A BILL FOR AN ACT

RELATING TO MILITARY DEPENDENTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. The purpose of this Act is to:
2	(1) Exempt dependents of military servicemembers from the
3	residency requirement for government employment when
4	the military servicemember's dependent is in Hawaii
5	accompanying the military servicemember on valid
6	military orders; and
7	(2) Provide a streamlined pathway for temporary
8	professional licensure of a military spouse.
9	SECTION 2. Section 78-1, Hawaii Revised Statutes, is
10	amended by amending subsection (c) to read as follows:
11	"(c) All persons seeking employment with the government of
12	the State or in the service of any county shall be citizens,
13	nationals, or permanent resident aliens of the United States, o
14	eligible under federal law for unrestricted employment in the

United States, and shall become residents of the State within

of eligibility for continued employment [-], except that bona

thirty days after beginning their employment and as a condition

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- 1 fide military servicemembers' dependents shall be exempt from
- 2 the requirement to become residents if they are in the State by
- 3 virtue of the military servicemembers' orders.
- For purposes of this subsection:
- 5 "Dependent", with respect to a servicemember, means the
- 6 servicemember's spouse, the servicemember's child who is under
- 7 the age of eighteen years, or an individual for whom the
- 8 servicemember provided more than one-half of the individual's
- 9 financial support for one hundred eighty days immediately
- 10 preceding an application for an exemption under this section.
- 11 "Resident" means a person who is physically present in the
- 12 State at the time the person claims to have established the
- 13 person's domicile in the State and shows the person's intent is
- 14 to make Hawaii the person's primary residence."
- 15 SECTION 3. Section 436B-14.7, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "\$436B-14.7 Licensure by endorsement or licensure by
- 18 reciprocity; initial acceptance by affidavit; temporary license;
- 19 military spouse. (a) [If a military spouse holds a current
- 20 license in another state, district, or territory of the United
- 21 States with licensure requirements that the licensing authority

1	determine	s are equivalent to or exceed those established by the
2	licensing	authority of this State, that military spouse shall
3	receive a	license pursuant to applicable statutes or
4	requireme	nts of the licensing authority of this State regarding
5	licensure	by endorsement or licensure by reciprocity; provided
6	that the	military spouse:
7	(1)	Has not committed an act in any jurisdiction that
8		would have constituted grounds for the limitation,
9		suspension, or revocation of a license; has never been
10		censured or had other disciplinary action taken; has
11		not had an application for licensure denied; or has
12		not refused to practice a profession or vocation for
13		which the military spouse seeks licensure;
14	(2)	Has not been disciplined by a licensing or
15		eredentialing entity in another jurisdiction; is not
16		the subject of an unresolved complaint, review
17		procedure, or disciplinary proceeding conducted by a
18		licensing or credentialing entity in another
19		jurisdiction; and has not surrendered membership on
20		any professional staff in any professional
21		association, society, or faculty for another state or

1		licensing jurisdiction while under investigation or te
2		avoid adverse action for acts or conduct similar to
3		acts or conduct which would constitute grounds for
4		disciplinary action in this State;
5	(3)	Pays any fees required by the licensing authority of
6		this State;
7	(4)	Submits with the application a signed affidavit
8		stating that application information, including
9		necessary prior employment history, is true and
10		accurate. Upon receiving the affidavit, if the
11		licensing authority issues the license to the military
12		spouse, the licensing authority may revoke the license
13		at any time if the information provided in the
14		application is found to be false; and
15	(5)	Is the spouse of a military member who is a member in
16		good standing in the active or a reserve component of
17		any of the armed forces of the United States and the
18		military member has orders issued by the appropriate
19		agencies of the armed forces to be stationed in Hawaii
20		for a duration of at least one year.]

1	NOCWICHSC	anuing	g any other raw, a person who is married to an
2	active du	ty mer	mber of the armed forces of the United States
3	shall be	approv	ved for temporary licensure if the person:
4	(1)	<u>Is a</u>	ccompanying the member to an official permanent
5		chang	ge of station to a military installation located
6		in th	nis State;
7	(2)	Eith	er holds a license in another jurisdiction of the
8		Unite	ed States:
9		<u>(A)</u>	As an accountant, an acupuncturist, an architect,
10			an athlete agent, an athletic trainer, a behavior
11			analyst, a dentist, a dispensing optician, an
12			engineer, a hearing aid dealer and fitter, a
13			marriage and family therapist, a mental health
14			counselor, a certified nurse aide, a licensed
15			practical nurse, a registered nurse, a nursing
16			home administrator, an occupational therapist, an
17			optometrist, a pharmacist, a naturopathic
18			physician, an osteopathic physician, a physician,
19			a physician assistant, a podiatrist, a
20			psychologist, a real estate appraiser, a
21			respiratory therapist, a social worker, a speech

