1 2 3	State of Arkansas 94th General Assembly Regular Session, 2023	A Bill	SENATE BILL 458
4	Regular Session, 2023		SERVITE DIEL 100
5	By: Senator J. English		
6	Dy: Senator V. English		
7		For An Act To Be Entitled	
8	AN ACT I	TO AMEND THE PUBLIC SCHOOL CHOICE ACT OF	2015;
9		DE SCHOOL CHOICE FOR CHILDREN OF UNIFORM	-
10	SERVICES	5 FAMILIES; TO AMEND ACTS 2023, NO. 237,	ТО
11	AMEND TH	HE ELIGIBILITY OF CHILDREN OF ACTIVE DUTY	I
12	UNIFORME	ED SERVICES PERSONNEL TO PARTICIPATE IN T	ſHE
13	ARKANSAS	CHILDREN'S EDUCATIONAL FREEDOM ACCOUNT	
14	PROGRAM;	AND FOR OTHER PURPOSES.	
15			
16			
17		Subtitle	
18	ТО	AMEND THE PUBLIC SCHOOL CHOICE ACT OF	
19	20	15; AND TO AMEND THE ELIGIBILITY OF	
20	CH	ILDREN OF ACTIVE DUTY UNIFORMED	
21	SE	RVICES PERSONNEL TO PARTICIPATE IN THE	
22	ARI	KANSAS CHILDREN'S EDUCATIONAL FREEDOM	
23	AC	COUNT PROGRAM.	
24			
25			
26 27	BE IT ENACTED BY THE	E GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
28	SECTION 1. DO) NOT CODIFY. Legislative intent.	
29	The General As	ssembly finds that:	
30	<u>(1)</u> The	e State of Arkansas has demonstrated a st	rong commitment
31	to uniformed service	<u>e families;</u>	
32	<u>(2)</u> The	e influx of new uniformed service familie	es and the
33	turnover of the curr	cent force complicates the challenges fac	<u>ed by uniformed</u>
34	<u>service families in</u>	determining the best education program t	<u>co meet their</u>
35	children's education	nal needs, especially in light of the lim	<u>nited available</u>
36	and affordable famil	<u>y housing options;</u>	



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(3) Resident public school districts have generally rejected		
uniformed service families' requests to permit their children to attend a		
public school within the public school district in which they will live upon		
the availability of permanent housing, which doubles the number of school		
transitions children of uniformed service families undergo during a typical		
three-year assignment;		
(4) Effective school transitions for children of uniformed		
service families are further adversely impacted when uniformed service		
families arrive after the May 1 deadline by which students must apply for		
school transfers, and removing this deadline for children of uniformed		
service families addresses a growing problem in the Little Rock Air Force		
Base off-base community and proactively interdicts a major problem in the		
Fort Smith area with the anticipated arrival of the F-35 and F-16 training		
center personnel;		
(5) Separating the public school district commitment from the		
housing decisions of uniformed service families by providing uniformed		
service families with a public school to public school choice option for		
their children relieves the conflict faced by the uniformed service families		
and maximizes the potential for educational success for children of uniformed		
service families; and		
(6) By amending portions of relevant law to change the term		
"military" to instead read "uniformed services", the General Assembly can		
ensure better continuity of access to educational programs for children of		
all uniformed service families and alignment among all school choice programs		
in the State of Arkansas.		
SECTION 2. Arkansas Code § 6-18-1902 is amended to read as follows:		
6-18-1902. Definitions.		
As used in this subchapter:		
(1) "Nonresident district" means a school district other than a		
student's resident district;		
(2) "Parent" means a student's parent, guardian, or other person		
having custody or care of the student;		
(3) "Resident district" means the school district in which the		
student resides as determined under § 6-18-202; and		
(4) "Transfer student" means a public school student in		

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1	kindergarten through grade twelve (K-12) who transfers to a nonresident
2	district through a public school choice option under this subchapter;
3	(5) "Uniformed service member" means an active or reserve
4	component member of the:
5	(A) United States Army, United States Navy, United States
6	Air Force, United States Marine Corps, United States Space Force, or United
7	States Coast Guard;
8	(B) National Oceanic and Atmospheric Administration
9	Commissioned Officer Corps; or
10	(C) United States Commissioned Corps of the Public Health
11	Service; and
12	(6) "Uniformed service veteran" means a former uniformed service
13	member who has been discharged under conditions other than dishonorable.
14	
15	SECTION 3. Arkansas Code § 6-18-1905(a)(3), concerning an application
16	submitted by a student seeking to attend a school in a nonresident district,
17	is amended to read as follows:
18	(3) If a student seeks to attend a school in a nonresident
19	district, the student's parent or guardian shall submit an application:
20	(A) To the nonresident district and to the student's
21	resident district;
22	(B) (i) On a form approved by the Division of Elementary
23	and Secondary Education.
24	(ii) If a student has a parent or guardian who is an
25	active-duty member of the military and who has been transferred to and
26	resides on a military base, then the student's parent or guardian shall file
27	an application for transfer under this section within fifteen (15) days of
28	the parent's or guardian's arrival on the military base, which shall include
29	without limitation the parent's or guardian's:
30	(a) Military transfer orders; and
31	(b) Proof of residency on the military base;
32	and
33	(C) (i) Postmarked or delivered no later than May 1 of the
34	year in which the student seeks to begin the fall semester at the nonresident
35	district.
36	(ii) However, if a student has a parent or guardian

