AN ACT CONCERNING LEASING OF MILITARY DEPARTMENT FACILITIES

SUMMARY: This act expands and modifies the list of individuals the adjutant general is authorized to allow to lease or use a military building, structure, parcel of land, or training site owned, leased, or controlled by the state (i.e., a military facility). By law, such individuals may lease or use the facility at a cost up to the facility’s actual operating cost during the lease or use.

The act specifically adds to the list state armed forces members holding ceremonies recognizing a significant military career event, such as being promoted, receiving an award, enlisting, becoming a commissioned officer, getting married, or retiring.

Additionally, prior law authorized the adjutant general to allow any military organization to lease or use a military facility. The act limits this authorization to charitable military organizations only. However, under existing law, unchanged by the act, the adjutant general may allow youth military organizations to use military facilities for free.

EFFECTIVE DATE: July 1, 2019

BACKGROUND

Armed Forces of the State

By law, the state’s armed forces are the (1) National Guard, (2) organized militia (i.e., the governor’s guards, the State Guard, and other military forces the governor as commander-in-chief may designate), and (3) naval militia and Marine Corps branch of the naval militia, whenever organized (CGS § 27-2).