House Bill 7015 created the Congressman C.W. Bill Young Veteran Tuition Waiver Program, authorizing an out-of-state fee waiver for veterans of the United States (U.S.) Armed Forces, U.S. Reserve Forces or the National Guard who physically reside in Florida and who were honorably discharged or are using their earned G.I. Bill Benefits. The frequently asked questions below focus specifically on section 36 of the bill (attached), which amends section (s.) 1009.26, Florida Statutes (F.S.), fee waivers, directing Florida College System (FCS) institutions to waive out-of-state fees for veterans who meet specified criteria. **Note:** Effective May 22, 2015, this bill has been superseded by SB7028, which removes the 110% rule, and expands the use of the waiver to any veteran or dependent that uses the G.I. Bill Educational benefits earned by the veteran.

**Frequently Asked Questions**

1. **What is the Congressman C.W. Bill Young Veteran Tuition Waiver Program?**
   
   Established in s. 1009.26 (12)(a), F.S., the Congressman C.W. Bill Young Veteran Tuition Waiver Program is a program that requires a state university, Florida College System institution, or career center to waive out-of-state fees for a veteran of the U.S. Armed Forces, the U.S. Reserve Forces or the National Guard who physically reside in Florida while enrolled in the institution and was either honorably discharged or is using their earned G.I. Bill benefits. The waiver will cover the applicable portion of the fees of the required credit hours for the degree or certificate program in which the student is enrolled.

2. **Who is eligible to receive the out-of-state fee waiver?**
   
   A veteran of the U.S. Armed Forces, U.S. Reserve Forces or the National Guard who was honorably discharged or is using their earned G.I. Bill benefits and physically resides in the state while enrolled in a Florida College System institution is eligible to receive the fee waiver. This includes any dependent of the veteran that is using the veteran’s G.I. Bill Educational benefits.

3. **What are the United States Armed Forces?**
   
   The U.S. Armed Forces consist of the: Air Force, Army, Coast Guard, Marine Corps, and Navy.

4. **What are the United States Reserve Forces?**
   
   The U.S. Reserve Forces are the: Marine Forces Reserve, Navy Reserve, Army Reserve, Air Force Reserve, and Coast Guard Reserve.

5. **What are the National Guard Components?**
   
   The National Guard components are the Army National Guard and the Air National Guard.

6. **What documentation must a veteran present to the FCS institution in order to be considered for this out-of-state fee waiver?**
   
   In order to be eligible for this out-of-state fee waiver, veterans will be expected to provide the following documentation:
   
   - Proof that the veteran physically resides in the state. This may include, but is not limited to, a Florida driver license or Florida identification card.
   - Proof that the veteran is honorably discharged. Information may be found on the veteran’s DD214, discharge certificate or other documentation as deemed appropriate by the Florida College System institution, OR
   - Proof that the veteran or dependent is using the G.I. Bill Educational benefits. This can be the Certificate of eligibility (CoE), or Form 22-1990E/DoD Memo showing benefit transfer.
7. Are active duty military or National Guard members eligible to receive this out-of-state fee waiver?
   No; however, s. 1009.21 (10)(a), F.S., specifies that active duty members of the U.S. Armed Forces residing
   or stationed in Florida and active drilling members of the Florida National Guard are classified as residents
   for tuition purposes.

8. May a student receive both the Purple Heart tuition waiver pursuant to s. 1009.26 (8), F.S., and this out-
   of-state fee waiver?
   It is possible that the same student could meet the eligibility criteria for both waivers. However, a student
   may receive the most benefit from the Purple Heart and other combat decorations superior in precedence
   to the tuition waiver. If a student is eligible for multiple waivers, he or she should receive the waiver that
   is most beneficial.

9. May this waiver apply to online programs and courses?
   Yes, the waiver may be applied to online programs and courses.

10. May veterans who physically reside in a state other than Florida qualify to receive this waiver?
    No, a veteran must physically reside in Florida to be eligible to receive the out-of-state fee waiver. This
    also applies to veterans who intend to enroll exclusively in online programs and courses.

