GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 139 Senate Judiciary I Committee Substitute Adopted 4/2/13

Short Title: Adopt Uniform Deployed Parent Cust/Visit. Act.

(Public)

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Sponsors:

Referred to:

February 21, 2013

A BILL TO BE ENTITLED

- 2 AN ACT TO ADOPT THE UNIFORM DEPLOYED PARENTS CUSTODY AND 3 VISITATION ACT.
- 4 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 50-13.2 reads as rewritten:

"§ 50-13.2. Who entitled to custody; terms of custody; visitation rights of grandparents; taking child out of <u>State.State; consideration of parent's military service.</u>

8 An order for custody of a minor child entered pursuant to this section shall award (a) 9 the custody of such child to such person, agency, organization or institution as will best 10 promote the interest and welfare of the child. In making the determination, the court shall 11 consider all relevant factors including acts of domestic violence between the parties, the safety 12 of the child, and the safety of either party from domestic violence by the other party and shall 13 make findings accordingly. An order for custody must include findings of fact which support 14 the determination of what is in the best interest of the child. Between the mother and father, whether natural or adoptive, no presumption shall apply as to who will better promote the 15 interest and welfare of the child. Joint custody to the parents shall be considered upon the 16 request of either parent. 17

An order for custody of a minor child may grant joint custody to the parents, 18 (b) 19 exclusive custody to one person, agency, organization, or institution, or grant custody to two or 20 more persons, agencies, organizations, or institutions. Any order for custody shall include such 21 terms, including visitation, as will best promote the interest and welfare of the child. If the 22 court finds that domestic violence has occurred, the court shall enter such orders that best 23 protect the children and party who were the victims of domestic violence, in accordance with 24 the provisions of G.S. 50B-3(a1)(1), (2), and (3). If a party is absent or relocates with or 25 without the children because of an act of domestic violence, the absence or relocation shall not 26 be a factor that weighs against the party in determining custody or visitation. Absent an order 27 of the court to the contrary, each parent shall have equal access to the records of the minor child involving the health, education, and welfare of the child. 28

(b1) An order for custody of a minor child may provide visitation rights for any grandparent of the child as the court, in its discretion, deems appropriate. As used in this subsection, "grandparent" includes a biological grandparent of a child adopted by a stepparent or a relative of the child where a substantial relationship exists between the grandparent and the child. Under no circumstances shall a biological grandparent of a child adopted by adoptive parents, neither of whom is related to the child and where parental rights of both biological parents have been terminated, be entitled to visitation rights.



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1 Any order for custody, including visitation, may, as a condition of such custody or (b2) 2 visitation, require either or both parents, or any other person seeking custody or visitation, to 3 abstain from consuming alcohol and may require submission to a continuous alcohol 4 monitoring system, of a type approved by the Division of Adult Correction of the Department 5 of Public Safety, to verify compliance with this condition of custody or visitation. Any order 6 pursuant to this subsection shall include an order to the monitoring provider to report any 7 violation of the order to the court and each party to the action. Failure to comply with this 8 condition shall be grounds for civil or criminal contempt.

9 An order for custody of a minor child may provide for such child to be taken outside (c) 10 of the State, but if the order contemplates the return of the child to this State, the judge may 11 require the person, agency, organization or institution having custody out of this State to give bond or other security conditioned upon the return of the child to this State in accordance with 12 13 the order of the court.

14 (d) If, within a reasonable time, one parent fails to consent to adoption pursuant to 15 Chapter 48 of the General Statutes or parental rights have not been terminated, the consent of 16 the other consenting parent shall not be effective in an action for custody of the child.

17 An order for custody of a minor child may provide for visitation rights by electronic (e) 18 communication. In granting visitation by electronic communication, the court shall consider the 19 following:

20 21

- (1)Whether electronic communication is in the best interest of the minor child.
- Whether equipment to communicate by electronic means is available, (2)accessible, and affordable to the parents of the minor child.
- 22 23 24

Any other factor the court deems appropriate in determining whether to (3) grant visitation by electronic communication.

