HOUSE OF REPRESENTATIVES FINAL BILL ANALYSIS

BILL #: CS/HB 7003 FINAL HOUSE FLOOR ACTION:

SPONSOR(S): Education Appropriations 116 Y's 0 N's

Subcommittee; K-12

Subcommittee; Renuart and

others

COMPANION (CS/SB 138) GOVERNOR'S ACTION: Approved

BILLS:

SUMMARY ANALYSIS

CS/HB 7003 passed the House on March 13, 2013, and subsequently passed the Senate on March 27, 2013. In 2008, the Florida Legislature enacted the Interstate Compact on Educational Opportunity for Military Children. The purpose of the compact is to enable member states to uniformly address educational transition issues faced by military families. The compact governs member states in several areas, including school placement, enrollment, records transfer, and graduation for children of active-duty military families. Currently, 43 states and the District of Columbia are members of the compact.

The compact establishes an Interstate Commission on Educational Opportunity for Military Children (Commission) to provide national-level oversight of the compact. The Commission is comprised of one voting representative, or Compact Commissioner, from each member state. Among other things, the Commission may adopt and enforce compact rules which govern member states in the areas addressed by the compact. The compact rules supersede conflicting member state laws to the extent necessary to accomplish the purposes of the compact.

Since enactment in 2008, Florida's compact legislation has included a repeal provision which requires automatic repeal of the compact after a period of time, unless reauthorized by the Legislature. Because membership in the compact entails an agreement to be bound by rules promulgated by a non-legislative entity, i.e., the Commission, the repeal provision allows the Legislature to periodically review the compact rules and determine whether it agrees with any new rules or rule amendments adopted during the period. The Legislature last reauthorized the compact in 2010, and provided for repeal of the compact in three years, which is May 11, 2013.

The bill reauthorizes Florida's compact legislation and eliminates the existing repeal provision. The bill adds a new automatic repeal provision effective three years after the bill becomes effective.

The bill has an insignificant fiscal impact on state government. The bill does not appear to have a fiscal impact on local governments. (See Fiscal Comments).

The bill was approved by the Governor on April 10, 2013, ch. 2013-20, L.O.F., and became effective on that date.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives.

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I. SUBSTANTIVE INFORMATION

A. EFFECT OF CHANGES:

Present Situation

Background

Children in active-duty military families face unique educational challenges. The average military child transfers to a different state or school district six to nine times during kindergarten through grade 12. When a parent is reassigned, military children may be impacted by:

- · Record transfer issues;
- Varied course sequencing and academic placement policies;
- · Varied graduation requirements;
- Exclusion from extracurricular activities;
- · Redundant or missed entrance or exit testing;
- Varied kindergarten and first grade entrance ages; and
- The need to appoint temporary guardians while the child's parent is deployed.¹

The Interstate Compact on Educational Opportunity for Military Children assists member states in uniformly addressing educational transition issues faced by active-duty military families. The compact governs member states in several areas, including school placement, enrollment, records transfer, participation in academic programs and extracurricular activities, and graduation for children of active-duty military families. The compact was developed by the Council of State Governments, in cooperation with the U.S. Department of Defense.²

States must enact the compact into law in order to join the compact, which the Florida Legislature did in the 2008 General Session.³ Enactment by ten states is required in order for the compact to take effect and be binding on member states, which occurred when Delaware became the tenth state to adopt the compact on July 9, 2008.⁴ Currently, 43 states and the District of Columbia are members of the compact.⁵

The compact establishes an Interstate Commission on Educational Opportunity for Military Children (Commission) to provide national-level oversight of the compact. The Commission may adopt and enforce bylaws and compact rules and perform various administrative functions necessary for day-to-day operations.⁶ The Commission is comprised of one voting representative, or Compact Commissioner, from each member state. Each state is entitled to one vote on compact rule adoption or other business matters.⁷ The Commission must meet at least once per year.⁸

Compact Rule Adoption

The Commission is authorized to promulgate compact rules which govern member states in the areas addressed by the compact. The compact rules have the force and effect of statutory law in member

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¹ Council of State Governments, *Interstate Compact on Educational Opportunity for Military Children: Legislative Resource Kit*, at 6-7 (Jan. 2011), *available at* http://www.mic3.net/pages/commissioners/documents/2011LegislativeResourceKit-Final.pdf.

² *Id.* at 7-10.

³ Chapter 2008-225, L.O.F.; CS/HB 1203 (2008); ss. 1000.36, 1000.37, 1000.38, and 1000.39, F.S.

⁴ Article XV, s. B. of the Compact, s. 1000.36, F.S.; 76 Del. Laws 327 (2008).

