HOUSE OF REPRESENTATIVES

KENTICKT GENERAL ASSEMBLY AMENDMENT FORM MINISTER OF M

Amend printed copy of HB 206

Beginning on page 1, line 3, and continuing through page 2, line 26, delete Sections 1 to 3 in their entirety and insert in lieu thereof:

"→Section 1. KRS 342.650 is amended to read as follows:

The following employees are exempt from the coverage of this chapter:

- (1) Any person employed as a domestic servant in a private home by an employer who has less than two (2) employees each regularly employed forty (40) or more hours a week in domestic servant employment;
- (2) Any person employed, for not exceeding twenty (20) consecutive work days, to do maintenance, repair, remodeling, or similar work in or about the private home of the employer, or if the employer has no other employees subject to this chapter, in or about the premises where that employer carries on his or her trade, business, or profession;
- (3) Any person performing services in return for aid or sustenance only, received from any religious or charitable organization;
- (4) Any person for whom a rule of liability for injury or death is provided by the laws of the United States, except those persons covered under Title IV, Public Law 91-173, 91st Congress, commonly referred to as the Black Lung Benefits of the Federal Coal Mine Health and Safety Act of 1969, or as amended;

Amendment No. HFA 5	Sponsor: Michael Lee Meredith
Committee Amendment:	Signed:
Floor Amendment: (0)	LRC Drafter: Ross, Matt
Adopted:	Date:
Rejected:	Doc. ID: XXXXX

- (5) Any person employed in agriculture;
- (6) Any person who would otherwise be covered but who elects not to be covered in accordance with the administrative regulations promulgated by the commissioner;
- (7) Any person participating as a driver or passenger in a voluntary vanpool or carpool program while that person is on the way to or from his or her place of employment. For the purposes of this subsection, carpool or vanpool means any method by which two (2) or more employees are transported from their residences to their places of employment; [- and]
- (8) Members of a religious sect or division that is an adherent of established tenets or teachings by reason of which members are conscientiously opposed to acceptance of the benefits of any public or private insurance which makes payments in the event of death, disability, old age, or retirement, or makes payments toward the cost of, or provides services for, medical bills, including the benefits of any insurance system established by the Federal Social Security Act, 42 U.S.C. secs. 301 et seq., and it is the practice, and has been for ten (10) or more years, for members of the sect or division to make reasonable provision for their dependent members;
- (9) Any licensed or unlicensed, commissioned, ordained or unordained, or lay minister of religion who has no set oral or written agreement with a church or religious organization to receive a fixed regular payment for services provided to the church or works no more than ten (10) hours per week; and
- (10) Any caretaker of a cemetery or property, owned or operated by a church or religious organization, who provides general cleanup services, including but not limited to mowing, raking, dusting, sweeping, and mopping which could be performed for other individuals or organizations, and works no more than ten (10) hours per week.
- → Section 2. It is the intent of the General Assembly for the language in subsection (9) and (10) of Section 1 of this Act to be applied retroactively to citations issued pursuant to KRS

342.990 on or after July 1, 2014, and all citations affected by that language shall be reconsidered by the commissioner of the Department of Workers' Claims and appropriate action taken. However, insurers are not obligated to return any premium previously collected for those individuals in subsection (9) and (10) of Section 1 of this Act due to the retroactivity of these provisions.

→ Section 3. Whereas, some civil penalties have been issued against religious organizations with persons specifically exempted in Section 1 of this Act and in order to prevent continued injustice against religious organizations in this state with limited resources and facilities, an emergency is declared to exist, and this Act takes effect upon its passage and approval by the Governor or upon its otherwise becoming law."