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	AN	ACT relating to pension spiking in the Kentucky Public Pensions Authority.
Be i	t enac	ted by the General Assembly of the Commonwealth of Kentucky:
	→s	ection 1. KRS 61.598 is amended to read as follows:
(1)	For	purposes of this section, "bona fide promotion or career advancement":
	(a)	Means <u>:</u>
		<u>1.</u> A professional advancement in substantially the same line of work held
		by the employee in the four (4) years immediately prior to the final five
		(5) fiscal years preceding retirement or a change in employment position
		based on the training, skills, education, or expertise of the employee that
		imposes a significant change in job duties and responsibilities to clearly
		justify the increased compensation to the member; or
		2. An increase in creditable compensation for all employees in a
		specified class due to an increase in rate of pay authorized or funded
		by the legislative or administrative body of the employer or due to an
		increase in rate of pay mandated in a collective bargaining agreement
		approved by the legislative body of the employer; and
	(b)	Does not include any circumstance where an elected official participating in
		the Kentucky Employees Retirement System or the County Employees
		Retirement System takes a position of employment with a different employer
		participating in any of the state-administered retirement systems.
(2)	(a)	For employees retiring from the Kentucky Employees Retirement System, the
		County Employees Retirement System, or the State Police Retirement System
		on or after January 1, 2018, the systems shall, for each of the retiring
		employee's last five (5) fiscal years of employment, identify any fiscal year in
		which the creditable compensation increased at a rate of ten percent (10%) or
		more annually over the immediately preceding fiscal year's creditable
		compensation. The employee's creditable compensation in the fiscal year
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immediately prior to the employee's last five (5) fiscal years of employment shall be utilized to compare the initial fiscal year in the five (5) fiscal year period.

- (b) Except as limited or excluded by subsections (3) and (4) of this section, any 4 amount of increase in creditable compensation for a fiscal year identified 5 6 under paragraph (a) of this subsection that exceeds ten percent (10%) more 7 than the employee's creditable compensation from the immediately preceding 8 fiscal year shall not be included in the creditable compensation used to 9 calculate the retiring employee's monthly retirement allowance. If the 10 creditable compensation for a specific fiscal year identified under paragraph 11 (a) of this subsection as exceeding the ten percent (10%) increase limitation is 12 not used to calculate the retiring employee's monthly retirement allowance, 13 then no reduction in creditable compensation shall occur for that fiscal year.
- 14 (c) If the creditable compensation of the retiring employee is reduced as provided
 15 by paragraph (b) of this subsection, the retirement systems:
- 161.Shall refund the employee contributions and interest attributable to the17reduction in creditable compensation; and
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 2. Shall not refund the employer contributions paid but shall utilize those
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 funds to pay down the unfunded liability of the pension fund in which
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 the retiring employee participated.
- (3) (a) In order to ensure the prospective application of the limitations on increases in
 creditable compensation contained in subsection (2) of this section, only the
 creditable compensation earned by the retiring employee on or after July 1,
 24 2017, shall be subject to reduction under subsection (2) of this section.
 Creditable compensation earned by the retiring employee prior to July 1,
 26 2017, shall not be subject to reduction under subsection (2) of this section.
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(b) If the reductions in creditable compensation during a retiring member's entire

