

Tuesday, February 28, 2017

HB0058S2001/ADOPTED

- Page 4-line 18 Delete "<u>eighty-five</u>" insert "<u>forty-three</u> million one hundred ninety-six thousand four hundred twenty-six dollars (\$43,196,426.00)".
- Page 4-line 19 Delete.
- Page 4-line 20 Delete "dollars (\$85,016,242.00)".
- Page 12-line 12 In the Burns Committee of the Whole amendment (HB0058SW001/A) to this line delete "<u>thirty-six million five hundred</u> thousand dollars (\$36,500,000.00)" insert "thirty-six million five hundred four thousand two hundred sixty-two dollars (\$36,504,262.00)".
- To the extent required by this amendment: adjust totals; and renumber as necessary. BURNS

HB0116S3001/ADOPTED (TO ENGROSSED COPY)

Page 3-line 2 Delete "<u>child delivered by a</u>"; after "<u>miscarriage</u>" insert "<u>or produced by any</u> medical procedure following a miscarriage,".

Page 3-after line 3 Insert:

"(iii) The use or transfer of tissue or cells from an aborted child, embryo or fetus for medical examination and testing to:

(A) Identify, confirm or deny any medical condition which lead to or influenced the decision to terminate the pregnancy;

(B) Obtain information relating to future medical treatment or counseling of parents, siblings or other blood relatives of the aborted child, embryo or fetus; or



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-		<u>(C)</u>	Comply	with	hospital	L quality	control
regul	Lations.	<u></u> ". SCO1	TT, MEIE	R, NETHER	RCOTT		
HB011	L9S2001/	ADOPTED	(ТО	ENGROSSEI	D COPY)		
Page	2-line	9	Delete <u>followi</u>		insert	" <u>are limit</u>	ed to the
Page	2-line	16	Delete	and inser	ct " <u>(iii)</u>	Participa	ation in".
Page	2-line			l by the			y programs January 1,
HB019	97S2001/	ADOPTED	(ТО	ENGROSSEI	D COPY)		
Page	5-line	4		" <u>two (</u> NETHERCOI		s" insert	" <u>one (1)</u>
HB021	L8S2001/	ADOPTED					
Page	1-line	2	After "	'fees" ins	sert "and	a related	tax".
Page	1-line	8		"is" ins i) are".	sert "and	d 31-18-401	(a)(ii)(A)
Page	2-line	4	Delete	" <u>25.00</u> " i	insert " <mark>3</mark>	<u>0.00</u> ".	
Page	2-line	17	Delete	" <u>10.00</u> " i	insert " <mark>5</mark>	<u>.00</u> ".	
Page	3-line	3	Delete	" <u>60.00</u> " i	insert " <mark>5</mark>	<u>0.00</u> ".	
Page	3-line	6	Delete	" <u>80.00</u> " i	insert " <mark>7</mark>	<u>0.00</u> ".	
Page	3-line	9	Delete	" <u>120.00</u> "	insert "	<u>90.00</u> ".	
Page	3-after	line 9	In	isert:			

"31-18-401. Registration fees.

(a) Except as otherwise provided, the following fees shall accompany each application for the registration of a commercial vehicle:



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(ii) A state registration fee computed as follows:

(A) Commercial vehicles except passenger cars, school buses, house trailers and motorcycles for which the fees shall be computed as provided by W.S. 31-3-101(a)(ii) based on gross vehicle weight pursuant to the following table:

