THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 486 Session of 2021

INTRODUCED BY SABATINA, BARTOLOTTA, FONTANA, STREET, MENSCH, AUMENT, REGAN, COSTA, BREWSTER AND KANE, APRIL 8, 2021

REFERRED TO LABOR AND INDUSTRY, APRIL 8, 2021

AN ACT

1 2 3 4 5 6 7 8 9 10 11 12 13	Amending the act of December 18, 2001 (P.L.949, No.114), entitled "An act establishing a unified workforce investment system; restructuring certain administrative functions, procedures and entities; transferring workforce development functions of Commonwealth agencies; establishing the Pennsylvania Workforce Investment Board; providing for critical job training grants, for guarantees for program quality and performance for workforce development programs, for workforce leadership grants and for industry partnerships; establishing the Keystone Works Program; and authorizing local workforce investment boards," in preliminary provisions, providing for preference for training programs.
14	The General Assembly of the Commonwealth of Pennsylvania
15	hereby enacts as follows:
16	Section 1. The act of December 18, 2001 (P.L.949, No.114),
17	known as the Workforce Development Act, is amended by adding a
18	section to read:
19	Section 105. Preference for training programs.
20	(a) Pennsylvania National Guard and reserve component
21	membersUnless prohibited by Federal law or regulation, a
22	member of the Pennsylvania National Guard or a reserve component
23	of the United States Armed Forces who has been ordered to active

1	Federal or State service shall be given a preference for
2	placement in any program under this act for a period of one year
3	after discharge of the member from active duty. Preference for
4	placement shall be given after the member provides documentation
5	of the dates of active duty and meets the eligibility
6	requirements of the program.
7	(b) SpousesUnless prohibited by Federal law or
8	regulation, a spouse of a member of the Pennsylvania National
9	Guard or a reserve component of the United States Armed Forces
10	who has been ordered to active Federal or State service shall be
11	given a preference for placement in any program under this act
12	for a period of one year after discharge of the member from
13	active duty. Preference for placement shall be given after the
14	spouse provides documentation of the member's dates of active
15	duty and meets the eligibility requirements of the program.
16	Section 2. This act shall take effect in 60 days.