1			last five (5) years of employment results in a reduction in his or her monthly
2			retirement allowance of less than twenty-five dollars (\$25) per month or an
3			actuarially equivalent value under the various payment options, then no
4			reduction in creditable compensation or retirement allowances shall occur
5			under subsection (2) of this section.
6	(4)	Sub	section (2) of this section shall not apply to:
7		(a)	A bona fide promotion or career advancement as defined by subsection (1) of
8			this section;
9		(b)	A lump-sum payment for compensatory time paid to an employee upon
10			termination of employment;
11		(c)	A lump-sum payment made pursuant to an alternate sick leave program under
12			KRS 78.616(5) that is paid to an employee upon termination of employment;
13		(d)	Increases in creditable compensation in a fiscal year over the immediately
14			preceding fiscal year, where in the immediately preceding fiscal year the
15			employer reported the employee as being on leave without pay for any reason,
16			including but not limited to sick leave without pay, maternity leave, leave
17			authorized under the Family Medical Leave Act, and any period of time
18			where the employee received workers' compensation benefit payments that
19			were not reported to the plan as creditable compensation;
20		(e)	Increases in creditable compensation directly attributable to an employee's
21			receipt of compensation for:
22			1. Overtime hours worked while serving as a participating employee under
23			any state or federal grant, grant pass-through, or similar program that
24			requires overtime as a condition or necessity of the employer's receipt of
25			the grant; or
26			2. The first one hundred (100) hours of mandatory overtime hours that the
27			employee is individually required to work by the employer during a

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1		fiscal year. This subparagraph shall not be construed to apply to
2		overtime hours voluntarily worked by the employee or in situations in
3		which the employee has the option to elect out of participation in
4		overtime hours. Any mandatory overtime hours exempt under this
5		subparagraph shall be in addition to any overtime hours otherwise
6		exempt under the provisions of this subsection; and
7	(f)	Increases in creditable compensation directly attributable to an employee's
8		receipt of compensation for overtime performed during and as a result of a
9		state of emergency declared by:
10		1. The President of the United States or the Governor of the
11		Commonwealth of Kentucky; or
12		2. A local government in which the Governor authorizes mobilization of
13		the Kentucky National Guard pursuant to KRS 38.030 and 39A.950
14		during such time as the National Guard is mobilized.
15	(5) (a)	For employees retiring on or after January 1, 2014, but prior to July 1, 2017,
16		the last participating employer shall be required to pay for any additional
17		actuarial costs resulting from annual increases in an employee's creditable
18		compensation greater than ten percent (10%) over the employee's last five (5)
19		fiscal years of employment that are not the direct result of a bona fide
20		promotion or career advancement. The cost shall be determined by the
21		retirement systems.
22	(b)	Lump-sum payments for compensatory time paid to an employee upon
23		termination of employment shall be exempt from this subsection.
24	(c)	The Authority shall be required to answer inquiries from participating
25		employers regarding this subsection. Upon request of the employer prior to
26		the employee's change of position or hiring, the systems shall make a
27		determination that is binding to the systems as to whether or not a change of

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position or hiring constitutes a bona fide promotion or career advancement.

2 (d) For any additional actuarial costs charged to the employer under this 3 subsection, the systems shall allow the employer to pay the costs without 4 interest over a period of one (1) year from the date of receipt of the employer's 5 final invoice.

6 (6) The Authority shall determine whether increases in creditable compensation during
7 the last five (5) fiscal years of employment prior to retirement constitute a bona fide
8 promotion or career advancement and may promulgate administrative regulations in
9 accordance with KRS Chapter 13A to administer this section. All state10 administered retirement systems shall cooperate to implement this section.

(7) Any employer who disagrees with a determination made by the system in
accordance with this section regarding whether an increase in compensation
constitutes a bona fide promotion or career advancement for purposes of subsection
(5) of this section may request a hearing and appeal the decision in accordance with
KRS 61.645(16) or 78.782(16).

16 (8) For the fiscal year beginning July 1, 2017, and subsequent years, the Kentucky 17 Retirement Systems and the County Employees Retirement System shall provide a 18 means for employers to separately report the specific exceptions provided in 19 subsection (4) of this section within the reporting system utilized by the employers 20 for making employer reports under KRS 16.645, 61.675, and 78.545. The Kentucky 21 Retirement Systems and the County Employees Retirement System shall 22 continually provide communication, instructions, training, and educational 23 opportunities for employers regarding how to appropriately report exemptions 24 established by subsection (4) of this section.