GROSS VEHICLE OR GRO	OSS			
COMBINATION VEHICLE	WEIGHT	IN	POUNDS	FEE
26,000 - or less				\$ 180.00 _207.00
26,001 - 28,000				195.00 224.25
28,001 - 30,000				210.00 241.50
30,001 - 32,000				225.00 258.75
32,001 - 34,000				250.00 287.50
34,001 - 36,000				275.00 316.25
36,001 - 38,000				300.00 345.00
38,001 - 40,000				325.00 373.75
40,001 - 42,000				350.00 402.50
42,001 - 44,000				375.00 431.25
44,001 - 46,000				400.00 460.00
46,001 - 48,000				425.00 488.75
48,001 - 50,000				450.00 517.50
50,001 - 52,000				475.00 546.25
52,001 - 54,000				500.00 575.00
54,001 - 55,000				512.50 589.38
55,001 - 56,000				525.00 603.75
56,001 - 58,000				550.00 632.50
58,001 - 60,000				575.00 661.25
60,001 - 62,000				600.00 690.00
62,001 - 64,000				625.00 718.75
64,001 - 66,000				650.00 747.50
66,001 - 68,000				675.00 776.25
68,001 - 70,000				700.00 805.00
70,001 - 72,000				725.00 833.75
72,001 - 74,000				750.00 862.50
74,001 - 76,000				775.00 891.25
76,001 - 78,000				800.00 920.00
78,001 - 80,000				825.00 948.75

For weights over eighty thousand (80,000) pounds, the fee shall be eight hundred twenty-five dollars (\$825.00) nine hundred forty-eight dollars and seventy-five cents (\$948.75) plus twenty-five dollars (\$25.00) for each additional two thousand (2,000) pounds or fraction thereof.



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(iii) Except as otherwise provided in W.S. 31-18-201(d)(iii), an equalized highway use tax collected by the department in lieu of the county registration fee imposed by paragraph (a)(i) of this section for commercial vehicles or fleets proportionally registered under W.S. 31-18-201(b)(i) and described in W.S. 31-18-201(d)(ii) pursuant to the following table:

VEHICLE OR COMBINATION GROSS VEHICLE WEIGHT IN POUNDS	EQUALIZED HIGHWAY USE TAX
26,000-or less 26,001-28,000 28,001-30,000 30,001-32,000 32,001-34,000 34,001-36,000 36,001-38,000 38,001-40,000 40,001-42,000 40,001-42,000 42,001-44,000 44,001-46,000 46,001-48,000 50,001-52,000 52,001-54,000 54,001-56,000 56,001-58,000 58,001-60,000 60,001-62,000 64,001-66,000 68,001-70,000	$\begin{array}{c} \$ & \$ 0.00 - 92.00 \\ \hline 100.00 - 115.00 \\ \hline 150.00 - 172.50 \\ \hline 200.00 - 230.00 \\ \hline 250.00 - 287.50 \\ \hline 300.00 - 345.00 \\ \hline 350.00 - 402.50 \\ \hline 400.00 - 460.00 \\ \hline 450.00 - 517.50 \\ \hline 500.00 - 575.00 \\ \hline 550.00 - 632.50 \\ \hline 600.00 - 690.00 \\ \hline 650.00 - 747.50 \\ \hline 700.00 - 805.00 \\ \hline 750.00 - 805.00 \\ \hline 750.00 - 862.50 \\ \hline 800.00 - 920.00 \\ \hline 850.00 - 977.50 \\ \hline 900.00 - 1,035.00 \\ \hline 950.00 - 1,092.50 \\ \hline 1,000.00 - 1,207.50 \\ \hline 1,100.00 - 1,265.00 \\ \hline 1,150.00 - 1,322.50 \\ \hline \end{array}$
70,001-72,000 72,001-74,000 74,001-76,000 76,001-78,000	$\frac{1,130.00}{1,220.00} = \frac{1,322.30}{1,380.00}$ $\frac{1,250.00}{1,437.50}$ $\frac{1,300.00}{1,495.00}$ $\frac{1,350.00}{1,552.50}$
· ·	• •

For weights over eighty thousand (80,000) pounds, the tax under this paragraph shall be one thousand four hundred dollars (\$1,400.00) one thousand six hundred ten dollars (\$1,610.00) plus fifty dollars (\$50.00) for each additional two thousand (2,000) pounds or fraction thereof." DRISKILL

1,400.001,610.00

78,001-80,000



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HB0230S2001/ADOPTED (TO ENGROSSED COPY)

Page 1-line 6 Delete "an effective date" insert "effective dates".