1		pathologist, an audiologist, or a veterinary
2		technician; or
3		(B) Is in a profession or vocation not included in
4		subparagraph (A) for which the licensing
5		authority of this State has determined that the
6		licensure requirements of the other jurisdiction
7		are equivalent to or exceed those of this State;
8	(3)	Has been licensed or certified by another jurisdiction
9		of the United States for at least one year, and the
10		license or certification is current, active, and in
11		good standing without conditions or restrictions in
12		all jurisdictions in which the person holds a license
13		or certification;
14	(4)	Has met minimum education requirements and applicable
15		work experience and clinical supervision requirements
16		when licensed or certified by another jurisdiction,
17		and the other jurisdiction verifies that the person
18		met those requirements to become licensed or certified
19		in that jurisdiction;

1	(5)	Has passed the examination requirements for the
2		license or certification, if required by the licensing
3		authority of this State or another jurisdiction;
4	(6)	Has not had a license or certificate limited,
5		suspended, or revoked and has not voluntarily
6		surrendered a license or certificate in another
7		jurisdiction while under investigation for licensing
8		violations;
9	(7)	Has not had an application for licensure denied, been
10		censured, or had discipline imposed by another
11		licensing authority. If another jurisdiction has
12		taken disciplinary action against the person, the
13		licensing authority of this State shall determine if
14		all terms and conditions of the discipline, if any,
15		are satisfied and the matter resolved. If the terms
16		and conditions of discipline have not been satisfied
17		in that jurisdiction, the licensing authority may deny
18		or refuse to issue a license applied for under this
19		section until the terms and conditions of discipline
20		are satisfied;

1	(8)	Has not surrendered membership on any professional
2		staff in any professional association, society, or
3		faculty while under investigation or to avoid adverse
4		action for acts or conduct that would constitute
5		grounds for disciplinary action in this State;
6	(9)	Pays all applicable fees;
7	(10)	Does not have a disqualifying criminal history as
8		determined by the licensing authority; and
9	(11)	Submits with the application a signed affidavit
10		stating that the application information, including
11		evidence of requisite education, exam, and experience,
12		prior employment, and criminal history record check,
13		is true and accurate. Upon receiving the affidavit,
14		if the licensing authority issues the license to the
15		person, the licensing authority may revoke the license
16		at any time if the information provided in the
17		application is found to be false or if the person
18		fails to maintain the conditions of initial licensure.
19	(b)	A person who is licensed pursuant to this section
20	shall be	subject to the laws regulating the person's practice in

- 1 this State and shall be subject to the jurisdiction of the
- 2 licensing authority of this State.
- 3 [(b)] <u>(c)</u> The licensing authority shall issue to the
- 4 [military spouse] person a temporary license to allow the
- 5 [military spouse] person to perform specified services, under
- 6 the supervision of a professional licensed by this State if
- 7 appropriate, while completing any requirements necessary for
- 8 licensure in this State; provided that a temporary license shall
- 9 only be issued in those professions where credentials,
- 10 experience, or passage of a national exam is substantially
- 11 equivalent to or exceed those established by the licensing
- 12 authority of this State.
- 13 $\left[\frac{(c)}{c}\right]$ (d) The licensing authority shall expedite
- 14 consideration of the application and issuance of a license by
- 15 endorsement, license by reciprocity, or temporary license to a
- 16 [military spouse] person who meets the requirements of this
- 17 section.
- 18 [\(\frac{(d)}{a}\)] (e) A license [\(\frac{by endorsement or reciprocity}{a}\)] issued
- 19 under subsection (a) shall be valid for the same period of time
- 20 as a license issued pursuant to the requirements of title 25 for
- 21 the particular profession; provided that the total time period

- 1 that [a military spouse] the person holds a license issued [by
- 2 endorsement or reciprocity] under subsection (a) shall not
- 3 exceed five years in the aggregate [-] or the period covered
- 4 under the member's military orders of assignment in the State."
- 5 SECTION 4. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 5. This Act shall take effect on January 1, 2050.

Report Title:

Military Dependents; Military Servicemembers; Government Employment; Temporary Professional License; Expedited Licensure Process

Description:

Exempts dependents of military servicemembers from state residency requirement for government employment if the military servicemember is in Hawaii on bona fide military orders. Allows a spouse of an active duty service member in the military who accompanies the service member a permanent change of station to Hawaii and holds a current, unencumbered license in another jurisdiction in specific professions to apply for licensure on an expedited basis in the State. Effective 1/1/2050. (HD1)

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