees which is now or may be prescribed in C	1
7	Statutes or in G.S. 161-10 shall not apply to nor shall the same repeal any of the provisions of		
3	-	ter 47 of the General Statutes. Any schedule of fee	•
	shall not apply to	bed in Chapter 161 of the General Statutes or as r nor shall the same repeal any of the provisions of C TON 110. G.S. 163-27.1(3) reads as rewritten:	• • • •

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1	"(3)	An armed conflict involving United States a	armed forces, Armed Forces of
2		the United States, or mobilization of those	forces, including State North
3		Carolina National Guard and reserve compon	ents of the Armed Forces of the
4		United States."	
5	SECT	FION 111. G.S. 163-82.21 reads as rewritten:	
6	"§ 163-82.21. V	oter registration at military recruitment offic	ces.
7	The Executi	ve Director, jointly with the Department of	f Defense, shall develop and
8	implement proce	edures for persons to apply to register to vote	e at recruitment offices of the
9	armed forces A	rmed Forces of the United States in compli	ance with section 7(c) of the
10	National Voter R	egistration Act."	
11	SECT	FION 112. G.S. 165-3(4)b. reads as rewritten:	
12		"b. For entitlement to the services of the	Department of Administration,
13		any person who may be entitled to a	my benefits or rights under the
14		laws of the United States by reason	
15		Armed Forces of the United States."	
16	SECT	FION 113. G.S. 165-13 reads as rewritten:	
17	"§ 165-13. Defin	nition.	
18	As used in th	is Article, "veteran" means any person who ma	ay be entitled to any benefits or
19		laws of the United States, by reason of servi	• •
20	Forces of the Uni		
21		TION 114. G.S. 165-17 reads as rewritten:	
22	"§ 165-17. Defin	uition.	
23	As used in th	is Article, "veteran" means any person who ma	ay be entitled to any benefits or
24		laws of the United States, by reason of servi	
25	Forces of the Uni	-	
26	SECT	FION 115. G.S. 165-20 reads as rewritten:	
27	"§ 165-20. Defin	nitions.	
28	As used in th	is Article the terms defined in this section shall	have the following meaning:
29	(1)	"Active federal service" means full-time du	ty in the armed forces Armed
30		Forces other than active duty for training;	however, if disability or death
31		occurs while on active duty for training (i) as	a direct result of armed conflict
32		or (ii) while engaged in extra-hazardous s	ervice, including such service
33		under conditions simulating war, such acti	ive duty for training shall be
34		considered as active federal service.	
35	(2)	"Armed forces" "Armed Forces" means the	army, navy, marine corps, air
36		force and coast guard, United States Army, N	Navy, Marine Corps, Air Force,
37		and Coast Guard, including their reserve com	ponents.
38	(3)	"Child" means a person: (i) under 25 years o	of age at the time of application
39		for a scholarship, (ii) who is a domiciliar	y of North Carolina and is a
40		resident of North Carolina when applying f	or a scholarship, (iii) who has
41		completed high school or its equivalent principal	ior to receipt of a scholarship
42		awarded under this Article, (iv) who has con	nplied with the requirements of
43		the Selective Service System, if applicable, and	nd (v) who further meets one of
44		the following requirements:	
45		a. A person whose veteran parent was a	legal resident of North Carolina
46		at the time of said veteran's entrance i	into that period of service in the
47		armed forces Armed Forces during	▲
48		under G.S. 165-22.	
49			
50	(4)	"Period of war" and "wartime" shall m	nean any of the periods or
51		circumstances as defined below:	

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	ending on Nover served with the P	eaning (i) the period beginning on April 6, 1917 and nber 11, 1918, and (ii) in the case of a veteran who United States armed forces <u>Armed Forces</u> in Russia, ning on April 6, 1917 and ending on April 1, 1920.
		neaning the period beginning on December 7, 1941 ecember 31, 1946.
	c. Korean Conflict,	meaning the period beginning on June 27, 1950 and
		aning the period beginning on August 5, 1964, and
	ending on May 7 d1. Persian Gulf Wa	, 1975. r, meaning the period beginning on August 2, 1990,
	and ending on t	he date prescribed by Presidential proclamation or ition of the United States Congress.
		service in the armed forces <u>Armed Forces</u> during
		n parent of an applicant for a scholarship under this death or disability (i) as a direct result of armed
	conflict or (ii) v	while engaged in extra-hazardous service, including
	such service und	er conditions simulating war.
(7)	"Veteran" means a pers	on who served as a member of the armed forces of
	the United States Armed	d Forces in active federal service during a period of
	-	rated from the armed forces Armed Forces under
		ishonorable. A person who was separated from the
		orces under conditions other than dishonorable and y was incurred (i) as a direct result of armed conflict
	or (ii) while engaged	in extra-hazardous service, including such service ting war, shall also be deemed a "veteran" and such
	death or disability shall	be considered wartime service-connected."
	FION 116. G.S. 165-22 re	
A child, as	lefined in this Article, wh	ility under which scholarships may be awarded. o falls within the provisions of any eligibility class
provisions and l	mitations set forth for the	ation be considered for a scholarship, subject to the class under which he the child is considered:
(1)	whose veteran parent	class a scholarship shall be awarded to any child
	-	tion or died from wounds or other causes not due to
		wn willful misconduct while a member of the armed
	forces during a p	
		rvice-connected injuries, wounds, illness or other or aggravated during wartime service in the armed
		or aggravated during wartine service in the armee
	Veterans Affairs	
(3)		s a scholarship may be awarded to not more than 100
		of whose veteran parent, at the time the benefits are sought to be availed of:
	-	ime of his-the parent's death receiving compensation
	for a wartime se	ervice-connected disability of twenty percent (20%)