Page 1-line 10 Delete "35-7-2107" insert "35-7-2108".

Page 2-after line 15 Insert "(iv) "This act" means W.S. 35-7-2101 through 35-7-2108.".

Page 2-line 23 After "hemp" insert "and industrial hemp seeds".

Page 4-after line 12 Insert and renumber:

"35-7-2104. Industrial hemp seed certification; power of department to examine seeds; purchase of samples; authority to make rules; fees and disposition thereof.

(a) All industrial hemp seed sold in this state shall be certified by the department before sale.

(b) The department shall certify varieties of seeds shall promulgate rules and regulations necessary to ensure the production of certified seed of high quality that complies with the requirements of this act. The department may charge reasonable fees for certification and shall use the funds received to defray the cost of conducting the certification program.

(c) The department shall have free access at all reasonable hours upon and into any premises or structures where seed is stored or offered for sale to examine any seeds and, upon tendering payment therefor at the current value, may take from any person a sample of the seeds.".

Page	4-line	14	Delete	"35-7-	2104"	insert	"35-7	-2105".	
Page	5-line	12	Delete	"35-7-	2105"	insert	"35-7	-2106".	
Page	6-line	8	Delete	"35-7-	2106"	insert	"35-7	-2107".	
Page	6-line	10				-2105(a) 35-7-210	, ,		insert



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Page	6-line	15	Delete	"35-7-2107"	insert	"35-7-2108".
Page	7-line	11	Delete	" <u>35-7-2107</u> "	insert	" <u>35-7-2108</u> ".
Page	7-line	18	Delete	"35-7-2107"	insert	"35-7-2108".
Page	7-line	21	After '	'W.S." insert	: "35-7-	-2104 and".
Page	8-line	13	Delete	"35-7-2107"	insert	"35-7-2108".
Page	8-after	c line 13	3 Ir	nsert:		

"(c) For enforcement and compliance, the department of agriculture may contract with testing laboratories to test industrial hemp and industrial hemp seed to test for tetrahydrocannabinol content in accordance with this act.".

Page 8-line 15 Delete "This act is effective July 1, 2017." insert:

"(a) Section 3 of this act and the rulemaking requirements of W.S. 35-7-2104 and 35-7-2106 in Section 1 of this act are effective July 1, 2017."

(b) Except as provided in subsection (a) of this section, this act is effective July 1, 2018.". MEIER

HB0230S2002/ADOPTED (TO ENGROSSED COPY)

Page 5-line 22 After "harvest" insert "by an inspector who is trained to recognize a nonindustrial hemp plant, which may include law enforcement". MEIER

HB0230S2003/ADOPTED (TO ENGROSSED COPY)

- Page 1-line 3 After "requirements;" insert "authorizing enforcement and penalties; creating a misdemeanor".
- Page 1-line 10 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further amend as follows: delete "35-7-2107" insert "35-7-2109".



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Page 2-after line 15 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further amend as follows: insert "(iv) "This act" means W.S. 35-7-2101 through 35-7-2109.".

Page 5-after line 10 Insert and renumber:

"35-7-2106. Enforcement; compliance; penalties.

(a) The department shall perform sampling and examination of industrial hemp grown under this article for the purpose of determining whether a license holder is complying with the requirements of this article. Notwithstanding W.S. 40-27-101 and 6-3-414, the department is authorized, upon presentation of proper identification, to enter any license holder's property, during reasonable times, to have access to an industrial hemp crop at any stage, for sampling, resource data collection, examination and supervision.

(b) If the department is denied access to any land where access is sought for purposes set forth in this article, the department may apply to any court of competent jurisdiction for a search warrant authorizing access to the lands for the stated purposes.