25 The court may set guidelines for electronic communication, including the hours in which the 26 communication may be made, the allocation of costs between the parents in implementing 27 electronic communication with the child, and the furnishing of access information between 28 parents necessary to facilitate electronic communication. Electronic communication with a 29 minor child may be used to supplement visitation with the child. Electronic communication 30 may not be used as a replacement or substitution for custody or visitation. The amount of time 31 electronic communication is used shall not be a factor in calculating child support or be used to 32 justify or support relocation by the custodial parent out of the immediate area or the State. 33 Electronic communication between the minor child and the parent may be subject to 34 supervision as ordered by the court. As used in this subsection, "electronic communication" 35 means contact, other than face-to-face contact, facilitated by electronic means, such as by 36 telephone, electronic mail, instant messaging, video teleconferencing, wired or wireless 37 technologies by Internet, or other medium of communication.

38 In a proceeding for custody of a minor child of a service member, a court may not (f) 39 consider a parent's past deployment or possible future deployment as the only basis in 40 determining the best interest of the child. The court may consider any significant impact on the best interest of the child regarding the parent's past or possible future deployment." 41 42

SECTION 2. G.S. 50-13.7A is repealed.

43 **SECTION 3.** Chapter 50A of the General Statutes is amended by adding the 44 following new Article to read:

- 45 46
- 47

"Uniform Deployed Parents Custody and Visitation Act. "Part 1. General Provisions.

"Article 3.

- 48 "§ 50A-350. Short title.
- This Article may be cited as the "Uniform Deployed Parents Custody and Visitation Act." 49
- 50 "§ 50A-351. Definitions.
- 51 The following definitions apply in this Article:

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1	(1)	Adult. – An individual who is at least 18 years of age	or an emancipated
2		minor.	*
3	<u>(2)</u>	Caretaking authority. – The right to live with and care	e for a child on a
4		day-to-day basis, including physical custody, parenting tin	ne, right to access,
5		and visitation.	
6	<u>(3)</u>	Child An (i) unemancipated individual who has not at	ttained 18 years of
7		age or (ii) adult son or daughter by birth or adoption who	is the subject of an
8		existing court order concerning custodial responsibility.	-
9	<u>(4)</u>	Close and substantial relationship A relationship in v	which a significant
10		bond exists between a child and a nonparent.	
11	<u>(5)</u>	Court An entity authorized under the laws of this	State to establish,
12		enforce, or modify a decision regarding custodial responsi	<u>bility.</u>
13	<u>(6)</u>	Custodial responsibility A comprehensive term that in	cludes any and all
14		powers and duties relating to caretaking authority and	d decision-making
15		authority for a child. The term includes custody, physi	ical custody, legal
16		custody, parenting time, right to access, visitation, and	d the authority to
17		designate limited contact with a child.	
18	<u>(7)</u>	Decision-making authority The power to make in	nportant decisions
19		regarding a child, including decisions regarding the	child's education,
20		religious training, health care, extracurricular activities, and	nd travel. The term
21		does not include day-to-day decisions that necessarily acc	company a grant of
22		caretaking authority.	
23	<u>(8)</u>	Deploying parent A service member, who is deployed of	or has been notified
24		of impending deployment, and is (i) a parent of a child o	r (ii) an individual
25		other than a parent who has custodial responsibility of a ch	<u>nild.</u>
26	<u>(9)</u>	Deployment The movement or mobilization of a ser	vice member to a
27		location for more than 90 days, but less than 18 mont	<u>hs, pursuant to an</u>
28		official order that (i) is designated as unaccompanied; (ii)	does not authorize
29		dependent travel; or (iii) otherwise does not permit the m	ovement of family
30		members to that location.	-
31	<u>(10)</u>	Family member A sibling, aunt, uncle, cousin, steppare	ent, or grandparent
32		of a child, and an individual recognized to be in a familial	relationship with a
33		child.	-
34	<u>(11)</u>	Limited contact. – The opportunity for a nonparent to visi	t with a child for a
35		limited period of time. The term includes authority to t	ake the child to a
36		place other than the residence of the child.	
37	<u>(12)</u>	Nonparent. – An individual other than a deploying parent	or other parent.
38	<u>(13)</u>	Other parent An individual who, in common with a dep	loying parent, is (i)
39		the parent of a child or (ii) an individual other than a pa	rent with custodial
40		responsibility of a child.	
41	<u>(14)</u>	Record. – Information that is inscribed on a tangible media	um or that is stored
42		in an electronic or other medium and is retrievable in perce	eivable form.
43	<u>(15)</u>	Return from deployment. – The conclusion of a	service member's
44		deployment as specified in uniformed service orders.	
45	<u>(16)</u>	Service member. – A member of a uniformed service.	
46	(17)	State. – A state of the United States, the District of Colu	mbia, Puerto Rico,
47		and the United States Virgin Islands, or any territory or	
48		subject to the jurisdiction of the United States.	
49	<u>(18)</u>	Uniformed service Service which includes (i) the a	active and reserve
50	<u>+</u>	components of the Army, Navy, Air Force, Marine Corps,	
51		the United States; (ii) the Merchant Marine, the commiss	
1		the United States; (11) the Merchant Marine, the commiss	sioned corps of th

