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AN ACT relating to	erroneous payments to th	he Kentucky Retiremen	t Systems.

# 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

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→Section 1. KRS 16.543 is amended to read as follows:

4 (1)Employee contributions shall be deducted from the creditable compensation of each 5 member of the retirement system in the active employment of the Department of 6 Kentucky State Police of the Justice and Public Safety Cabinet as an officer as 7 defined in KRS 16.520. After August 1, 1982, employee contributions shall be 8 picked up by the employer pursuant to KRS 16.545(4). Service credit shall be 9 allowed for each month such member receives creditable compensation for an 10 average of one hundred (100) hours or more of work per month. If the average 11 number of hours of work is less than one hundred (100) per month, the member 12 shall be allowed credit only for those months he or she receives creditable 13 compensation for one hundred (100) hours of work.

# 14 (2) Contributions shall not be made and no service will be earned while on authorized 15 leave except:

- 16 17
- (a) A member shall be entitled to service credit in accordance with KRS 61.555; and

(b) A member on educational leave, approved by the Personnel Cabinet, who is
receiving seventy-five percent (75%) or more of full salary, shall receive
service credit and shall pay member contributions or such contributions shall
be picked up in accordance with KRS 16.545 and his or her employer shall
pay employer contributions in accordance with KRS 61.565. If a tuition
agreement is broken by the member, the member and employer contributions
paid or picked up during the period of educational leave shall be refunded.

- 25 (3) The retirement office, upon detection <u>of any erroneous contributions</u>, shall refund:
- 26 (a) Any erroneous employer <u>contributions made to the retirement system;</u> and
- 27 (b) Any erroneous employee contributions made to the retirement system and any

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1		interest credited in accordance with KRS 16.560. In the event the erroneous
2		contributions were detected by the retirement office after more than five (5)
3		years following the date the erroneous contributions were first made, then
4		the retirement system shall refund the erroneous contributions to the
5		member plus interest at the actuarially assumed rate from the date the
6		erroneous contributions were made.
7		Section 2. KRS 61.543 is amended to read as follows:
8	(1)	(a) Employee contributions shall be deducted each payroll period from the
9		creditable compensation of each employee of an agency participating in the
10		retirement system while he is classified as regular full-time as defined in KRS
11		61.510 unless the employee:
12		1. Did not elect to become a member as provided by subsection (2) of KRS
13		61.525;
14		2. Did not elect membership pursuant to KRS 61.545(3); or
15		3. Is not eligible to participate in the system as provided by KRS 61.522.
16		(b) After August 1, 1982, employee contributions shall be picked up by the
17		employer pursuant to KRS 61.560(4). Service credit will be allowed for each
18		month the contributions are deducted or picked up during a fiscal or calendar
19		year, if the member receives creditable compensation for an average of one
20		hundred (100) hours or more of work per month. If the average number of
21		hours of work is less than one hundred (100) per month, the member shall be
22		allowed credit only for those months he receives creditable compensation for
23		one hundred (100) hours of work.
24	(2)	Employee contributions shall not be deducted from the creditable compensation of
25		an employee or picked up by the employer while he is seasonal, emergency,
26		temporary, or part-time. No service credit will be earned.
27	(3)	Contributions shall not be made or picked up by the employer and no service credit

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will be earned by a member while on leave except:

- (a) A member on military leave shall be entitled to service credit in accordance with KRS 61.555;
- 4 (b) A member on educational leave, approved by the Personnel Cabinet, who is
  5 receiving seventy-five percent (75%) or more of full salary, shall receive
  6 service credit and shall pay employee contributions, or the contributions shall
  7 be picked up in accordance with KRS 61.560 and his employer shall pay
  8 employer contributions in accordance with KRS 61.565. If a tuition agreement
  9 is broken by the member, the member and employer contributions paid or
  10 picked up during the period of educational leave shall be refunded; and
- 11 (c) An employee on educational leave, approved by the appointing authority, not 12 to exceed one (1) year, or with additional approval of one (1) additional year, 13 and not to exceed two (2) years within a five (5) year period, who is receiving 14 a salary of less than seventy-five percent (75%) of full salary, may elect to 15 retain membership in the system during the period of leave. If the employee 16 elects to retain membership in the system, he shall receive service credit by 17 having employee contributions picked up in accordance with KRS 61.560. His employer shall pay employer contributions in accordance with KRS 61.565. If 18 19 a tuition agreement is broken by the member, the employee and employer 20 contributions paid or picked up during the period of educational leave shall be 21 refunded to the contributor and no service credit shall be earned for the period 22 of leave.
- 23 (4) The retirement office, upon detection <u>of any erroneous contributions</u>, shall refund:
   24 (a) Any erroneous employer <u>contributions made to the retirement system;</u> and
- (b) Any erroneous employee contributions made to the retirement system and any
   interest credited in accordance with KRS 61.575. In the event the erroneous
   contributions were detected by the retirement office after more than five (5)