(c) Any person who violates any provisions of this article or any regulation promulgated pursuant to this article is subject to a civil penalty not to exceed seven hundred fifty dollars (\$750.00) for each violation for each day during which the violation continues.

(d) Any person who intentionally violates any provision of this article or any regulation promulgated pursuant to this article is guilty of a misdemeanor punishable by a fine of not more than seven hundred fifty dollars (\$750.00), imprisonment for not more than six (6) months, or both.

(e) No person shall be entitled to the recovery of damages from administrative action taken pursuant to this article if a court of competent jurisdiction finds that there was probable cause for the action."

Page 5-line 12 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further



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amend as follows: delete "35-7-2105" insert "35-7-2107".

- Page 6-line 8 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further amend as follows: delete "35-7-2106" insert "35-7-2108".
- Page 6-line 10 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further amend as follows: delete "35-7-2105(a)(iii)" insert "35-7-2104(b) and 35-7-2107(a)(iii)".
- Page 6-line 15 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further amend as follows: delete "35-7-2107" insert "35-7-2109".
- Page 7-line 11 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further amend as follows: delete "<u>35-7-2107</u>" insert "<u>35-7-2109</u>".
- Page 7-line 18 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further amend as follows: delete "35-7-2107" insert "35-7-2109".
- Page 7-line 21 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further amend as follows: after "W.S." delete "35-7-2105" insert "35-7-2104 and 35-7-2107".
- Page 8-line 13 Delete the Meier second reading amendment (HB0230S2001/AE) to this line and further amend as follows: delete "35-7-2107" insert "35-7-2109".

Page 8-line 15 In the Meier second reading amendment (HB0230S2001/AE) to this line, delete "35-7-2106" insert "35-7-2107".

To the extent required by this amendment, renumber as necessary. MEIER $% \left({{{\mathbf{T}}_{{\mathbf{T}}}}_{{\mathbf{T}}}} \right)$

LEGISLATE RY

ADOPTED SENATE AMENDMENTS

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HB0236S2002/ADOPTED (TO ENGROSSED COPY)

- Page 2-line 3 Delete "21-13-306 by".
- Page 2-line 4 Delete through "(d),".
- Page 2-line 7 Delete including the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to this line and insert "through (m) and 21-15-111(a)(i)".
- Page 2-line 8 Delete including the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to this line.

Page 8-lines 5 through 12 Delete.

- Page 16-lines 14 through 22 Delete.
- Page 17-lines 1 through 5 Delete. COE
- HB0236S2003/ADOPTED (TO ENGROSSED COPY)
- Page 2-line 2 After "9-4-219," delete balance of line.

Page 2-line 3 Delete "9-4-719(f),".

Page 3-lines 21 and 22 Delete.

Page 4-lines 1 through 21 Delete.

Page 5-lines 1 through 23 Delete.

Page 6-lines 1 through 4 Delete.

Page 21-line 10 After "W.S." delete balance of line.

Page 21-line 11 Delete "9-4-719(r),"; delete "21-13-306.1".

Page 40-lines 17 through 21 Delete including the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to these lines and renumber as necessary. LANDEN, PERKINS



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HB0236S2004/ADOPTED (TO ENGROSSED COPY)

- Page 31-lines 27 through 37 Delete the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to these lines and further amend as follows:
- Page 31-line 32 After "in" insert "direct".
- Page 32-line 1 Delete the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to this line.
- Page 33-line 7 through 23 In the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to these lines delete "Section 7." insert "Section 8."; in subsection (e) created by that amendment after "The select committee" insert ", through management council,".
- Page 40-line 17 Delete the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to this line and further amend as follows: delete "10." insert "9.".
- Page 40-after line 21 In the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to this line delete "Section 9." insert "Section 10.".
- Page 40-line 23 Delete the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to this line.
- Page 41-line 6 Delete the First Senate Standing Committee amendment (HB0236SS001.01/ACE) to this line and further amend as follows: delete "7, 8 and 9" insert "5 through 8 and 10".
- To the extent required by this amendment: adjust totals; and renumber as necessary. COE

HB0236S2006/ADOPTED (TO ENGROSSED COPY)

- Page 1-line 11 After "funding;" insert "making legislative findings;".
- Page 40-before line 23 Insert and renumber:



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"Section 10.

