HB 1009

1 A bill to be entitled 2 An act relating to spouses of military servicemembers; 3 creating s. 115.135, F.S.; defining terms; prohibiting 4 an employing agency from compelling an employee who is 5 the spouse of a military servicemember to work, or 6 imposing a sanction or penalty upon such employee for 7 failure or refusal to work, extended hours during active military service deployment of his or her 8 9 spouse under specified circumstances; requiring an 10 employing agency to grant a request from such employee for unpaid leave for certain purposes upon the active 11 12 military service deployment under specified circumstances; providing a limitation on such unpaid 13 leave; clarifying that such unpaid leave is concurrent 14 15 with qualifying exigency leave granted by an employing 16 agency; authorizing the Department of Management 17 Services to adopt rules to administer this section; providing an effective date. 18 19 20 Be It Enacted by the Legislature of the State of Florida: 21 2.2 Section 115.135, Florida Statutes, is created Section 1. 23 to read: 24 115.135 Leave considerations for spouses of military 25 servicemembers in active military service.-26 As used in this section, the term: (1)Page 1 of 3

CODING: Words stricken are deletions; words underlined are additions.

2015

HB 1009

27 "Active military service" shall signify active duty (a) 28 with any branch of the Armed Forces or Reservists of the Armed 29 Forces, the Florida National Guard, the Coast Guard of the 30 United States, and service of all officers of the United States 31 Public Health Service detailed by proper authority for duty with 32 the Armed Forces, and shall include the period during which a 33 person in military service is absent from duty on account of 34 sickness, wounds, leave, or other lawful cause. 35 "Employing agency" has the same meaning as provided in (b) 36 s. 110.107(24). 37 (2) An employing agency may not compel an employee who is the spouse of a servicemember of the United States Armed Forces 38 39 to work, or sanction or penalize such an employee for failure or refusal to work, hours in excess of the scheduled hours in the 40 employee's established work period during a period in which his 41 42 or her spouse is deployed on active military service at a 43 location other than the servicemember's permanent duty station. (3) An employing agency shall grant, if requested, an 44 45 unpaid leave of up to 4 working days per deployment to an 46 employee whose spouse is a servicemember of the United States 47 Armed Forces deployed on active military service at a location 48 other than the servicemember's permanent duty station for the 49 purpose of attending to matters directly related to the 50 implementation of deployment orders of the employee's spouse. 51 Unpaid leave taken under this subsection runs concurrently with 52 any qualifying exigency leave granted by the employing agency

Page 2 of 3

CODING: Words stricken are deletions; words underlined are additions.

2015

FLO	RID	A	ΗО	US	δE	ΟF	REP	'R E	SE	ΕN	ΤА	ТΙ	VΕ	S
-----	-----	---	----	----	----	----	-----	------	----	----	----	----	----	---

HB 1009

53	under the Family and Medical Leave Act of 1993, as amended, 29
54	U.S.C. ss. 2601 et seq.
55	(4) The Department of Management Services may adopt rules
56	to administer this section.
57	Section 2. This act shall take effect July 1, 2015.

Page 3 of 3