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1 2 3 4 5	(2	Was awarded a Purple Heart for wounds record any opposing armed force, as a result of attack, or as a result of military operations weacekeeping force.	an international terrorist		
5 6 7 8	awarded	V: Under this class a scholarship as defined to any child whose parent, while serving h and forces of the United States Armed Forces	onorably as a member of		
9 10 11	during a United S duty by	a period of war, as defined in G.S. 165-2 States government as (i) missing in action a hostile force, or (iii) forcibly detained or i	20(4), was listed by the , (ii) captured in line of		
12 13	0	n government or power." • G.S. 165-24 reads as rewritten:			
13 14	"§ 165-24. Finding and d				
15	0	hat conditions resulting from the concentration	tion in various cities and		
16	•	g a population of more than one hundred			
17		ed forces Armed Forces of the United State			
18		having served in the armed services Arm			
19	States during the present war, or previously have been honorably discharged, require the				
20	construction, maintenance	construction, maintenance and operation of adequate recreation facilities for the use of such			
21	persons; that it is in the public interest that adequate recreation facilities be provided in such				
22		the necessity, in the public interest, for the	he provisions hereinafter		
23	•	as a matter of legislative determination."			
24		• G.S. 165-25(10) reads as rewritten:			
25		n" shall include every person who has er			
26 27		l, warranted or commissioned, and who se	•		
27 28	•	the military or naval service of the United	•		
28 29		nonorably separated or discharged from suc making use of the facilities, is still in act			
30		or who has been furloughed to a reserve.			
31		construed, with a view completely to eff			
32		this Article."	feetuate the purpose and		
33		• G.S. 165-39 reads as rewritten:			
34		s of agent performed after death of princi	ipal.		
35		a power of attorney in writing given by a pri	-		
36	of execution, or who, after	executing such power of attorney, become	es, either (i) a member of		
37	the armed forces Armed I	Forces of the United States, or (ii) a perso	on serving as a merchant		
38		of the United States, included within th			
39		i) a person outside said limits by permission			
40	v 1	ial of the United States government, in con	5 5		
41	1 0	with the prosecution of any war in which			
42		or terminated by the death of the principal	-		
43	-	knowledge or actual notice of the death of			
44		faith, under or in reliance upon such power			
45 46	•	unless otherwise invalid or unenforceable,	shall be binding on the		
46 47		personal representatives of the principal."			
47 48		 G.S. 165-43 reads as rewritten: tus of State employees in armed forces, <u>A</u> 	rmad Farcas ata		
40	8 103-43. Froteching sta	ius of State employees in armeu torces, <u>A</u>	<u>i meu roi ces,</u> etc.		

Any employee of the State of North Carolina, who has been granted a leave of absence for 49 service in either (i) the armed forces Armed Forces of the United States; or (ii) the merchant 50

marine of the United States; United States Merchant Marine; or (iii) outside the continental 51

