THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1050 Session of 2019

INTRODUCED BY BURNS, MILLARD, HILL-EVANS, TOOHIL, LONGIETTI, DAVIDSON, BERNSTINE, FREEMAN, BARRAR, DEASY, READSHAW, CIRESI, MURT, KORTZ, SAINATO, MARKOSEK, NEILSON, GILLEN, DERMODY AND WEBSTER, APRIL 5, 2019

AS REPORTED FROM COMMITTEE ON VETERANS AFFAIRS AND EMERGENCY PREPAREDNESS, HOUSE OF REPRESENTATIVES, AS AMENDED, MAY 8, 2019

AN ACT

Amending the act of December 15, 1982 (P.L.1266, No.287), 1 entitled "An act conferring limited residency status on military personnel, their dependents and civilian personnel 2 3 assigned to an active duty station in Pennsylvania," further 4 providing for residency of students. 5 6 The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows: 7 8 Section 1. Section 1(a.1) and (a.2) of the act of December 15, 1982 (P.L.1266, No.287), entitled "An act conferring limited 9 residency status on military personnel, their dependents and 10 civilian personnel assigned to an active duty station in 11 12 Pennsylvania," are amended to read: Section 1. * * * 13 14 Public institutions of higher learning or State-(a.1) 15 related or State-owned institutions.--Veterans, their spouses 16 and dependent children, military personnel, their spouses and dependent children and civilian personnel, their spouses and 17

dependent children who are admitted to a public institution of 1 higher learning or a State-related or State-owned institution 2 shall be charged resident tuition rates provided that the 3 student is a resident under this section [on the first day of 4 the semester or term of the institution.] on the date of deposit 5 confirming their intent to enroll, begins enrollment within the 6 corresponding term for which the deposit was made and remains in 7 continuous enrollment at the institution. 8

9 (a.2) Community colleges.--Veterans, their spouses and dependent children, military personnel, their spouses and 10 dependent children and civilian personnel, their spouses and 11 dependent children who are admitted to a community college shall 12 13 be charged the local sponsor rate provided that the student is a 14 resident under this section [on the first day of the semester or term of the college.] on the date of deposit confirming their 15 <--intent to enroll, begins enrollment within the corresponding 16 17 term for which the deposit was made ENROLLMENT, REGISTERS FOR <---18 THE CORRESPONDING TERM and remains in continuous enrollment at 19 the institution.

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21 Section 2. This act shall take effect in 60 days.

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