1years following the date the erroneous contributions were first made, then2the retirement system shall refund the erroneous contributions to the3member plus interest at the actuarially assumed rate from the date the4erroneous contributions were made.

5 (5) Notwithstanding the provisions of this section and KRS 61.560, employees engaged 6 pursuant to KRS 148.026 and 56.491 in a regular full-time position as defined in 7 KRS 61.510(21) prior to January 1, 1993, shall be allowed service credit for each month the employee received creditable compensation for an average of one 8 9 hundred (100) or more hours of work, if the employee pays to the retirement system 10 the contributions that would have been deducted for the period of employment. The 11 contributions shall be credited to the member's account and shall not be picked up 12 pursuant to KRS 61.560(4). The employer contributions for the period, plus interest 13 calculated at the actuarial rate, shall be due within thirty (30) days of notice of 14 receipt of payment from the employee.

15 → Section 3. KRS 78.615 is amended to read as follows:

(1) Employee contributions shall be deducted each payroll period from the creditable
compensation of each employee of an agency participating in the system while he is
classified as regular full-time as defined in KRS 78.510 unless the person did not
elect to become a member as provided by KRS 78.540(2) or is not eligible to
participate in the system as provided by KRS 61.522. After August 1, 1982,
employee contributions shall be picked up by the employer pursuant to KRS
78.610(4).

(a) For employees who are not employed by a school board, service credit shall
be allowed for each month contributions are deducted or picked up during a
fiscal or calendar year, if the employee receives creditable compensation for
an average of one hundred (100) hours or more of work per month based on
the actual hours worked in a calendar or fiscal year. If the average number of

18 RS BR 881

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hours of work is less than one hundred (100) hours per month, the employee shall be allowed credit only for those months he receives creditable compensation for one hundred (100) hours of work.

4 (b) For noncertified employees of school boards, for service prior to July 1, 2000, service credit shall be allowed for each month contributions are deducted or 5 6 picked up under the employee's employment contract during a school year 7 determined by dividing the actual number of contracted calendar days worked 8 by twenty (20) and rounded to the nearest whole month if the employee 9 receives creditable compensation for an average of eighty (80) or more hours 10 of work per month based on the employee's employment contract. The school 11 board shall certify the number of calendar days worked, the rate of pay, and 12 the hours in a work day for each employee monthly or annually. The employer 13 shall file at the retirement office the final monthly report or the annual report 14 for a fiscal year no later than twenty (20) days following the completion of the 15 fiscal year. The retirement system shall impose a penalty on the employer of 16 one thousand dollars (\$1,000) if the information is not submitted by the date 17 required with an additional two hundred and fifty dollars (\$250) for each additional thirty (30) day period the information is reported late. 18

191.If the employee works fewer than the number of contracted calendar20days, the employee shall receive service credit determined by dividing21the actual number of contracted calendar days worked by twenty (20)22and rounded to the nearest whole month, provided that the number of23hours worked during the period averages eighty (80) or more hours.

