

Ohio Legislative Service Commission

Bill Analysis

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Reps. Dovilla, Landis

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Veterans' access to higher education

- Requires the Chancellor of the Board of Regents, by December 31, 2014, to develop standards and procedures for awarding college credit for military experience, to create a military articulation and transfer assurance guide, to create a website with that information, and to develop a statewide training program to teach college faculty and staff to translate military experience into college credit.
- Requires all state institutions of higher education to comply with the Chancellor's standards for awarding college credit for military experience not later than July 1, 2015.
- Prohibits a state institution of higher education on or after December 31, 2014, from charging a fee to a student who is a veteran or service member for the evaluation of, transcription of, or application for college credit for military experience.

- Requires each state institution of higher education by December 31, 2014, to
 establish an appeals procedure for resolving disputes regarding the awarding of
 college credit for military experience.
- Requires each state institution of higher education, not later than December 31, 2014, to designate at least one person to serve as the contact person for veterans affairs and to adopt a policy regarding the support and assistance the institution will provide to veterans.
- Requires the Chancellor to provide guidance to state institutions on designating a veterans affairs contact person and adopting a veteran support policy.
- Requires all state institutions of higher education, not later than December 31, 2014, to provide priority course registration for students who are veterans or service members.

College credit for military experience

(R.C. 3333.164, 3345.44, and 3345.46)

The bill requires the Chancellor of the Board of Regents, not later than December 31, 2014, to do all of the following with regard to the awarding of college credit for military training, experience, and coursework:

- (1) Develop a set of standards and procedures for state institutions of higher education to utilize in granting such credit;
- (2) Create a military articulation and transfer assurance guide for such credit using the current articulation and transfer policy¹ as a model;
- (3) Create a website that contains information related to the awarding of such credit. The bill requires that the website include both standardized resources that address frequently asked questions regarding the awarding of college credit for military experience and related issues and a statewide database that demonstrates how specified military training, experience, and coursework translates into college credit.
- (4) Develop a statewide training program that prepares faculty and staff of state institutions of higher education to evaluate various military training, experience, and coursework and to award appropriate equivalent credit. The training program must

¹ R.C. 3333.16, not in the bill.



incorporate the best practices of awarding credit for military experiences, including both the recommendations of the American Council on Education and the standards developed by the Council for Adult and Experiential Learning.²

The bill also requires state institutions of higher education, beginning July 1, 2015, to ensure that appropriate equivalent credit is awarded for military training, experience, and coursework that meet the standards developed by the Chancellor.³

In a separate provision, effective on or after December 31, 2014, the bill prohibits state institutions of higher education from charging a student who is a veteran or a "service member" any fee for the evaluation of, transcription of, or application for college credit for military experience.⁴

Finally, in another separate provision, the bill requires the board of trustees of each state institution of higher education, not later than December 31, 2014, to establish an appeals procedure for students who are veterans for resolving disputes regarding the awarding of college credit for military experience.⁵

Assistance and support to veterans by state institutions of higher education

(R.C. 3345.42)

The bill requires the board of trustees of each state institution of higher education, not later than December 31, 2014, to designate at least one person employed by the institution to serve as the contact person for veterans affairs. This contact person must assist and advise veterans on issues related to earning college credit for military training, experience, and coursework. The bill also requires each board of trustees to adopt a policy regarding the support and assistance that the institution will provide to veterans. The Chancellor must provide guidance to state institutions in complying with

⁵ R.C. 3345.44.



² R.C. 3333.164(B)(1) to (4).

³ R.C. 3333.164(C).

⁴ R.C. 3345.46. For purposes of this provision and the registration priority provision, described below, the bill defines a "service member" as a person who is serving in the Armed Forces of the United States, and a "veteran" as a person who has completed service in the Armed Forces, including the National Guard of any state or a reserve component of the Armed Forces, and who has been discharged under honorable conditions from the Armed Forces or who has been transferred to the reserve with evidence of satisfactory service. (R.C. 3345.43(B) and 3345.46(B).)

this provision, including the recommendation of standardized policies on support and assistance to veterans.⁶

Priority in course registration for veterans and service members

(R.C. 3345.43)