1	who is an active-duty member of the military, then the student's application
2	for a transfer under this section is not subject to the May 1 deadline under
3	subdivision (a)(3)(C)(i) of this section if the student's parent or legal
4	guardian:
5	(a) Has been transferred to and resides on a
6	military base; and
7	(b) Provides military transfer orders that
8	confirm the date of transfer to the military base.
9	
10	SECTION 4. Arkansas Code § 6-18-1905(d) and (e), concerning the
11	acceptance or rejection of an application to attend a school in a nonresident
12	district, are amended to read as follows:
13	(d) Before accepting or rejecting an application, a nonresident
14	district shall determine whether :
15	(1) One (1) of the limitations limitation under § 6-18-1906
16	applies to the application; and.
17	(2)(A) The resident district has met its numerical net maximum
18	limit on school choice transfers under § 6-18-1906.
19	(B) The nonresident district shall contact the resident
20	district to determine whether the resident district has met its net maximum
21	limit under subdivision (d)(2)(A) of this section.
22	(C) In determining whether a resident district has met its
23	net maximum limit on school choice transfers under subdivision (d)(2)(A) of
24	this section, the nonresident district shall review and make a determination
25	on each application in the order in which the application was received by the
26	nonresident district.
27	(D) If the resident district has met its numerical net
28	maximum limit on school choice transfers, the nonresident district shall
29	issue a rejection of the affected school choice application.
30	(E)(i) If an applicant under this section has been
31	rejected due to the numerical net maximum limit, then the applicant shall
32	retain priority for a transfer under this subchapter until July 1 and be
33	reconsidered when the resident district is no longer at the numerical net
34	maximum limit.
35	(ii) The resident district shall promptly notify the
36	nonresident district when it is no longer at its numerical net maximum limit.

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1 (e)(1) Except as provided in subdivision (e)(4) of this section, by By 2 July 1 of the school year in which the a student seeks to enroll in a 3 nonresident district under this subchapter, the superintendent of the 4 nonresident district shall notify the student's parent or guardian and the 5 resident district in writing as to whether the student's application has been 6 accepted or rejected. 7 (2) If the an application is rejected, the superintendent of the 8 nonresident district shall state in the notification letter the reason for 9 rejection. 10 (3) If the an application is accepted, the superintendent of the 11 nonresident district shall state in the notification letter a reasonable 12 deadline by which the student shall enroll in the nonresident district and 13 after which the acceptance notification is null. 14 (4) The July 1 deadline under subdivision (e)(1) of this section 15 does not apply in the case of an application received from a student who has 16 a parent or guardian who is an active-duty member of the military and who has 17 been transferred to and resides on a military base. 18 19 SECTION 5. Arkansas Code Title 6, Chapter 18, Subchapter 19, is amended to add an additional section to read as follows: 20 6-18-1909. Public school choice for dependent of uniformed service 21 22 member and uniformed service veteran. 23 (a) A child shall be eligible for enrollment in the public school district of his or her choice if he or she is a dependent of a: 24 25 (1) Uniformed service member in full-time active-duty status; 26 (2) Surviving spouse of a uniformed service member; 27 (3) Reserve component uniformed service member during the period six (6) months before until six (6) months after a Title 10, Title 32, or 28 29 state active duty mobilization and service; or 30 (4) Uniformed service veteran who is returning to civilian

- 31 status at the conclusion of the uniformed service veteran's active duty 32 status.
- (b) If a student eligible under subsection (a) of this section seeks
 to attend a school in a nonresident district, the student's parent, legal
 guardian, or person standing in loco parentis to the student shall submit an
- 36 application approved by the Division of Elementary and Secondary Education by

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1	regular mail, electronic mail, or in person to the student's nonresident
2	district and resident district, which includes:
3	(1) A copy of the identification card of the student's parent,
4	legal guardian, or person standing in loco parentis that qualifies the
5	student under this section; and
6	(2) A copy of the official orders, assignment notification, or
7	notice of mobilization of the student's parent, legal guardian, or person
8	standing in loco parentis.
9	(c) An application deadline required under this subchapter shall not
10	apply to a school transfer under this section.
11	(d) A student eligible for a school transfer under this section shall
12	be permitted only one (1) school transfer per academic year under this
13	section.
14	(e) The parent, legal guardian, or person standing in loco parentis to
15	a student eligible for a school transfer under this section shall be
16	responsible for the transportation of his or her child to and from a
17	nonresident district.
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19	SECTION 6. Arkansas Code § 6-18-2506(a)(3)(A)(i)(e), as amended by
20	Acts 2023, No. 237, and concerning a student's initial eligibility to
21	participate in the Arkansas Children's Educational Freedom Account Program,
22	is amended to read as follows:
23	(e) A child of active-duty military uniformed
24	service personnel, as identified under Title 10 or, Title 32, Title 33, or
25	<u>Title 42</u> of the United States Code;
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27	SECTION 7. Arkansas Code § 6-18-2506(a)(3)(B)(i)(c)(2), as amended by
28	Acts 2023, No. 237, and concerning a student's eligibility for the 2024-2025
29	school year to participate in the Arkansas Children's Educational Freedom
30	Account Program based on the status of his or her parent, legal guardian, or
31	person standing in loco parentis to the student, is amended to read as
32	follows:
33	(2) In the military reserves <u>uniformed</u>
34	service reserve components;
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