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- 3. The retirement system shall refund contributions and service credit for any period for which the employee is not given credit under this subsection.
- 4 (c) For noncertified employees of school boards, for service on and after July 1, 5 2000, at the close of each fiscal year, the retirement system shall add service 6 credit to the account of each employee who made contributions to his or her 7 account during the year. Employees shall be entitled to a full year of service 8 credit if their total paid calendar days were not less than one hundred eighty 9 (180) calendar days for a regular school or fiscal year. In the event an 10 employee is paid for less than one hundred eighty (180) calendar days, the 11 employee may purchase credit according to administrative regulations 12 promulgated by the system. In no case shall more than one (1) year of service 13 be credited for all service performed in one (1) fiscal year. Employees who 14 complete their employment contract prior to the close of a fiscal year and elect 15 to retire prior to the close of a fiscal year shall have their service credit 16 reduced by eight percent (8%) for each calendar month that the retirement 17 becomes effective prior to July 1. Employees who are employed and paid for 18 less than the number of calendar days required in their normal employment 19 year shall be entitled to pro rata service credit for the fractional service. This 20 credit shall be based upon the number of calendar days employed and the 21 number of calendar days in the employee's annual employment agreement or 22 normal employment year. Service credit may not exceed the ratio between the 23 school or fiscal year and the number of months or fraction of a month the 24 employee is employed during that year.

(d) Notwithstanding paragraph (c) of this subsection, a noncertified employee of a
school board who retires between July 1, 2000, and August 1, 2001, may
choose to have service earned between July 1, 2000, and August 1, 2001,

1		credited as described in paragraph (b) of this subsection, if the employee or
2		retired member notifies the retirement system within one (1) year of his initial
3		retirement. The decision once made shall be irrevocable.
4	(2)	Employee contributions shall not be deducted from the creditable compensation of
5		any employee or picked up by the employer while he is seasonal, emergency,
6		temporary, or part-time. No service credit shall be earned.
7	(3)	Contributions shall not be made or picked up by the employer and no service credit
8		shall be earned by a member while on leave except:
9		(a) A member on military leave shall be entitled to service credit in accordance
10		with KRS 61.555; and
11		(b) A member on educational leave who meets the criteria established by the state
12		Personnel Cabinet for approved educational leave, who is receiving seventy-
13		five percent (75%) or more of full salary, shall receive service credit and shall
14		pay member contributions in accordance with KRS 78.610, and his employer
15		shall pay employer contributions or the contributions shall be picked up in
16		accordance with KRS 61.565. If a tuition agreement is broken by the member,
17		the member and employer contributions paid or picked up during the period of
18		educational leave shall be refunded.
19	(4)	The retirement office, upon detection <u>of any erroneous contributions</u> , shall refund <u>:</u>
20		(a) Any erroneous employer <u>contributions made to the retirement system;</u> and
21		(b) Any erroneous employee contributions made to the retirement system and any
22		interest credited in accordance with KRS 78.640. In the event the erroneous
23		contributions were detected by the retirement office after more than five (5)
24		years following the date the erroneous contributions were first made, then
25		the retirement system shall refund the erroneous contributions to the
26		member plus interest credited at the actuarially assumed rate from the date
27		the erroneous contributions were made.

Page 7 of 8

### **UNOFFICIAL COPY**

18 RS BR 881

1		Section 4. KRS 61.685 is amended to read as follows:
2	(1)	Notwithstanding the provisions of KRS Chapter 413, upon discovery of any error or
3		omission in system records, the system shall correct all records including, but not
4		limited to, membership in the system, service credit, member and employer
5		contributions subject to the requirements of subsection (3) of Section 1 of this Act,
6		subsection (4) of Section 2 of this Act, and subsection (4) of Section 3 of this Act,
7		and benefits paid or payable. The system may conduct audits to detect possible
8		fraud, misrepresentation, and change in circumstance, which may result in errors or
9		omissions in the system's records. The system, by its executive director or by
10		representatives appointed in writing by the executive director, may take testimony
11		or depositions, and may examine records, documents, or files of any person whose
12		records, documents, or files may furnish knowledge concerning any system records,
13		when the executive director or representative deems this reasonably necessary for
14		purposes incident to the performance of the system's functions. The system may
15		enforce these powers by application to the Franklin Circuit Court, which court may
16		compel compliance with the orders of the executive director or representatives
17		appointed by the executive director.
18	(2)	Neither the board nor any of its individual members shall be liable to any person for

18 (2) Neither the board nor any of its individual members shall be liable to any person for
any claim arising from the failure of any participating employer, or any employer
who should have been participating in any retirement system operated by the board,
to make retirement contributions on behalf of the person.