Version: As Introduced

Primary Sponsor: Sen. Hoagland

Mariah Maldovan, Attorney
Allison Schoeppner, Research Analyst

SUMMARY

- Permits a school district, community school, or STEM school to employ as a teacher an eligible veteran who does not hold an educator license.
- Establishes related service, educational, registration, and mentorship requirements that a veteran must meet in order to be employed as a teacher.
- Permits an eligible veteran to teach a core subject area.

DETAILED ANALYSIS

Employment of veterans as unlicensed teachers

The bill revises the law that permits a school district to employ as a teacher an eligible U.S. armed forces veteran who does not hold an educator license. The bill extends the authority to community and STEM schools. It also changes the eligibility requirements for a veteran and requires a veteran to register with the Department of Education. Further, it requires a veteran to have an assigned mentor who meets prescribed qualifications. Finally, it provides an exception to the “properly certified or licensed” teacher requirement, permitting an eligible veteran to teach in a core subject area.

Eligibility

The following table compares the eligibility requirements a veteran must meet to qualify to be employed as an unlicensed teacher under current law and the bill.

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1 R.C. 3319.283(A).
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<thead>
<tr>
<th>Current law</th>
<th>S.B. 14</th>
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<tbody>
<tr>
<td>The veteran was honorably discharged between June 30, 1997, and June 30, 2000 (R.C. 3319.283(A)(1)).</td>
<td>The veteran received an honorable discharge or a medical separation from the Armed Forces (R.C. 3319.283(B)(1)(b)).</td>
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<tr>
<td>No provision.</td>
<td>The veteran completed at least 48 months of active duty military service (R.C. 3319.238(B)(1)(a)).</td>
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<td>The veteran had meaningful teaching or other instructional experience while in the Armed Forces (R.C. 3319.283(A)(2)).</td>
<td>The veteran has satisfied one of the following:</td>
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<td>1. Has a letter from a former commanding officer stating the veteran is qualified to teach;</td>
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<td>2. Earned a master training specialist certification from the U.S. Navy;</td>
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<td>3. Served as a training officer or a lead instructor; or</td>
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<td>4. Served as a noncommissioned officer, warrant officer, or senior enlisted person (R.C. 3319.283(B)(1)(c)).</td>
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<tr>
<td>No provision.</td>
<td>The veteran has demonstrated mastery of the subject area to be taught, as determined by the district or school (R.C. 3319.283(B)(2)).</td>
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<td>The veteran holds at least a bachelor’s degree (R.C. 3319.283(A)(3)).</td>
<td>The veteran completed at least 60 college credits with a G.P.A. of at least 2.5 out of 4.0 from one or more accredited institutions of higher education (R.C. 3319.283(B)(3)).</td>
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**Registration**

The bill conditions employment upon completion of a criminal records check, after which the veteran must submit the criminal records check to and register with the Department. The Department must then enroll the veteran in the retained applicant fingerprint database (RAPBACK) in the same manner it would for a licensed teacher.

The Department cannot accept the application of a veteran who has pleaded guilty to, been found guilty of, or been convicted of any offenses prescribed under continuing law that preclude employment in K-12 schools. If the Department receives notification through RAPBACK of the arrest or conviction of a veteran employed as an unlicensed teacher, it must
notify the employing district or school. The Department also may take any disciplinary action authorized under law against the veteran as if the veteran were a licensed educator.²

**Mentorship**

The bill requires a school district or school to assign a licensed teacher to mentor a veteran employed as an unlicensed teacher. The mentorship must last for at least the first two years of the veteran’s employment. The mentor must have at least three years of teaching experience in any of grades K-12. If the employer is a district, the mentor also must have received a rating of skilled or higher on the mentor’s most recent performance evaluation.³

**Veteran may teach core subject area**

Continuing law prohibits a school district or STEM school from employing a teacher to provide instruction in a core subject area, unless the teacher is “properly certified or licensed.” As an exception to that prohibition, the bill permits a veteran employed as an unlicensed teacher to provide instruction in core subject areas.

A teacher is “properly certified or licensed” if the teacher has completed all requirements for certification or licensure in the subject areas and grade levels in which the teacher provides instruction. Core subject areas include reading and English language arts, math, science, social studies, foreign language, and fine arts.⁴

**Law retained by the bill**

The bill retains provisions of continuing law that apply to a veteran employed as an unlicensed teacher. Specifically, it:

1. Requires the veteran to complete 15 hours of approved professional development every five years;⁵ and
2. Authorizes the Superintendent of Public Instruction to revoke the veteran’s right to teach if, after an investigation and an adjudication, the state Superintendent determines the veteran is not competent to teach.⁶

**Veterans currently employed as unlicensed teachers**

The bill expressly permits a veteran employed as an unlicensed teacher prior the bill’s effective date to remain employed after that date. However, that veteran must meet the professional development requirements under continuing law and comply with the bill’s new

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² R.C. 3319.283(D).
³ R.C. 3319.283(F).
⁴ R.C. 3319.074 and 3319.283(C).
⁵ R.C. 3319.283(C).
⁶ R.C. 3319.283(E).
registration requirement. The veteran also remains subject to the state Superintendent’s authority to revoke a right to teach.⁷

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⁷ R.C. 3319.283(G).