The bill requires each state institution of higher education, beginning December 31, 2014, to provide a student who is either a veteran or service member priority for registering for courses at the institution.⁷

Veterans' rights/veterans' law

- Defines terms "armed forces," "member," "veteran," "merchant marine," "license," "licensing agency," "licensee," and "military program of training" that are used in the laws providing veterans' rights.
- Requires each licensing agency to develop processes leading to the prioritizing and expediting of certification or licensing for each applicant who is a service member or veteran, and requires the processes to include special accommodations for applicants facing imminent deployment.
- Requires a licensing agency to apply for approval to the state approving agency at
 the Ohio Department of Veterans Services so that veterans and other eligible persons
 will be able to receive education benefits, including compensation for the cost of
 licensing examinations, through the U.S. Department of Veterans Affairs.
- Assigns additional duties to the Director of Veterans Services to assist veterans in obtaining education, jobs, and occupational and professional licenses.
- Defines "armed forces of the United States" in the laws pertaining to veterans' homes and in the laws providing for the licensing of physicians and limited medical practitioners.

⁷ R.C. 3345.43(A).



⁶ R.C. 3345.42.

Definitions pertaining to veterans' rights

(R.C. 5903.01 and 5903.03(A); 4743.04(A) and (D), 5903.10(A), 5903.11(E)(6), (7), and (12), 5903.12(A)(2) to (4), and 5903.121 (conforming amendments))

The bill defines the following terms as they apply in the statutes pertaining to veterans' rights:

"Armed forces" means the armed forces of the United States, including the Army, Navy, Air Force, Marine Corps, Coast Guard, or any reserve components of those forces; the national guard of any state; the Commissioned Corps of the United States Public Health Service; the Merchant Marine service during wartime; such other service as may be designated by Congress; or the Ohio Organized Militia when engaged in full-time National Guard duty for a period of more than 30 days.

"License" means a license, certificate, permit, or other authorization issued or conferred by a licensing agency under which a licensee may engage in a profession, occupation, or occupational activity.

"Licensee" means a person who has been issued a license by a licensing agency, who has been a member of the armed forces, and who served on active duty, whether inside or outside the United States, for a period in excess of 31 days.

"Licensing agency" means any state department, division, board, commission, agency, or other state governmental unit authorized by the Revised Code to issue a license.

"Member" means any person who is serving in the armed forces.

"Merchant Marine" includes the United States Army Transport Service and the United States Naval Transport Service.⁸

"Veteran" means any person who has completed service in the armed forces, including the national guard of any state, or a reserve component of the armed forces,

⁸ This definition, cast in inclusive form, together with that of "armed forces," presumably intends for the Army and Navy transport services to be considered part of the U.S. merchant marine, at least in wartime. The U.S. merchant marine is the fleet of civilian-owned merchant vessels, operated by public or private persons, that engages in commerce or in the transportation of goods and services in and out of the navigable waters of the U.S. In wartime, the merchant marine can function as an auxiliary to the Navy, and can be called upon to deliver troops and supplies for the military. (A famous example of this was the Atlantic convoys during World War II.) The merchant marine traditionally does not have a role in combat, but can do whatever is necessary to protect its cargo.



who has been discharged under honorable conditions from the armed forces or who has been transferred to the reserve with evidence of satisfactory service.

For purposes of the law requiring licensing agencies to consider military education and experience in determining whether to grant a license, the bill also defines a "military program of training" as a training program of the armed forces.

For purposes of the law regarding veterans' rights related to licensing, the bill expands the meaning of "armed forces" to include elements of the armed forces licensing agencies might not consider under current eligibility standards.

Veterans' right to priority with regard to license applications

(R.C. 5903.04; Section 4)

The bill requires each licensing agency to adopt rules under the Administrative Procedure Act to establish and implement (1) a process to obtain from each applicant documentation and additional information necessary to determine if the applicant is a member or veteran of the armed forces, or the spouse or surviving spouse of a member or veteran, (2) a process to record, track, and monitor these applications, and (3) a process to prioritize or expedite certification or licensing for each such applicant. In establishing these processes, the licensing agency must include any special accommodations that may be appropriate for applicants facing imminent deployment. The initial rules must be adopted not later than December 31, 2014.