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1	Public Health Service, or the commissioned co	rps of the National Oceanic
2	and Atmospheric Administration of the United	1
3	Guard.	
4	"§ 50A-352. Remedies for noncompliance.	
5	In addition to other relief provided under the laws of this State	e, if a court finds that a party
6	to a proceeding under this Article has acted in bad faith or intention	onally failed to comply with
7	the requirements of this Article or a court order issued under this A	Article, the court may assess
8	reasonable attorneys' fees and costs against the opposing party	and order other appropriate
9	relief.	
10	" <u>§ 50A-353. Jurisdiction.</u>	
11	(a) <u>A court may issue an order regarding custodial responsi</u>	
12	if the court has jurisdiction pursuant to Uniform Child-Custody J	
13	Act (UCCJEA) under Article 2 of this Chapter. If the court ha	- · ·
14	regarding custodial responsibility pursuant to Part 3 of this A	
15	UCCJEA, the residence of the deploying parent is not changed b	by reason of the deployment
16	during the deployment.	
17	(b) If a court has issued a permanent order regarding cu	÷ • •
18	notice of deployment and the parents modify that order temporari	• • •
19	Part 2 of this Article, for purposes of the UCCJEA, the residence of	of the deploying parent is not
20	changed by reason of the deployment.	
21	(c) If a court in another state has issued a temporary	
22	responsibility as a result of impending or current deployment, for p	-
23	residence of the deploying parent is not changed by reason of the de	
24	(d) <u>This section does not prohibit the exercise of temporary</u>	emergency jurisdiction by a
25	<u>court under the UCCJEA.</u>	
26 27	" <u>§ 50A-354. Notice required of deploying parent.</u> (a) Except as provided in subsections (c) and (d) of this	section a deploying parant
28	shall, in a record, notify the other parent of a pending deployment	
20	after receiving notice of deployment unless the deploying parent is	•
30	notifying the other parent by the circumstances of service. If the	• •
31	prevent notification within seven days, the notification shall be i	
32	possible thereafter.	indee as soon as reasonably
33	(b) Except as provided in subsections (c) and (d) of this se	ction each parent shall in a
34	record, provide the other parent with a plan for fulfilling that	÷
35	responsibility during deployment as soon as reasonably possibility	-
36	deployment under subsection (a) of this section.	
37	(c) If an existing court order prohibits disclosure of the ad	dress or contact information
38	of the other parent, a notification of deployment under subsec	
39	notification of a plan for custodial responsibility during deployment	
40	section, may be made only to the issuing court. If the address of th	
41	the issuing court, the court shall forward the notification to the o	
42	keep confidential the address or contact information of the other part	-
43	(d) Notice in a record is not required if the parents are livin	ng in the same residence and
44	there is actual notice of the deployment or plan.	-
45	(e) In a proceeding regarding custodial responsibility bet	tween parents, a court may
46	consider the reasonableness of a parent's efforts to comply with this	s section.
47	"§ 50A-355. Notification required for change of address.	
48	(a) Except as otherwise provided in subsection (b) of the	
49	whom custodial responsibility has been assigned or granted during	1 1
50	Part 3 of this Article shall notify the deploying parent and any oth	
51	responsibility of any change of mailing address or residence unti	1 the assignment or grant is