⁵ Military Interstate Children's Compact Commission, *Member and Nonmember States Map* (July 2012), *available at* http://mic3.net/pages/resources/documents/MIC3ColorMapJul1.pdf.

⁶ Article X, of the Compact, s. 1000.36, F.S.

⁷ Article IX, s. B. of the Compact, s. 1000.36, F.S.

⁸ Article IX, s. D. of the Compact, s. 1000.36, F.S.

states and supersede conflicting member state laws to the extent of the conflict. Compact rules must not exceed the scope of authority granted by the compact. A majority of member state legislatures may invalidate a compact rule by legislative action.¹⁰

Since enactment in 2008, Florida's compact legislation has included a repeal provision which requires automatic repeal of the compact after a period of time, unless reauthorized by the Legislature. 11 The repeal provision addresses concerns regarding unconstitutional delegation of legislative authority under Article II, s. 3, of the Florida Constitution. 12 Because membership in the compact entails an agreement to be bound by rules promulgated by a non-legislative entity, i.e., the Commission, the repeal provision allows the Legislature to periodically review the compact rules and determine whether it agrees with any new rules or rule amendments adopted during the period. Reauthorization of the compact after such review avoids a claim that the Legislature has delegated its authority. 13

The Legislature last reauthorized the compact in 2010, and provided for repeal of the compact in three years, which is May 11, 2013. 14 Since then, two rule amendments have been adopted by the Commission:

- Compact rule 2.104, which provides the compact membership dues formula, was amended in November 2011 to establish a minimum dues obligation of \$2,000 and a maximum dues obligation of \$60,000.
- Compact rule 3.102, relating to kindergarten and first grade entrance age, was amended in November 2012 to clarify that a student must "physically attend" kindergarten in the sending state in order to transfer into kindergarten in the receiving state. 15

Neither amendment impairs Florida's continued participation in the compact.

Effect of Proposed Changes

The bill reauthorizes Florida's compact legislation and eliminates the existing repeal provision. The bill adds a new automatic repeal provision effective three years after the bill becomes effective. The bill also specifies that compact membership dues must be paid within existing resources by the Department of Education.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

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⁹ Article X, s. B. and XVIII, s. B. of the Compact, s. 1000.36, F.S.

¹⁰ Article XII of the Compact, s. 1000.36, F.S.

¹¹ See, e.g., s. 3, ch. 2010-52, L.O.F.

¹² Article II, s. 3 of the Florida Constitution provides for separation of powers among the executive, legislative, and judicial branches of state government. Courts construing this provision have held that the Legislature, when delegating the administration of legislative programs to executive agencies or other entities, must establish minimal standards and guidelines ascertainable by reference to the legislation creating the program. See Avatar Development Corp. v. State, 723 So.2d 199 (Fla. 1998).

¹³ Staff of the Florida House of Representatives, Legislative Bill Analysis for HB 521 (2010).

¹⁴ Sections 3 and 4, ch. 2010-152, L.O.F.

¹⁵ Military Interstate Children's Compact Commission, Commission Rule Change, Rule 3.102(b) defining "Kindergarten enrollment," at 1 (Nov. 2012), available at http://www.mic3.net/documents/MIC3CommissionRules-Final-amendedNov2012.pdf; Military Interstate Children's Compact Commission, Adopted Rules (Nov. 2012), available at http://mic3.net/pages/commissioners/documents/MIC3CommissionRules-Final-amendedNov2012.pdf (see rules 2.104 and 3.102).

See Fi	iscal Comments.
B. FISCAL IMPACT ON LOCAL GOVERNMENTS:	
1. Reven	ues:
None.	
2. Expen	ditures:

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

D. FISCAL COMMENTS:

None.

2. Expenditures:

The compact requires the Commission to levy membership dues from each member state to finance Commission operations and staffing. Membership dues are based upon \$1 per dependent child of active-duty military personnel residing in a member state. There is a minimum dues obligation of \$2,000 and a maximum of \$60,000. The Funding in the amount of \$42,813 for Florida's membership dues for FY 2013-14 is provided in the FY 2013-14 General Appropriations Act.

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¹⁶ Article XIV of the Compact, s. 1000.36, F.S.

¹⁷ Section 2.102, Interstate Commission Rules.

¹⁸ Florida House of Representatives, *Conference Report on Senate Bill 1500*, at 39 (2013), *available at* http://myfloridahouse.gov/filestores/Adhoc/Appropriations/GAA/2013-Senate/CR_SB_1500.pdf. (*See* Specific Appropriation 129).