Veterans' educational benefits

(R.C. 5903.05; Section 5)

The bill requires a licensing agency to apply for approval to the state approving agency at the Ohio Department of Veterans Services; this approval is to enable a veteran or eligible person⁹ to receive education benefits through the United States Department

⁹ An "eligible person" is (1) a child of a person who died of a service-connected disability, who has a total permanent disability resulting from a service-connected disability, or who died while such a disability was in existence, (2) the surviving spouse of any person who died of a service-connected disability, (3) the spouse or child of any member of the armed forces serving on active duty who has been listed as missing in action, captured in line of duty by a hostile force, or forcibly detained or interned in line of duty by a foreign government or power, (4) the spouse of any person who has a total permanent disability resulting from a service-connected disability or the surviving spouse of a veteran who died while such a disability was in existence, or (5) the spouse or child of a member of the armed forces who is hospitalized or receiving outpatient medical care, services, or treatment, who has a total permanent disability incurred or aggravated in line of duty, and who is likely to be discharged or released from active duty for the disability. 38 U.S.C. 3501(a)(1).

of Veterans Affairs.¹⁰ The bill requires each licensing agency to submit initial applications for approval not later than December 31, 2014. Licensure tests, which presumably are of particular interest to licensing agencies and applicants, are deemed to have been approved as an educational benefit under federal law if they are offered by "state government."¹¹

Additional duties assigned to Director of Veterans Services

(R.C. 5902.02(BB), (CC), (DD), and (EE); Section 3)

The bill assigns the following additional duties to the Director of Veterans Services: (1) to develop and maintain a website that is accessible by veterans and their dependents and that provides a link to the website of each state agency that issues a license, certificate, or other authorization permitting an individual to engage in an occupation or occupational activity, (2) to encourage state agencies to perform outreach efforts through which veterans and their dependents can learn about available job and education benefits, (3) to inform state agencies about changes in statutes or rules that affect veterans and their dependents, and (4) to assist licensing agencies in adopting rules for determining which military programs of training, military primary specialties, and lengths of service are substantially equivalent to or exceed the educational and experience requirements for a license issued by the agency.¹² The Director of Veterans Services must implement these additional duties not later than December 31, 2014.

Additional definitions

(R.C. 4731.36(A)(1) and (A) (last paragraph), 5907.01(A)(1), and 5907.04)

In the law pertaining to veterans' homes, and in the law pertaining to the licensing of physicians and limited medical practitioners, the bill defines "armed forces of the United States" to mean the Army, Air Force, Navy, Marine Corps, Coast Guard, and any other military service branch that is designated by Congress as part of the U.S. armed forces.

¹⁰ 38 U.S.C. 3672(a).

¹¹ 38 U.S.C. 3672(a)(2)(B).

¹² Under continuing law, R.C. 5903.03(B), a licensing agency must consider a license applicant (1) to have met the educational requirement for the license if the applicant has completed a military program of training and has been awarded a military primary specialty at a level that is substantially equivalent to or exceeds the educational requirement for the license and (2) to have met the experience requirement for the license if the applicant has served in that military primary specialty under honorable conditions for a period of time that is substantially equivalent to or exceeds the experience requirement for the license. A licensing agency must adopt rules for making these findings under R.C. 5903.03(C).

Board of Pharmacy

 Waives the fees associated with the issuance and renewal of a license to practice pharmacy for veterans and active members of the armed forces.

Waiver of licensing fees for veterans and active members of the armed forces

(R.C. 4729.15)

The bill waives the fees associated with the issuance and renewal of a license to practice pharmacy for veterans and active members of the United States armed forces. These include fees for application, examination, licensure, renewal, reciprocal licensure, issuing a replacement license or identification card, and certifying grades and licensure for reciprocal licensure, as well as licensure, renewal, and replacement fees for pharmacy interns. For a veteran to receive the fee waiver, the veteran must present a DD-214 form or an equivalent document issued by the Department of Defense that indicates that the veteran has been honorably discharged from the armed forces. The bill authorizes the State Board of Pharmacy to establish additional limits with respect to the fee waiver.

HISTORY

ACTION DATE

Introduced 03-18-14

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