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1	terminated. The	individual shall provide the notice to any court that has is	sued an existing
2	custody or child	support order concerning the child.	
3	<u>(b)</u> If an	existing court order prohibits disclosure of the address or con	ntact information
4		to whom custodial responsibility has been assigned or granted	
5		ng address or residence under subsection (a) of this section m	
6		t issued the order. The court shall keep confidential the ma	
7		individual to whom custodial responsibility has been assigned	
8		Agreement Addressing Custodial Responsibility During Depl	<u>oyment.</u>
9		rm of agreement.	
10		parents of a child may enter into a temporary agreement g	ranting custodial
11		ring deployment.	
12		greement under subsection (a) of this section shall be (i) in	-
13 14		arents or any nonparent to whom custodial responsibility is gra	
14 15		greement under subsection (a) of this section may include the f To the extent feasible, identify the destination, duration, a	
15 16	<u>(1)</u>	the deployment that is the basis for the agreement.	<u>Ind conditions of</u>
10	<u>(2)</u>	Specify the allocation of caretaking authority among the c	lenloving parent
18	<u>(2)</u>	the other parent, and any nonparent, if applicable.	<u>iepioying parent,</u>
19	<u>(3)</u>	Specify any decision-making authority that accompany	ies a grant of
20	<u>197</u>	caretaking authority.	<u>105 u grunt or</u>
21	<u>(4)</u>	Specify any grant of limited contact to a nonparent.	
22	$\overline{(5)}$	If the agreement shares custodial responsibility between the	other parent and
23	<u>, , , , , , , , , , , , , , , , , , , </u>	a nonparent, or between two nonparents, provide a proces	
24		dispute that may arise.	
25	<u>(6)</u>	Specify (i) the frequency, duration, and means, including e	electronic means,
26		by which the deploying parent will have contact with the cl	hild; (ii) any role
27		to be played by the other parent in facilitating the conta	act; and (iii) the
28		allocation of any costs of communications.	
29	<u>(7)</u>	Specify the contact between the deploying parent and child	<u>I during the time</u>
30		the deploying parent is on leave or is otherwise available.	
31	<u>(8)</u>	Acknowledge that any party's existing child-support oblig	-
32		modified by the agreement, and that changing the terms	
33		during deployment requires modification in the appropriate	
34 25	<u>(9)</u>	Provide that the agreement terminates following the de	
35 36		return from deployment according to the procedures under Article	er Part 4 of this
30 37	(10)	<u>Article.</u> If the agreement must be filed pursuant to G.S. 50A-360	anacify which
37	(10)	parent shall file the agreement.	<u>J, specify which</u>
39	"8 504.357 Na	ture of authority created by agreement.	
40		greement under this Part is temporary and terminates pursuant	t to Part 4 of this
41		g the return from deployment of the deployed parent, unless the	
42		before that time by court order or modification of the a	-
43		The agreement derives from the parents' custodial responsibil	•
44		endent, continuing right to caretaking authority, decision-mak	-
45	-	n an individual to whom custodial responsibility is given.	
46	<u>(b)</u> <u>A no</u>	onparent given caretaking authority, decision-making authority	ority, or limited
47	contact by an ag	reement under this Part has standing to enforce the agreement	until it has been
48	-	nt to an agreement of the parents under G.S. 50A-358 or term	inated under Part
49		or by court order.	
50	" <u>§ 50A-358. Mo</u>	odification of agreement.	

