1	AN ACT relating to paid family leave for state employees.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 61 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) As used in this section:
6	(a) "Child" means any person who has not reached his or her eighteenth
7	<u>birthday;</u>
8	(b) "Eligible employee" means a person employed by the Commonwealth of
9	Kentucky in a full-time position in the judicial or legislative branch of state
10	government;
11	(c) "Foster care placement" means the placement of a child in a private home
12	to be cared for by a foster family under the supervision of the Cabinet for
13	Health and Family Services;
14	(d) 1. "Paid family leave" means a paid leave of absence provided to a
15	parent who is an eligible employee for time off work for the birth,
16	adoption, foster care placement, or serious health condition as defined
17	by the Family and Medical Leave Act, 29 U.S.C. sec. 2601 et seq, of
18	his or her child.
19	2. "Paid family leave" does not include any other form of paid leave that
20	has been granted by the parent's employer; and
21	(e) "Parent" means the mother or father of a child by birth, surrogacy,
22	adoption, or foster care placement.
23	(2) The paid family leave program is hereby created to provide paid family leave to
24	eligible employees upon the birth, surrogacy, adoption, foster care placement, or
25	serious health condition of a child of the employee.
26	(3) A full-time employee shall be eligible for paid family leave upon his or her first
27	day of employment.

1	<u>(4)</u>	An eligible employee may take up to six (6) weeks of paid family leave for the
2		birth, adoption, foster care placement, or serious health condition of his or her
3		child. Paid family leave shall not be taken by the eligible employee more than one
4		(1) time per every ten (10) year increment, and not more than three (3) times
5		during his or her employment career as an eligible employee. Paid family leave
6		shall be awarded at the eligible employee's base salary.
7	<u>(5)</u>	Multiple births, adoptions, placements, or serious health conditions do not extend
8		the amount of paid family leave available under this section.
9	<u>(6)</u>	If both parents of a child are eligible employees, both parents are eligible for paid
10		family leave under this section. The leave taken by one (1) of the parents may be
11		taken either concurrently or consecutively to the other parent.
12	<u>(7)</u>	An eligible employee shall not be required to use compensatory time, sick leave,
13		or annual leave before being eligible to receive paid family leave.
14	<u>(8)</u>	Paid family leave shall be used within six (6) months following the birth,
15		adoption, foster care placement, or serious health condition. If the leave is not
16		used before the end of the six (6) month period, the paid family leave shall lapse.
17	<u>(9)</u>	Paid family leave shall run concurrently with any leave time available pursuant
18		to the federal Family and Medical Leave Act.
19	<u>(10)</u>	An eligible employee shall submit a completed request for paid family leave to his
20		or her employer at least thirty (30) days prior to the first day of leave. If a thirty
21		(30) day notice is not possible, the employee shall submit a completed request to
22		his or her employer for paid family leave within five (5) working days of the
23		beginning of leave.
24	<u>(11)</u>	An eligible employee shall submit written verification of the birth, adoption,
25		placement, or serious health condition of his or her child to his or her employer.
26		→SECTION 2. A NEW SECTION OF KRS 18A.005 TO 18A.200 IS CREATED
2.7	TO 1	READ AS FOLLOWS:

1	<i>(1)</i>	As used in this section:
2		(a) "Child" has the same meaning as in Section 1 of this Act;
3		(b) "Foster care placement" has the same meaning as in Section 1 of this Act;
4		(c) 1. "Paid family leave" means a paid leave of absence provided to a
5		parent who is a full-time classified employee for time off work for the
6		birth, adoption, foster care placement, or serious health condition as
7		defined by the Family and Medical Leave Act, 29 U.S.C. sec. 2601 et
8		sec., of his or her child.
9		2. "Paid family leave" does not include any other form of paid leave that
10		has been granted to the employee; and
11		(d) "Parent" has the same meaning as in Section 1 of this Act.
12	<u>(2)</u>	The paid family leave program is hereby created to provide paid family leave to
13		full-time classified employees upon the birth, surrogacy, adoption, foster care
14		placement, or serious health condition of a child of the employee.
15	<u>(3)</u>	The full-time classified employee shall be eligible for paid family leave upon his
16		or her first day of employment.
17	<u>(4)</u>	An employee eligible for paid familyl leave may take up to six (6) weeks of paid
18		family leave for the birth, adoption, foster care placement, or serious health
19		condition of his or her child. Paid family leave shall not be taken by the classified
20		employee more than one (1) time per every ten (10) year increment, and not more
21		than three (3) times during his or her employment career as a classified
22		employee. Paid family leave shall be awarded at the classified employee's base
23		<u>salary.</u>
24	<u>(5)</u>	Multiple births, adoptions, placements, or serious health conditions do not extend
25		the amount of paid family leave available under this section.
26	<u>(6)</u>	If both parents of a child are full-time classified employees, both parents are
27		eligible for paid family leave under this section. The leave taken by one (1) of the

