UNOFFICIAL COPY 19 RS BR 926

| 1  | AN ACT relating to a drug-free workplace.  |  |  |
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| 2  | Be it enacted by the General Assembly of the Commonwealth of Kentucky:                 |  |  |
| 3  | → SECTION 1. A NEW SECTION OF KRS CHAPTER 336 IS CREATED TO                            |  |  |
| 4  | READ AS FOLLOWS:   |  |  |
| 5  | (1) As used in this section:   |  |  |
| 6  | (a) ''Industrial hemp products'' has the same meaning as in KRS 260.850;               |  |  |
| 7  | (b) "Public employee" means a person who is regularly employed by a public             |  |  |
| 8  | employer; and  |  |  |
| 9  | (c) ''Public employer'' means the following employers:                                 |  |  |
| 10 | 1. Any department, office, board, agency, commission, authority, or                    |  |  |
| 11 | branch of state government; or   |  |  |
| 12 | 2. Any department, office, board, agency, commission, authority, or                    |  |  |
| 13 | branch of a city, county, urban-county, charter county, unified local                  |  |  |
| 14 | government, or consolidated local government.  |  |  |
| 15 | (2) If a public employer has a drug-free workplace and has drug testing policy and     |  |  |
| 16 | procedures for any employees, then the public employer shall have an appeals           |  |  |
| 17 | process for a public employee who may receive a finding of a violation of the          |  |  |
| 18 | drug policy after being drug tested.   |  |  |
| 19 | (3) The appeals process shall be done in accordance with the procedures found in       |  |  |
| 20 | KRS 18A.095 for state employees and KRS Chapter 13B for all other public               |  |  |
| 21 | employees.   |  |  |
| 22 | (4) A public employer shall set aside a violation of the policy if the public employee |  |  |
| 23 | can show a purchase receipt and use of a legal industrial hemp product as long         |  |  |
| 24 | as the test result corresponds with the industrial hemp product purchased.             |  |  |
| 25 | (5) Private employers may review their drug-free policies and include an appeals       |  |  |
| 26 | process allowing exemption for the use of legal industrial hemp products.              |  |  |
| 27 | → Section 2. KRS 18A.043 is amended to read as follows:                                |  |  |

UNOFFICIAL COPY 19 RS BR 926

| 1  | <u>(1)</u> | The secretary of the Personnel Cabinet shall promulgate administrative regulations      |
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| 2  |            | in accordance with KRS Chapter 13A, to implement the provisions of the Federal          |
| 3  |            | Drug-Free Workplace Act of 1988, Subtitle D of Public Law 100-690, so that the          |
| 4  |            | Commonwealth of Kentucky can certify that it has met the requirements designed to       |
| 5  |            | promote a drug-free workplace for all state employees.                                  |
| 6  | <u>(2)</u> | If the administrative regulations permit or require drug testing, then the              |
| 7  |            | administrative regulations shall include an appeals process for a state employee        |
| 8  |            | who may fail a drug test.   |
| 9  |            | → Section 3. KRS 304.13-167 is amended to read as follows:                              |
| 10 | (1)        | Every workers' compensation insurer shall adhere to a uniform classification system     |
| 11 |            | and uniform experience rating system filed with the commissioner by an advisory         |
| 12 |            | organization designated by the commissioner.  |
| 13 | (2)        | Every workers' compensation insurer shall report its experience in accordance with      |
| 14 |            | the statistical plans and other reporting requirements in use by an advisory            |
| 15 |            | organization designated by the commissioner.  |
| 16 | (3)        | A workers' compensation insurer may develop subclassifications of the uniform           |
| 17 |            | classification system upon which rates may be made. These subclassifications and        |
| 18 |            | their filing shall be subject to the provisions of this chapter applicable to filings   |
| 19 |            | generally.  |
| 20 | (4)        | A workers' compensation insurer may develop rating plans which identify loss            |
| 21 |            | experience as a factor to be used. These rating plans and their filing shall be subject |
| 22 |            | to the provisions of this chapter applicable to filings generally.                      |
| 23 | (5)        | The commissioner shall disapprove subclassifications, rating plans, or other            |
| 24 |            | variations from manual rules filed by a workers' compensation insurer if the insurer    |
| 25 |            | fails to demonstrate that the data thereby produced can be reported consistent with     |
| 26 |            | the uniform classification system and experience rating system and in such a fashion    |
| 27 |            | so as to allow for the application of experience rating filed by the advisory           |

UNOFFICIAL COPY 19 RS BR 926

| 1  | organization.  |  |
|----|----------------|--|
| 2  | (6) <u>(a)</u> | The commissioner shall approve rating plans for workers' compensation              |
| 3  |                | insurance that give specific identifiable consideration in the setting of rates to |
| 4  |                | employers who implement a drug-free workplace program pursuant to                  |
| 5  |                | administrative regulations adopted by the Department of Workers' Claims in         |
| 6  |                | the Labor Cabinet. <u>The administrative regulations shall include the</u>         |
| 7  |                | following:   |
| 8  |                | 1. For public employers, the drug-free workplace program shall contain             |
| 9  |                | the requirements in Section 2 of this Act; and                                     |
| 10 |                | 2. For private employers, the drug-free workplace program shall suggest            |
| 11 |                | an appeals process for the use of industrial hemp products similar to              |
| 12 |                | Section 2 of this Act.   |
| 13 | <u>(b)</u>     | The plans shall take effect January 1, 2008, shall be actuarially sound, and       |
| 14 |                | shall state the savings anticipated to result from such drug-free workplace        |
| 15 |                | programs.  |
| 16 | <u>(c)</u>     | The credit shall be at least five percent (5%) unless the commissioner             |
| 17 |                | determines that five percent (5%) is actuarially unsound.                          |
| 18 | <u>(d)</u>     | The commissioner is also authorized to develop a schedule of premium credits       |
| 19 |                | for workers' compensation insurance for employers who have safety programs         |
| 20 |                | that contain certain criteria for safety programs.                                 |
| 21 | <u>(e)</u>     | The commissioner shall consult with the commissioner of the Department of          |
| 22 |                | Workers' Claims in the Labor Cabinet in setting such criteria. A drug-free         |
| 23 |                | workplace credit under this subsection shall not be available to employers         |
| 24 |                | who receive a credit under KRS 304.13-412 or KRS Chapter 351.                      |
| 25 | <b>&gt;</b> S  | Section 4. This Act may be cited as Shauna's law.                                  |