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1 The parents may by mutual consent modify an agreement regarding custodial responsibility 2 made pursuant to this Part. If an agreement made under this subsection is modified before 3 deployment of a deploying parent, the modification shall be in writing and signed by both 4 parents and any nonparent who will exercise custodial responsibility under the modified 5 agreement. If an agreement made under this section is modified during deployment of a 6 deploying parent, the modification shall be agreed to, in a record, by both parents and any 7 nonparent who will exercise custodial responsibility under the modified agreement. 8 "§ 50A-359. Power of attorney. 9 If no other parent possesses custodial responsibility or if an existing court order prohibits 10 contact between the child and the other parent, a deploying parent, by power of attorney, may 11 delegate all or part of custodial responsibility to an adult nonparent for the period of deployment. The power of attorney is revocable by the deploying parent through a revocation 12 13 of the power of attorney signed by the deploying parent. 14 "§ 50A-360. Filing agreement or power of attorney with court. An agreement or power of attorney created pursuant to this Part shall be filed within a 15 16 reasonable period of time with any court that has entered an existing order on custodial 17 responsibility or child support concerning the child. The case number and heading of the 18 existing case concerning custodial responsibility or child support shall be provided to the court 19 with the agreement or power of attorney. 20 "Part 3. Judicial Procedure for Granting Custodial Responsibility During Deployment. 21 "§ 50A-361. Proceeding for temporary custody order. After a deploying parent receives notice of deployment and during the deployment, 22 (a) 23 a court may issue a temporary order granting custodial responsibility unless prohibited by the 24 Servicemembers Civil Relief Act, 50 U.S.C. §§ 521-522. A court may not issue a permanent 25 order granting custodial responsibility in the absence of the deploying parent without the 26 consent of the deploying parent. 27 (b)At any time after a deploying parent receives notice of deployment, either parent may file a motion regarding custodial responsibility of a child during deployment. The motion 28 29 shall be filed in an existing proceeding for custodial responsibility of the child with jurisdiction 30 under Part 1 of this Article or, if there is no existing proceeding in a court with jurisdiction 31 under Part 1 of this Article, in a new action for granting custodial responsibility during 32 deployment. 33 "§ 50A-362. Expedited hearing. 34 The court shall conduct an expedited hearing if a motion to grant custodial responsibility is 35 filed before a deploying parent deploys. 36 "§ 50A-363. Testimony by electronic means. 37 In a proceeding brought under this Part, a party or witness who is not reasonably available 38 to appear personally may appear and provide testimony and present evidence by electronic 39 means unless the court finds good cause to require a personal appearance. 40 "§ 50A-364. Effect of prior judicial decree or agreement. 41 In a proceeding for a grant of custodial responsibility pursuant to this Part, the following 42 shall apply: 43 (1)A prior judicial order designating custodial responsibility of a child in the 44 event of deployment is binding on the court unless the circumstances require 45 modifying a judicial order regarding custodial responsibility. The court shall enforce a prior written agreement between the parents for 46 (2) 47 designating custodial responsibility of a child in the event of deployment, 48 including a prior written agreement executed under Part 2 of this Article, 49 unless the court finds the agreement contrary to the best interest of the child. 50 "§ 50A-365. Grant of caretaking or decision-making authority to nonparent.