1	United States with the Red Cross, shall, upon return to State employment, if reemployed in the			
2	same position and if within the time limits set forth in the leave of absence, receive an annual			
3	salary of at least (i) the annual salary the employee was receiving at the time such leave was			
4	granted; plus (ii) an amount obtained by multiplying the step increment applicable to the			
5	employee's classification as provided in the classification and salary plan for State employees			
6	by the number of years of such service, counting a fraction of a year as a year; provided that no			
7	such employee shall receive a salary in excess of the top of the salary range applicable to the			
8	classification to which such employee is assigned upon return."			
9	SECTION 121. G.S. 165-44 reads as rewritten:			
10	"§ 165-44. Korean and Vietnam veterans; benefits and privileges.			
10	(a) All benefits and privileges now granted by the laws of this State to veterans of			
12	World War I and World War II and their dependents and next of kin are hereby extended and			
12	granted to veterans of the Korean Conflict and their dependents and next of kin.			
13 14				
	For the purposes of this section, the term "veterans of the Korean Conflict" means those			
15	persons serving in the armed forces <u>Armed Forces</u> of the United States during the period			
16 17	beginning on June 27, 1950, and ending on January 31, 1955.			
17	(b) All benefits and privileges now granted by the laws of this State to veterans of			
18	World War I, World War II, the Korean Conflict, and their dependents and next of kin are			
19	hereby extended and granted to veterans of the Vietnam era and their dependents and next of			
20	kin.			
21	For purposes of this section, the term "veterans of the Vietnam era" means those persons			
22	serving in the armed forces <u>Armed Forces</u> of the United States during the period beginning			
23	August 5, 1964, and ending on such date as shall be prescribed by Presidential proclamation or			
24	concurrent resolution of the Congress."			
25	SECTION 122. G.S. 165-44.01(d)(1) reads as rewritten:			
26	"(1) Military service medal. – Any medal, badge, ribbon, or other decoration			
27	awarded by the active or reserve components of the armed forces <u>Armed</u>			
28	Forces of the United States, the North Carolina Air National Guard, or the			
29	North Carolina Army National Guard States or the North Carolina National			
30	Guard to members of those forces."			
31	SECTION 123. The title of Article 7A of Chapter 165 of the General Statutes			
32	reads as rewritten:			
33	"Article 7A.			
34	Priority in Employment Assistance for United States Armed Forces Veterans. Veterans of the			
35	Armed Forces of the United States."			
36	SECTION 124. G.S. 165-44.2 reads as rewritten:			
37	"§ 165-44.2. Veteran defined.			
38	For the purposes of this Article, "veteran" means a person who served on active duty (other			
39 40	than for training) in any component of the United States Armed Forces of the United States for			
40	a period of 180 days or more, unless released earlier because of service-connected disability,			
41	and who was discharged or released from the armed forces Armed Forces of the United States			
42	under honorable conditions."			
43	SECTION 125. G.S. 165-51 reads as rewritten:			
44	"§ 165-51. Program staff.			
45	The Division shall appoint and fix the salary of an Administrative Officer for the State			
46	veterans home program. The Administrative Officer shall be an honorably discharged veteran			
47	who has served in active military service in the armed forces <u>Armed Forces</u> of the United States			
48	for other than training purposes. The Administrative Officer shall direct the establishment of			
49 50	the State veterans home program, coordinate the master planning, land acquisition, and			
50	construction of all State veterans homes under the procedures of the Office of State			
51	Construction, and oversee the ongoing operation of said veterans homes. The Division may hire			

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1	any requi	ired a	dditional administrative staff to help with administrative	and operational
2	responsibi	responsibilities at each established State-Veterans Home. veterans home."		
3	_	SECTION 126. G.S. 165-53(a) reads as rewritten:		
4	"(a)	To b	e eligible for admission to a State veterans home, an applica	nt shall meet the
5	following	following requirements:		
6		(1) The veteran shall have served in the active armed forces <u>Armed Forces</u> of		
7		the United States for other than training purposes;		
8		(2)	The veteran shall have been discharged from the armed force	es- <u>Armed Forces</u>
9			of the United States under honorable conditions;	
10		(3)	The veteran shall be disabled by age, disease, or other reas	on as determined
11			through a physical examination by a State veterans home ph	ysician; and
12		(4)	The veteran shall have resided in the State of North Carol	ina for two years
13			immediately prior to the date of application."	
14		SECTION 127.(a) The Revisor of Statutes is authorized to substitute, consistent		
15	with this	with this act, the term "Armed Forces of the United States" for the following terms, wherever		
16	these term	these terms appear in the General Statutes, when referring to the Armed Forces of the United		
17	States:			
18		(1)	"armed forces."	
19		(2)	"Armed Forces."	
20		(3)	"armed forces of the United States."	
21		(4)	"armed services of the United States."	
22		(5)	"United States armed services."	
23		(6)	"United States armed forces."	
24		(7)	"United States Armed Forces."	
25		(8)	"U.S. armed forces."	
26		(9)	"U.S. Armed Forces."	
27		SEC	TION 127.(b) The Revisor of Statutes is authorized to inser	t, consistent with
28	this act, t	this act, the words "United States" before references to the "army," "navy," "marine corps,"		
29	"coast guard," and "air force," wherever these terms appear in the General Statutes, when			
30	referring to a branch or branches of the Armed Forces of the United States, and to capitalize			
81	those terms.			
32	SECTION 127.(c) The Revisor of Statutes is authorized to substitute, consistent			
33	with this act, the term "North Carolina National Guard" for the terms "National Guard,"			
34	"national	"national guard," and "guard," wherever these terms appear in the General Statutes, when		
35		-	North Carolina National Guard.	
36	U		TION 128 Export as provided in subsection (a) of Section 6	O of this oat this

36 **SECTION 128.** Except as provided in subsection (c) of Section 69 of this act, this 37 act is effective when it becomes law.