(a) The legislature makes the following findings regarding the need for a comprehensive reexamination of education finance in Wyoming:

(i) For more than a decade, Wyoming has invested heavily in education finance. It has done so with the promise and expectation that student performance would increase commensurately with the increase in funding. As noted in the 2015 Desk Audit of the Wyoming school funding model which was adopted in the Recalibration Report provided by the select committee on school finance recalibration, that has not been the case;

(ii) "In the ten years from 2004 to 2014, operating revenues per pupil grew from \$10,629 to \$17,272, an increase of \$6,643 or 62%, substantially greater than inflation." 2015 Desk Audit, page 2. "Unfortunately, student achievement has not risen at the same or even similar rate." 2015 Desk Audit, page 4. "[F]unding has grown at a substantially higher rate than has student performance, and in no case do at least 50% of Wyoming students achieve at proficient or advanced levels, performance levels that are critical for student opportunity in the knowledge-based global economy." 2015 Desk Audit, page 11;

(iii) "Although a direct linkage between funding and student performance does not exist, the Wyoming School Funding Model is designed to allocate adequate resources to provide all students with robust opportunities to meet college and career ready standards." 2015 Desk Audit, page 4;

(iv) It remains the goal of education finance in Wyoming to provide those robust opportunities, but funding alone will not achieve that goal. A comprehensive reexamination of education finance is necessary to determine how best to provide those robust opportunities while remaining fiscally responsible. In the current environment of reduced revenues, it is critical to seek out and eliminate inefficiencies in the finance system while also continuing to explore how best to deliver a modern, high quality education opportunity to every Wyoming school child;

(v) This bill begins the analysis necessary for a comprehensive reexamination of education finance in Wyoming. The



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findings of the 2015 select committee on school finance recalibration are modified accordingly.". WASSERBURGER

HB0253S3001/ADOPTED (TO ENGROSSED COPY)

- Page 1-line 4 Delete "specifying use of a".
- Page 1-line 5 Delete through "appropriation;". CASE

HB0263S2001/ADOPTED

Page 1-line 9 Delete the first "and" insert '	","	•
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- Page 1-line 10 After "(c)" insert "and 18-15-106(a)".
- Page 2-line 21 After "<u>election.</u>" insert "<u>The board members</u> shall decide by lot which members shall serve these terms.".
- Page 3-line 5 After "<u>terms.</u>" insert "<u>The board members</u> <u>shall decide by lot which members shall</u> serve these terms.".

Page 3-after line 6 Insert:

"18-15-106. Candidates to file petition; printing names of candidates on ballot; publication of names.

(a) Candidates for the office of special district trustee shall file an application in the office of the county clerk in substantially the following form:

APPLICATION FOR ELECTION FOR

SENIOR CITIZEN SERVE DISTRICT TRUSTEE

I, the undersigned, certify that I was born on, (year); and that I have been a resident of the State of Wyoming since; that I am a registered voter of the senior citizen service district and I do hereby request that my name,, be printed on the ballot of the election to be held on the day of, (year), as a candidate for the office of for a term of $\frac{two}{2}$ four (4) years. I hereby declare that if I am elected, I will qualify for the office.