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1	(a) In acc	cordance with the laws of this State and on the motion of	of a deploying parent, a
2		caretaking authority of a child to a nonparent who is a	
3		n adult with whom the child has a close and substantia	•
4	the best interest of		-
5	(b) Unles	ss the grant of caretaking authority to a nonparent unde	er subsection (a) of this
6		I to by the other parent, the grant is limited to an amo	
7	than (i) the time	granted to the deploying parent in an existing permanent	nt custody order, except
8	that the court ma	y add unusual travel time necessary to transport the chi	ld or (ii) in the absence
9	of an existing pe	rmanent custody order, the amount of time that the depl	oying parent habitually
10	cared for the chi	ld before being notified of deployment, except that the	court may add unusual
11	travel time neces	sary to transport the child.	-
12	<u>(c)</u> <u>A co</u>	urt may grant part of the deploying parent's decision-	making authority for a
13	child to a nonpa	rent who is an adult family member of the child or an	n adult with whom the
14	child has a close	and substantial relationship if the deploying parent is	unable to exercise that
15	authority. When	a court grants the authority to a nonparent, the c	court shall specify the
16	decision-making	powers that will and will not be granted, includ	ing applicable health,
17	educational, and	religious decisions.	
18	<u>(d)</u> <u>Any</u>	nonparent to whom caretaking authority or decisio	n-making authority is
19	granted shall be	e made a party to the action until the grant of c	aretaking authority or
20		authority is terminated.	
21	" <u>§ 50A-366. Gr</u>	ant of limited contact.	
22		cordance with laws of this State and on motion of a de	
23		ed contact with a child to a nonparent who is either a	•
24		idual with whom the child has a close and substantial	-
25		he contact would be contrary to the best interest of the c	
26		nonparent who is granted limited contact shall be mad	le a party to the action
27		limited contact is terminated.	
28		ture of authority created by order.	
29		nt made pursuant to this Part is temporary and terminat	÷
30		wing the return from deployment of the deployed pare	-
31		before that time by court order. The grant does not	
32		to caretaking authority, decision-making authority, or	r limited contact in an
33	individual to whe		a authomity on limited
34 35		nparent granted caretaking authority, decision-making is Part has standing to enforce the grant until it is tern	
36	this Article or by		linated under Fait 4 01
30 37		nonparent made a party because of a grant of	corretaking sutherity
38		authority, or limited contact shall have no continuing ri	
39		etaking authority, decision-making authority, or limited	• • •
40	-	4 of this Article or by court order.	d contact is terminated
41		ntent of temporary custody order.	
42		rder granting custodial responsibility under this Part.	shall (i) designate the
43		rary and (ii) identify to the extent feasible the dest	
44	conditions of the		
45		blicable, a temporary order for custodial responsibility	shall comply with each
46	of the following:		<u>ı</u>
47	(1)	Specify the allocation of caretaking authority, decision	on-making authority, or
48	<u></u>	limited contact among the deploying parent, the	
49		nonparent.	·
50	<u>(2)</u>	If the order divides caretaking or decision-maki	ing authority between
51		individuals, or grants caretaking authority to one	individual and limited

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	contact to another, provide a process to resolve any	significant dispute that
	<u>may arise.</u>	
<u>(3)</u>	Provide for liberal communication between the de	ploying parent and the
	child during deployment, including through ele	ctronic means, unless
	contrary to the best interest of the child, and	allocate any costs of
	communications.	-
<u>(4)</u>	Provide for liberal contact between the deploying par	ent and the child during
	the time the deploying parent is on leave or is other	erwise available, unless
	contrary to the best interest of the child.	
<u>(5)</u>	Provide for reasonable contact between the deployi	ng parent and the child
	following return from deployment until the tempor	
	which may include more time than the deploying part	•
	before entry of the temporary order.	<u> </u>
(6)	Provide that the order will terminate following re-	eturn from deployment
<u> </u>	according to the procedures under Part 4 of this Artic	
"§ 50A-369. Or	der for child support.	
	s issued an order providing for grant of caretaking auth	ority under this Part, or
	anting caretaking authority has been executed under P	-
	a temporary order for child support consistent with	•
	support if the court has jurisdiction under the Uni	
	er Chapter 52C of the General Statutes.	
**	odifying or terminating assignment or grant of cus	todial responsibility to
	arent.	
(a) Except	pt for an order in accordance with G.S. 50A-364 or a	s otherwise provided in
subsection (b) o	f this section, and consistent with the Servicemember	ers Civil Relief Act, 50
<u>U.S.C. §§ 521-5</u>	522, on motion of a deploying or other parent or a	ny nonparent to whom
caretaking autho	rity, decision-making authority, or limited contact has	been granted, the court
may modify or t	erminate a grant of caretaking authority, decision-mak	ing authority, or limited
contact made pu	rsuant to this Article if the modification or termination	n is consistent with this
-	urt finds it is in the best interest of the child. Any	
temporary and	terminates following the conclusion of deployment	of the deployed parent
	procedures under Part 4 of this Article, unless the grader	
before that time	-	
(b) On m	notion of a deploying parent, the court shall terminate a	grant of limited contact.
<u></u>	"Part 4. Return From Deployment.	<u>.</u>
"§ 50A-371. I	Procedure for terminating temporary grant of c	ustodial responsibility
	lished by agreement.	
	ny time following return from deployment, a tempor	ary agreement granting
	sibility under Part 2 of this Article may be terminat	
-	by the deploying parent and the other parent.	
	temporary agreement granting custodial responsibilit	v terminates if (i) the
	minate specifies a date for termination or (ii) the agree	
	e, on the date the agreement to terminate is signed by be	•
· · ·	e absence of an agreement to terminate, the tempor	—
	sibility terminates 60 days from the date of one of the fo	
(1)	The date the deploying parent gives notice to the	
<u>\-/</u>	deploying parent has returned from deployment.	putter unu unu
<u>(2)</u>	The date stated in an order terminating the tempo	rary grant of custodial
<u>\</u> <u>-</u> /	responsibility.	<u>stary stant of custoular</u>
<u>(3)</u>	The death of the deploying parent.	
<u>(5)</u>	The doution the deploying purcht.	

