As Introduced

133rd General Assembly

Regular Session 2019-2020

H. B. No. 16

Representative Perales

Cosponsors: Representatives Antani, Becker, Boyd, Brown, Carfagna, Crawley, Ginter, Hood, Hoops, Jones, Kent, Kick, Lang, Lipps, Manning, G., Miller, A., Miller, J., Miranda, O'Brien, Patterson, Reineke, Riedel, Roemer, Rogers, Romanchuk, Russo, Schaffer, Sheehy, Smith, K., Upchurch, Vitale, Weinstein, Richardson

A BILL

To amend section 3333.31 of the Revised Code to	1
grant residency status for in-state college	2
tuition to active duty military service members	3
and their spouses and dependents.	4

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3333.31 of the Revised Code be 5 amended to read as follows: 6 7 Sec. 3333.31. (A) For state subsidy and tuition surcharge purposes, status as a resident of Ohio shall be defined by the 8 chancellor of higher education by rule promulgated pursuant to 9 Chapter 119. of the Revised Code. No adjudication as to the 10 status of any person under such rule, however, shall be required 11 to be made pursuant to Chapter 119. of the Revised Code. The 12 term "resident" for these purposes shall not be equated with the 13 definition of that term as it is employed elsewhere under the 14 laws of this state and other states, and shall not carry with it 15

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any of the legal connotations appurtenant thereto. Rather, 16 except as provided in divisions (B), (C), (D), and (E) (F) of 17 this section, for such purposes, the rule promulgated under this 18 section shall have the objective of excluding from treatment as 19 residents those who are present in the state primarily for the 20 purpose of attending a state-supported or state-assisted 21 22 institution of higher education, and may prescribe presumptive rules, rebuttable or conclusive, as to such purpose based upon 23 the source or sources of support of the student, residence prior 24 to first enrollment, evidence of intention to remain in the 25 state after completion of studies, or such other factors as the 26 chancellor deems relevant. 27 (B) The rules of the chancellor for determining student 28 residency shall grant residency status to a veteran and to the 29 veteran's spouse and any dependent of the veteran, if both of 30 the following conditions are met: 31 (1) The veteran either: 32 (a) Served one or more years on active military duty and 33 was honorably discharged or received a medical discharge that 34 was related to the military service; 35 (b) Was killed while serving on active military duty or 36 has been declared to be missing in action or a prisoner of war. 37 (2) If the veteran seeks residency status for tuition 38 surcharge purposes, the veteran has established domicile in this 39 state as of the first day of a term of enrollment in an 40 institution of higher education. If the spouse or a dependent of 41 the veteran seeks residency status for tuition surcharge 42 purposes, the veteran and the spouse or dependent seeking 43 residency status have established domicile in this state as of 44

the first day of a term of enrollment in an institution of45higher education, except that if the veteran was killed while46serving on active military duty, has been declared to be missing47in action or a prisoner of war, or is deceased after discharge,48only the spouse or dependent seeking residency status shall be49required to have established domicile in accordance with this50division.51

(C) The rules of the chancellor for determining student52residency shall grant residency status to both of the following:53

(1) A veteran who is the recipient of federal veterans'
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benefits under the "All-Volunteer Force Educational Assistance
Program," 38 U.S.C. 3001 et seq., or "Post-9/11 Veterans
Educational Assistance Program," 38 U.S.C. 3301 et seq., or any
successor program, if the veteran meets all of the following
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criteria:

(a) The veteran served at least ninety days on activeduty.

(b) The veteran enrolls in a state institution of higher62education, as defined in section 3345.011 of the Revised Code.63

(c) The veteran lives in the state as of the first day of
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a term of enrollment in the state institution of higher
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education.

(2) A person who is the recipient of the federal Marine
Gunnery Sergeant John David Fry scholarship or transferred
federal veterans' benefits under any of the programs described
in division (C) (1) of this section, if the person meets both of
the following criteria:

(a) The person enrolls in a state institution of highereducation.73

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(b) The person lives in the state as of the first day of a74term of enrollment in the state institution of higher education.75

In order for a person using transferred federal veterans' 76 benefits to qualify under division (C)(2) of this section, the 77 veteran who transferred the benefits must have served at least 78 ninety days on active duty or the service member who transferred 79 the benefits must be on active duty. 80

(D) The rules of the chancellor for determining student residency shall grant residency status to a service member who is on active duty and to the service member's spouse and any dependent of the service member while the service member is on active duty. In order to qualify under division (D) of this section, the rules shall not require the service member or the service member's spouse or dependent to establish domicile in this state as of the first day of a term of enrollment in a institution of higher education.

(E) The rules of the chancellor for determining student 90 residency shall not deny residency status to a student who is 91 either a dependent child of a parent, or the spouse of a person 92 who, as of the first day of a term of enrollment in an 93 institution of higher education, has accepted full-time 94 employment and established domicile in this state for reasons 95 other than gaining the benefit of favorable tuition rates. 96

Documentation of full-time employment and domicile shall 97 include both of the following documents: 98

(1) A sworn statement from the employer or the employer's 99
representative on the letterhead of the employer or the 100
employer's representative certifying that the parent or spouse 101
of the student is employed full-time in Ohio; 102

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(2) A copy of the lease under which the parent or spouse 103 is the lessee and occupant of rented residential property in the 104 state, a copy of the closing statement on residential real 105 property of which the parent or spouse is the owner and occupant 106 in this state or, if the parent or spouse is not the lessee or 107 owner of the residence in which the parent or spouse has 108 established domicile, a letter from the owner of the residence 109 certifying that the parent or spouse resides at that residence. 110 Residency officers may also evaluate, in accordance with the 111 chancellor's rule, requests for immediate residency status from 112 dependent students whose parents are not living and whose 113 domicile follows that of a legal guardian who has accepted full-114 time employment and established domicile in the state for 115 reasons other than gaining the benefit of favorable tuition 116 117 rates.

(E) (F) (1) The rules of the chancellor for determining 118 student residency shall grant residency status to a person who, 119 while a resident of this state for state subsidy and tuition 120 surcharge purposes, graduated from a high school in this state 121 or completed the final year of instruction at home as authorized 122 under section 3321.04 of the Revised Code, if the person enrolls 123 in an institution of higher education and establishes domicile 124 in this state, regardless of the student's residence prior to 125 that enrollment. 126

(2) The rules of the chancellor for determining student
residency shall not grant residency status to an alien if the
alien is not also an immigrant or a nonimmigrant.

(F) (G) As used in this section: 130

(1) "Dependent," "domicile," "institution of higher 131

Code is hereby repealed.

education," and "residency officer" have the meanings ascribed 132 in the chancellor's rules adopted under this section. 133 (2) "Alien" means a person who is not a United States 134 citizen or a United States national. 135 (3) "Immigrant" means an alien who has been granted the 136 right by the United States bureau of citizenship and immigration 137 services to reside permanently in the United States and to work 138 without restrictions in the United States. 139 (4) "Nonimmigrant" means an alien who has been granted the 140 right by the United States bureau of citizenship and immigration 141 services to reside temporarily in the United States. 142 (5) "Veteran" means any person who has completed service 143 in the uniformed services, as defined in section 3511.01 of the 144 Revised Code. 145 (6) "Service member" has the same meaning as in section 146 5903.01 of the Revised Code. 147 Section 2. That existing section 3333.31 of the Revised 148

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