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Dated:					
(Signature of Candidate)					
(Residence	e Address)". CASE				
HB0288S2001/ADOPTED	(TO ENGROSSED COPY)				
Page 1-line 13	Delete the Hicks Committee of the Whole amendment (HB0288SW001/AE) to this line.				
Page 9-lines 13 thro	ough 23 Delete the Hicks Committee of the Whole amendment (HB0288SW001/AE) to these lines and further amend as follows:				
Page 9-line 14	After "for" insert " <u>resident and</u> ".				
Page 9-line 16	Before "nonresident deer" insert " <u>resident</u> <u>and</u> "; after "or" insert " <u>resident and</u> ".				
Page 10-lines 1 thro	ough 23 Delete the Hicks Committee of the Whole amendment (HB0288SW001/AE) to these lines and further amend as follows:				
Page 10-line 9	After "species" insert " <u>for nonresidents and</u> <u>shall not exceed twenty dollars (\$20.00) per</u> <u>species for residents</u> ".				
Page 11-lines 1 thro	Dugh 5 Delete the Hicks Committee of the Whole amendment (HB0288SW001/AE) to these lines. DRISKILL				
HB0288S2002/ADOPTED (TO ENGROSSED COPY)					
Delete the Hick	s Committee of the Whole amendment (HB0288SW001/AE) entirely. COE, ANSELMI- DALTON, BEBOUT, LANDEN				
SF0053JC001/SADOPTEDHFAILED TO ENGROSSED COPY					
Delete the following	g House amendments:				

SF0053HS001/A

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SF0053HW001/A SF0053H2002.01/A SF0053H3002/A

Further amend the ENGROSSED COPY as follows:

- Page 1-Above line 1 In the catch title, delete "hiring".
- Page 1-line 1 Delete "hiring".
- Page 1-line 3 Delete "eliminating" insert "amending".
- Page 2-line 6 Delete "veterans" insert "resident veterans, veterans or surviving spouses".
- Page 3-line 1 After "Whenever" delete "<u>,</u>"; After "a" insert "<u>resident</u>"; after "veteran" insert "<u>,</u> veteran or surviving spouse".
- Page 3-line 5 Delete "<u>in</u>" insert "<u>prior to</u>"; delete "<u>hiring</u>" insert "<u>interview</u>"; after "," insert "<u>the resident veteran shall be</u> <u>allowed a ten percent (10%) advantage and</u>" after "veteran" insert "<u>or surviving</u> spouse".
- Page 3-line 9 After "more" delete "<u>'</u>".
- Page 3-line 10 Delete "then"; strike "the advantage given"; after "be" insert "given a".
- Page 3-line 11 After "(10%)" insert "advantage".
- Page 3-line 14 After "Whenever" delete ",".
- Page 3-line 15 Delete "<u>veteran</u>" insert "<u>resident veteran</u>, <u>veteran or surviving spouse</u>".
- Page 3-line 16 Delete "in" insert "prior to".
- Page 3-line 17 Delete "<u>hiring</u>" insert "<u>interview</u>"; delete "<u>veteran</u>" insert "<u>resident veteran, veteran</u> <u>or surviving spouse</u>"; delete "<u>preference</u> <u>over</u>".
- Page 3-line 18 Delete entirely.



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Page 3-line 19 Delete through "<u>employment</u>" insert "<u>an</u> advantage over nonveteran candidates that reasonably approximates the advantage given to resident veterans, veterans or surviving spouses applying for initial employment with a public department that uses a numerical scoring system in the interview process pursuant to this subsection".

Page 4-lines 8 through 12 Delete entirely and insert:

"(ii) "Resident veteran" means a member of the United States military establishment honorably discharged from service who has been a resident of the state for a period of one (1) year or more prior to the date the member applies for initial employment;

(iii) "Surviving spouse" means a person who was married to a now deceased resident veteran or now deceased veteran at the time of the deceased resident veteran's or deceased veteran's military service or is receiving survivor spousal benefits from the federal government based on the deceased resident veteran's or deceased veteran's military service;

(iv) "Veteran" means a member of the United States military establishment honorably discharged from service who has not been a resident of the state for a period of one (1) year or more prior to the date the member applies for initial employment.". MEIER, AGAR, EKLUND, BLAKE