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1	(d) If the temporary agreement granting custodial responsibility was filed with a court
2	pursuant to G.S. 50A-360, an agreement to terminate the temporary agreement shall also be
3	filed with that court within a reasonable period of time after the signing of the agreement. The
4	case number and heading of the existing custodial responsibility or child support case shall be
5	provided to the court with the agreement to terminate.
6	"§ 50A-372. Consent procedure for terminating temporary grant of custodial
7	responsibility established by court order.
8	At any time following return from deployment, the deploying parent and the other parent
9	may file with the court an agreement to terminate a temporary order for custodial responsibility
0	issued under Part 3 of this Article. After an agreement has been filed, the court shall issue an
1	order terminating the temporary order on the date specified in the agreement. If no date is
2	specified, the court shall issue the order immediately.
3	"§ 50A-373. Visitation before termination of temporary grant of custodial responsibility.
4	After a deploying parent returns from deployment and until a temporary agreement or order
5	for custodial responsibility established under Part 2 or Part 3 of this Article is terminated, the
6	court shall enter a temporary order granting the deploying parent reasonable contact with the
7	child unless it is contrary to the best interest of the child. The court shall enter a temporary
8	order granting contact under this section even if the time exceeds the time the deploying parent
9	spent with the child before deployment.
0	"§ 50A-374. Termination by operation of law of temporary grant of custodial
1	responsibility established by court order.
2	(a) <u>A temporary order for custodial responsibility issued under Part 3 of this Article</u>
23	shall terminate, if no agreement between the parties to terminate a temporary order for
24	custodial responsibility has been filed, 60 days from (i) the date the deploying parent gives
25	notice of having returned from deployment to the other parent or any nonparent granted
6	custodial responsibility or (ii) the death of the deploying parent.
7	(b) Any proceedings seeking to terminate or prevent termination of a temporary order
8	for custodial responsibility are governed by laws of this State.
9	"Part 5. Miscellaneous Provisions.
0	" <u>§ 50A-375. Uniformity of application and construction.</u>
1	In applying and construing this Article, consideration shall be given to the need to promote
2	uniformity of the law with respect to its subject matter among states that enact it.
3	" <u>§ 50A-376. Relation to Electronic Signatures in Global and National Commerce Act.</u>
4	This Article modifies, limits, and supersedes the federal Electronic Signatures in Global and
5	National Commerce Act, 15 U.S.C. § 7001, et seq., but does not modify, limit, or supersede
6	section 101(c) of that act, 15 U.S.C. § 7001(c), or authorize electronic delivery of any of the
7	notices described in section 103(b) of that act, 15 U.S.C. § 7003(b)."
8	SECTION 4. Nothing in Article 3 of Chapter 50A of the General Statutes, enacted
9	in Section 3 of this act, shall affect the validity of a temporary court order concerning custodial
0	responsibility during deployment entered before the effective date of this act.
1	SECTION 5. The Revisor of Statutes shall cause to be printed, as annotations to
2	the published General Statutes, all relevant portions of the Official Comment to the Uniform
3	Deployed Parents Custody and Visitation Act as the Revisor may deem appropriate.
4	SECTION 6. This act becomes effective October 1, 2013.