

**SB 802 STAFF MEASURE SUMMARY**

Carrier: Rep. Wallan

**House Committee On Education****Action Date:** 05/20/19**Action:** Do Pass.**Vote:** 8-0-1-0**Yeas:** 8 - Alonso Leon, Doherty, Helt, Hernandez, Neron, Reardon, Reschke, Sollman**Exc:** 1 - Wallan**Fiscal:** No fiscal impact**Revenue:** Revenue impact issued**Prepared By:** Alethia Miller, LPRO Analyst**Meeting Dates:** 5/15, 5/20**WHAT THE MEASURE DOES:**

Provides school residency to nonresident military children in cases of official military transfers. Applies to military families covered in Interstate Compact on Educational Opportunity for Military Children as determined by rules adopted by the State Board of Education. Requires school districts to provide same enrollment and class placement rights to eligible military children. Requires proof of residency within 10 days of transfer. Delays attendance requirements until 10 days after transfer. Allows school district to receive state funding after child arrives at school. Authorizes State Board of Education to adopt rules.

**ISSUES DISCUSSED:**

- History of measure
- Oregon Promise eligibility

**EFFECT OF AMENDMENT:**

No amendment.

**BACKGROUND:**

In 2014, the Oregon legislature adopted the Interstate Compact on Educational Opportunity for Military Children (the Compact). The purpose of the Compact is to reduce barriers and provide consistency for children of military personnel as they transfer to new public schools. The Compact addresses enrollment, placement, attendance, eligibility and graduation issues. It applies to children of active duty and recently retired, medically discharged, or deceased military personnel. The Department of Defense estimates that this measure would impact 650 children in Oregon.

Senate Bill 802 permits families to use military orders to enroll children in school prior to moving into the district.