1		parents may be taken either concurrently or consecutively to the other parent.
2	<u>(7)</u>	An employee shall not be required to use compensatory time, sick leave, or
3		annual leave before being eligible to receive paid family leave.
4	<u>(8)</u>	Paid family leave shall be used within six (6) months following the birth,
5		adoption, foster care placement, or serious health condition. If the leave is not
6		used before the end of the six (6) month period, the paid family leave shall lapse.
7	<u>(9)</u>	Paid family leave shall run concurrently with any leave time available pursuant
8		to the federal Family and Medical Leave Act.
9	<u>(10)</u>	An employee shall submit a completed request for paid family leave to his or her
10		employer at least thirty (30) days prior to the first day of leave. If a thirty (30) day
11		notice is not possible, the employee shall submit a completed request to his or her
12		employer for paid family leave within five (5) working days of the beginning of
13		<u>leave.</u>
14	<u>(11)</u>	An employee shall submit written verification of the birth, adoption, placement,
15		or serious health condition of his or her child to his or her employer.
16		→ Section 3. KRS 18A.025 is amended to read as follows:
17	(1)	The Governor shall appoint the secretary of personnel as provided in KRS 18A.015,
18		who shall be considered an employee of the state. The secretary shall be a graduate
19		of an accredited college or university and have at least five (5) years' experience in
20		personnel administration or in related fields, have known sympathies with the merit
21		principle in government, and shall be dedicated to the preservation of this principle.
22		Additional education may be substituted for the required experience and additional
23		experience may be substituted for the required education.
24	(2)	The secretary of the Personnel Cabinet or the secretary's designee shall be
25		responsible for the coordination of the state's affirmative action plan established by
26		KRS 18A.138.
27	(3)	There is established within the Personnel Cabinet the following offices,

Page 4 of 12
XXXX 2/18/2025 9:21 PM Jacketed

1	departments, a	nd divisions, each of which shall be headed by either a
2	commissioner, e	executive director, or division director appointed by the secretary,
3	subject to the p	rior approval of the Governor pursuant to KRS 12.040 or 12.050,
4	depending on the	ne level of the appointment, except that the Kentucky Employees
5	Deferred Comp	ensation Authority shall be headed by an executive director who
6	shall be appoint	ed by the authority's board of directors:
7	(a) Office of	the Secretary, which shall be responsible for communication with
8	state emp	loyees about personnel and other relevant issues and for the
9	administra	tion and coordination of the following:
10	1. Office	ce of Employee Relations, composed of the following programs:
11	a.	Workers' Compensation Program pursuant to KRS 18A.375;
12	b.	Sick leave Sharing Program, pursuant to KRS 18A.197;
13	c.	Annual Leave Sharing Program, pursuant to KRS 18A.203;
14	d.	Health and Safety Program;
15	e.	Employee Assistance Program;
16	f.	Employee Incentive Programs, pursuant to KRS 18A.202;
17	g.	Employee Mediation Program;[and]
18	h.	Living Organ Donor Leave Program, pursuant to KRS 18A.194;
19		<u>and</u>
20	<u>i.</u>	Paid Family Leave Program, pursuant to Section 2 of this Act;
21	2. Office	ce of Administrative Services, which shall be responsible for the
22	Perso	onnel Cabinet's administrative functions, composed of the following
23	prog	rams:
24	a.	Division of Technology Services;
25	b.	Division of Human Resources; and
26	c.	Division of Financial Services;
27	3. Office	ce of Legal Services, which shall provide legal services to the

Page 5 of 12

XXXX 2/18/2025 9:21 PM

Jacketed

1			Personnel Cabinet and to executive branch agencies and their
2			representatives upon request;
3		4.	Office of Diversity, Equality, and Training, which shall coordinate and
4			implement diversity initiatives for state agencies, the affirmative action
5			plan established by KRS 18A.138, the state Equal Employment
6			Opportunity Program, and the Minority Management Trainee Program;
7		5.	Governmental Services Center, which shall be responsible for employee
8			and managerial training and organizational development;
9		6.	Kentucky Public Employees Deferred Compensation Authority, which
10			shall maintain a deferred compensation plan for state employees; and
11		7.	Office of Public Affairs, which shall assist in all aspects of developing
12			and executing the strategic direction of the cabinet;
13	(b)	Dep	artment of Human Resources Administration, which shall be composed of
14		the:	
15		1.	Division of Employee Management, which shall be responsible for
16			payroll, records, classification, and compensation. The division shall
17			also be responsible for implementing layoff plans mandated by KRS
18			18A.113 and shall monitor and assist state agencies in complying with
19			the provisions of the federal Fair Labor Standards Act. The division
20			shall:
21			a. Maintain the central personnel files mandated by KRS 18A.020
22			and process personnel documents and position actions;
23			b. Operate and maintain a uniform payroll system and certify
24			payrolls as required by KRS 18A.125;
25			c. Maintain plans of classification and compensation for state service
26			and review and evaluate the plans; and
27			d. Coordinate and implement the employee performance evaluation

