1		AN	ACT relating to Kentucky Alert Systems.
2	Be i	t enac	eted by the General Assembly of the Commonwealth of Kentucky:
3		→ S	ection 1. KRS 16.010 is amended to read as follows:
4	As u	ised in	n KRS 16.010 to 16.199, unless the context requires otherwise:
5	(1)	"Bo	ard" means the Department of Kentucky State Police Personnel Board;
6	(2)	"Cal	binet" means the Justice and Public Safety Cabinet;
7	(3)	"Ca	det Trooper" means an applicant for employment as an officer who is selected
8		by 1	the commissioner to attend the department training program, and who is
9		emp	loyed as a trainee;
10	(4)	"Civ	vilian" means experts, statisticians, clerks, and other assistants who are not
11		peac	ee officers;
12	(5)	"Co	mmissioner" means the commissioner of the Department of Kentucky State
13		Poli	ce;
14	(6)	"Co	ntinuous service" for participation in and eligibility for the promotional process
15		for e	each rank of officer commissioned under this chapter means:
16		(a)	For sergeant, service as a commissioned Kentucky State Police officer that
17			has not been interrupted by actual separation from the department, whether in
18			the form of resignation, retirement, or termination;
19		(b)	For lieutenant, service in grade as a sergeant that has not been interrupted by
20			actual separation from the department, whether in the form of resignation,
21			retirement, termination, or by demotion in accordance with KRS 16.140; and
22		(c)	For captain, service in grade as lieutenant that has not been interrupted by

retirement, termination, or by demotion in accordance with KRS 16.140;

(7) "CVE R Class" means any retired Kentucky State Police commercial vehicle enforcement officer commissioned under KRS 16.187 who has become reemployed with the department on a contractual basis pursuant to KRS 16.196 to 16.199;

actual separation from the department, whether in the form of resignation,

23

1	(8) "Department" means the Department of Kentucky State Police;
2	(9) ''Missing adult'' means an individual who is:
3	(a) At or above the age of majority pursuant to KRS 2.015; and
4	(b) Identified by law enforcement as a missing person who may be in immediate
5	danger due to circumstances which indicate an abduction or kidnapping;
6	(10) "Missing child" means an individual who is:
7	(a) Below the age of majority pursuant to KRS 2.015;
8	(b) Identified by law enforcement as missing and who may be in immediate
9	danger; and
10	(c) An individual with an intellectual disability or mental illness as defined in
11	<u>KRS 210.005;</u>
12	(11)[(9)] "Officer" means any member of the Department of Kentucky State Police,
13	other than an individual employed as a Trooper R Class or CVE R Class, who
14	possesses the powers of a peace officer;
15	(12)[(10)] "Secretary" means the secretary of Justice and Public Safety Cabinet; and
16	(13)[(11)] "Trooper R Class" means any retired Kentucky State Police officer
17	commissioned under this chapter who has become reemployed with the department
18	on a contractual basis pursuant to KRS 16.196 to 16.199.
19	→SECTION 2. A NEW SECTION OF KRS CHAPTER 16.010 TO 16.199 IS
20	CREATED TO READ AS FOLLOWS:
21	(1) The Department of Kentucky State Police, in cooperation with the Transportation
22	Cabinet, the Division of Emergency Management, and media providers, shall
23	create and operate a system to notify the public when any individual is
24	determined to be a missing adult and the department determines that public
25	notification might aid in the recovery of the individual. The system shall be
26	known as the Kentucky Ashanti Alert System.
27	(2) The system shall utilize existing resources, including but not limited to electronic

1		highway signs, the Amber Alert System, the emergency broadcast system, law
2		enforcement communications systems, and local, regional, and statewide media
3		providers, as authorized and under conditions permitted by the federal
4		government.
5	<u>(3)</u>	No public alert using the system shall be issued unless the department, in
6		consultation with the law enforcement agency in the jurisdiction where the
7		missing adult was reported, has determined the geographic area in which the
8		notification shall be made, and has reasonable cause to believe:
9		(a) That the disappearance of the missing adult may not have been voluntary,
10		including an abduction or kidnapping, or that the physical safety of the
11		missing adult may be endangered; and
12		(b) That public notification is the most appropriate method of recovering the
13		missing adult in a safe and efficient manner.
14	<u>(4)</u>	If it is determined by the department that public notification shall be initiated, the
15		department shall notify and provide the public and private agencies and
16		organizations that will provide the notification with the information that the
17		department deems necessary.
18	<u>(5)</u>	All law enforcement agencies in the Commonwealth shall cooperate with the
19		department in the provision and dissemination of information regarding any
20		missing adult.
21	<u>(6)</u>	No law enforcement agency, other than the department, shall activate the
22		notification system specified in this section without the authority of the
23		department.
24	<u>(7)</u>	The system shall be operated by all agencies of the Commonwealth within
25		existing budgetary appropriations.
26		→SECTION 3. A NEW SECTION OF KRS 16.010 TO 16.199 IS CREATED TO
27	REA	D AS FOLLOWS:

1	<u>(1)</u>	The Department of Kentucky State Police, in cooperation with the Transportation
2		Cabinet, the Division of Emergency Management, and media providers, shall
3		create and operate a system to notify the public when any individual is
4		determined to be a missing child and the department determines that public
5		notification might aid in the recovery of the individual. The system shall be
6		known as the Kentucky Ian Alert System.
7	<u>(2)</u>	The system shall utilize existing resources, including but not limited to electronic
8		highway signs, the Amber Alert System, the emergency broadcast system, law
9		enforcement communications systems, and local, regional, and statewide media
10		providers, as authorized and under conditions permitted by the federal
11		government.
12	<u>(3)</u>	No public alert using the system shall be issued unless the department, in
13		consultation with the law enforcement agency in the jurisdiction where the
14		missing child was reported, has determined:
15		(a) That the physical safety of the missing child may be endangered;
16		(b) That public notification is the most appropriate method of recovering the
17		missing child in a safe and efficient manner; and
18		(c) The geographic area in which the notification shall be made.
19	<u>(4)</u>	If it is determined by the department that public notification shall be initiated, the
20		department shall notify and provide the public and private agencies and
21		organizations that will provide the notification with the information that the
22		department deems necessary.
23	<u>(5)</u>	All law enforcement agencies in the Commonwealth shall cooperate with the
24		department in the provision and dissemination of information regarding any
25		missing child.
26	<u>(6)</u>	No law enforcement agency, other than the department, shall activate the
27		notification system specified in this section without the authority of the

- 1 *department*.
- 2 (7) The system shall be operated by all agencies of the Commonwealth within
- 3 <u>existing budgetary appropriations.</u>