- (9) This section shall not apply to employees participating in the hybrid cash balance
 plan as provided by KRS 16.583, 61.597, 78.5512, and 78.5516.
- →Section 2. KRS 16.198 is amended to read as follows:

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1 The appointment, salary, benefits, and number of individuals employed as a Trooper R 2 Class and CVE R class shall be as follows: 3 The commissioner may appoint CVE R Class employees. CVE R Class employees (1)4 shall serve on a contractual basis for a term of one (1) year, and the contract may be renewed annually, by agreement of the parties, for no more than nine (9) additional 5 one (1) year terms. A CVE R Class employee shall be required to pass a physical 6 7 fitness test every three (3) years. The commissioner may appoint Trooper R Class employees who shall serve on a 8 (2)9 contractual basis for a term of one (1) year. The contract may be renewed on an 10 annual basis upon the agreement of both parties. A Trooper R Class employee shall 11 be required to pass a physical fitness test every three (3) years. 12 The compensation for Trooper R Class employees and CVE R Class employees (3)13 shall be established by administrative regulation promulgated pursuant to KRS 14 Chapter 13A. 15 (4)(a) All appointments of individuals employed as a Trooper R Class and CVE R 16 Class shall be based upon agency need as determined by the commissioner. 17 (b) Work stations for individuals employed as a Trooper R Class and CVE R 18 Class shall be determined by agency need with consideration given to the 19 applicant's stated preference. 20 (c) Merit of individuals employed as a Trooper R Class and CVE R Class shall be 21 determined by the applicant's work performance history. 22 (d) Fitness of individuals employed as a Trooper R Class and CVE R Class shall 23 be determined by the applicant's ability to adhere to the agency standards set 24 by the commissioner under this chapter. 25 The number of individuals employed as a Trooper R Class and CVE R Class by the (5)26 department shall not: 27 Exceed one hundred (100); or (a)

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1		(b) Be counted in the total employee cap for the department.
2	(6)	All individuals employed as a Trooper R Class and CVE R Class shall be assigned
3		the job duties of trooper or commercial vehicle enforcement officer and shall not be
4		placed in any supervisory positions.
5	(7)	Notwithstanding any provision of KRS 16.505 to 16.652, KRS 18A.005 to
6		18A.228, and KRS 61.510 to 61.705 to the contrary:
7		(a) Individuals employed as a Trooper R Class and CVE R Class shall continue to
8		receive all retirement and health insurance benefits provided by the systems
9		administered by Kentucky Retirement Systems to which they were entitled
10		upon retiring from the department as a commissioned officer under this
11		chapter;
12		(b) Individuals employed as a Trooper R Class and CVE R Class shall not be
13		eligible to receive health insurance coverage or benefits through the
14		department and shall not be eligible to participate in the State Police
15		Retirement System or the Kentucky Employees Retirement System; and
16		(c) The department shall not pay health insurance contributions to the state health
17		insurance plan for individuals employed as a Trooper R Class or CVE R
18		Class.
19	(8)	The department shall promulgate administrative regulations, pursuant to KRS
20		Chapter 13A, to establish vacation, bereavement, and sick leave, for Trooper R
21		Class and CVE R Class employees, at the same level as an officer with less than
22		five (5) years of service, and holiday pay for Trooper R Class and CVE R Class
23		employees.
24	(9)	Individuals employed as a Trooper R Class or CVE R Class shall be employed on a
25		contractual basis and shall be provided due process pursuant to KRS 16.140 or
26		16.192 for any disciplinary action imposed by the commissioner. A decision by the
27		commissioner to not renew a contract shall not be considered a disciplinary action

1 for purposes of this section.

- (10) The provisions of this section shall not eliminate or reduce any requirements under
 KRS 61.637 for the department to pay employer contributions to the retirement
- 4 systems or to reimburse the retirement systems for the cost of retiree health, on any
- 5 individual employed as a Trooper R Class or CVE R Class.