11. Must student eligibility for this waiver be verified each term?
    Yes, the institution must ensure the veteran physically resides in Florida each term. It is recommended
    that institutions encourage veterans to begin establishing residency for tuition purposes pursuant to s.
    1009.21, F.S., at the time of initial enrollment to facilitate reclassification as a Florida resident when
    documentation requirements are met. This may be helpful to the veteran since he/she will not have to
    prove physical presence in Florida each term as with the out-of-state fee waiver.

12. Will this waiver be automatically applied when an eligible veteran transfers from one institution to
    another?
    Each institution must verify eligibility each term of enrollment due to the requirement of proof of physical
    presence in Florida.

13. Is there a limit on the number of times an eligible veteran may repeat a course using this waiver?
    Yes, according to s.1009.285, F.S., Fees for repeated enrollment in college-credit courses:
    A student enrolled in the same undergraduate college-credit course more than twice shall pay
    tuition at 100 percent of the full cost of instruction and shall not be included in calculations of full-
    time equivalent enrollments for state funding purposes.

    Therefore, a student will be required to pay 100 percent of the full cost of instruction if a course is
    repeated more than twice.

14. Does an eligible veteran need to maintain continuous enrollment in order to remain eligible for this
    waiver?
    No, a veteran who meets the specified criteria will remain eligible for this waiver.

15. Are FCS institutions required to provide this waiver?
    Yes, this waiver is not discretionary. This waiver is applicable to all veterans who initiate the verification
    process and meet the eligibility criteria.

16. May a spouse or dependent of an eligible veteran use this waiver?
    Yes, as long as the dependent is using the earned G.I. Bill Educational Benefit.
17. Does a FCS institution automatically administer this waiver?
   No, a veteran must request this waiver. The FCS institution must verify the veteran meets eligibility criteria, including physical residence in Florida, prior to administering this waiver; therefore, it is not automatically applied.

18. When are FCS institutions required to start administering this waiver?
   The effective date is May 22, 2015; therefore, this waiver is applicable for eligible veterans for terms starting on or after May 22, 2015.

19. Are currently enrolled veterans who are classified as non-Florida residents for tuition purposes eligible for this waiver?
   Yes, all veterans who meet the eligibility criteria are eligible to receive the waiver.

20. Are eligible veterans able to receive a refund of out-of-state fees charged/paid for enrollment prior to July 1, 2014?
   No, this waiver is applicable for terms starting on or after May 22, 2015.

EFSC guidelines:

What documentation is needed to prove that the veteran physically resides in Florida while enrolled at EFSC?

**Acceptable documentation:** Florida Driver License or Florida ID is preferred. One qualifying state approved residency document from Tier 1 or Tier 2. Document MUST have a Florida address. Document does not need to be 12 months. Evidence that the veteran or dependent is using the G.I. Bill Educational benefits. This can be the Certificate of Eligibility (CoE) or Form 22-1990E and a copy of the DoD Memo showing approval of the benefit transfer.

**Note:** Family ties or membership in a Florida-based charitable or professional organization cannot be used.

What documentation is eligible to qualify for waiver?

- Honorably discharged veterans of the United States Armed Forces:
  - DD214 Member 4 Form or DD215 (correction form) with the DD214 Member 4 Form
- Honorably discharged veterans of the U.S. Reserve Forces:
  - DD214 Member 4 Form (if active service) or DD215 (correction form) with DD214 Member 4 Form
  - DD256 Honorable Discharge Certificate (if reserve only never went active duty)
- Honorably discharged veterans of the National Guard
  - NGB – 22 or NGB – 22 with NGB 22A (correction form)
- Dependent of honorably discharged veteran
  - Proof that the veteran or dependent is using the G.I. Bill Educational benefits. This can be the CoE or Form 22-1990E/DoD Memo.
  - Dependent spouse must use the benefit within 15 years of the transfer. Dependent children must use the benefit before their 26th birthday.

How to apply for Transfer of Benefits (Instructions from VA Office)

1. Go to the DOD transferability application website to determine if your dependents are eligible to receive the transferred benefits. This website is only available to military members. Here is the website: [https://www.dmdc.osd.mil/TEB/](https://www.dmdc.osd.mil/TEB/)
2. Upon approval, family members may apply to use transferred benefits with VA by completing VA Form 22-1990e. VA Form 22-1990e should only be completed and submitted to VA by the family member after DOD has approved the request for TEB.