LC 3463 2019 Regular Session 2/8/19 (HRL/ps)

DRAFT

SUMMARY

Allows military child to be considered resident of school district for purposes of enrollment and class placement based on official military order for transfer of parent of child. Requires proof of residency within 10 days of date of military transfer.

A BILL FOR AN ACT

2 Relating to school residency of military children.

1

3 Be It Enacted by the People of the State of Oregon:

4 **<u>SECTION 1.</u>** (1) As used in this section:

(a) "Military child" means a child who is in a military family covered by the Interstate Compact on Educational Opportunity for Military Children, as determined under rules adopted by the State Board
of Education.

9 (b) "Military transfer" means the transfer or pending transfer of a
10 parent of a military child pursuant to an official military order.

(c) "School district of military residence" means the school district
in which:

(A) The family of a military child intends to reside as the result of
 a military transfer; or

(B) If the school district in which the family of a military child intends to reside as the result of a military transfer is unknown, the school district in which the military installation identified in the official military order is located.

(2) For the purposes of enrollment and class placement at a school
 of a school district, a military child shall be:

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

(a) Considered a resident of the school district if the school district
is the school district of military residence for the military child; and
(b) Entitled to the same processes and rights of enrollment and
class placement as any child who is a resident of the school district.

5 (3) A parent of a military child who is considered a resident of a 6 school district as provided by subsection (2) of this section must pro-7 vide proof of residency within 10 days after the date of military 8 transfer indicated in the official military order.

9 (4) Nothing in this section:

(a) Requires compliance with the school attendance requirements
 of ORS 339.010 and 339.020 prior to 10 days after the date of military
 transfer indicated in the official military order; or

(b) Entitles a school district to State School Fund distributions for
a military child until the military child is first considered present at
the school.

(5) The State Board of Education shall adopt any rules necessary
 for the administration of this section.

18

[2]