Page 6 of 12 XXXX 2/18/2025 9:21 PM Jacketed

1			S	ystems	s through	out state	e govern	ment; a	nd			
2		2.	Divisi	on of	Career	Opport	unities,	which	shall	be r	esponsibl	e for
3			emplo	yment	counselir	ng, appl	icant pro	ocessing	g, empl	oyme	nt registe	r, and
4			staffin	g analy	ysis funct	ions. Th	ne divisi	on shall	:			
5			a. (Operate	e a centra	lized ap	plicant a	and emp	oloyee o	couns	eling pro	gram;
6			b. (Operate	e, coordii	nate, an	d const	ruct the	exam	inatic	n progra	m for
7			S	state en	nploymer	nt;						
8			c. I	Prepare	e registers	s of cano	lidate er	nploym	ent; an	d		
9			d. (Coordi	nate out	reach p	orogram	s, such	as re	ecruit	ment an	d the
10			1	Admini	istrative I	Intern Pi	ogram;	and				
11		(c) Dep	artment	of Em	ployee In	surance	, which	shall be	respor	nsible	for the:	
12		1.	Health	Insura	ance Prog	gram, pu	rsuant t	o KRS 1	8A.22	5;		
13		2.	Flexib	le Ben	efit Plan,	pursuar	nt to KR	S 18A.2	227;			
14		3.	Divisi	on of	Insurance	e Admi	nistratio	n, whic	h shal	l be i	responsib	le for
15			enrolli	nent aı	nd service	e function	ons;					
16		4.	Divisi	on of I	Financial	and Da	ta Servi	ces, wh	ich sha	ll be	responsit	ole for
17			fiscal	and dat	ta analysi	s functi	ons; and	l				
18		5.	Life Ir	ısuranc	ce Prograi	m pursu	ant to K	RS 18A	205 to	18A	220.	
19	(4)	The cabin	net shall	include	e principa	al assista	ants app	ointed b	y the s	ecreta	ary, pursu	ant to
20		KRS 12.	050 or	18A.1	15(1)(g)	and (h)	, as ne	cessary	for th	e de	velopmer	t and
21		implemen	ntation o	f polic	y. The se	ecretary	may em	ploy, p	ırsuant	to th	e provisi	ons of
22		this chap	oter, per	sonnel	necessa	ry to e	execute	the fur	nctions	and	duties o	of the
23		departme	nt.									
24		Section	n 4. KR	S 18A	.110 is ar	mended	to read	as follov	ws:			
25	(1)	The secre	etary sha	all pro	mulgate	compre	nensive	admini	strative	regu	lations f	or the
26		classified	service	govern	ning:							
27		(a) App	olication	s and e	xaminatio	ons;						

1		(b)	Certification and selection of eligibles;
2		(c)	Classification and compensation plans;
3		(d)	Incentive programs;
4		(e)	Layoffs;
5		(f)	Registers;
6		(g)	Types of appointments;
7		(h)	Attendance; hours of work; compensatory time; annual, court, military, sick,
8			voting, paid family leave, living organ donor, and special leaves of absence,
9			provided that the secretary shall not promulgate administrative regulations
10			that would reduce the rate at which employees may accumulate leave time
11			below the rate effective on December 10, 1985; and
12		(i)	Employee evaluations.
13	(2)	The	secretary shall promulgate comprehensive administrative regulations for the
14		uncl	assified service.
15	(3)	(a)	Except as provided by KRS 18A.355, the secretary shall not promulgate
16			administrative regulations that would reduce an employee's salary; and
17		(b)	As provided by KRS 18A.0751(4)(e), the secretary may submit a proposed
18			administrative regulation providing for an initial probationary period in excess
19			of six (6) months to the board for its approval.
20	(4)	The	secretary may promulgate administrative regulations to implement state
21		gove	ernment's affirmative action plan under KRS 18A.138.
22	(5)	(a)	The administrative regulations shall comply with the provisions of this
23			chapter and KRS Chapter 13A, and shall have the force and effect of law after
24			compliance with the provisions of KRS Chapters 13A and 18A and the
25			procedures adopted thereunder;
26		(b)	Administrative regulations promulgated by the secretary shall not expand or

27

restrict rights granted to, or duties imposed upon, employees and

1			administrative bodies by the provisions of this chapter; and
2		(c)	No administrative body other than the Personnel Cabinet shall promulgate
3			administrative regulations governing the subject matters specified in this
4			section.
5	(6)	Prio	r to filing an administrative regulation with the Legislative Research
6		Con	nmission, the secretary shall submit the administrative regulation to the board
7		for r	review.
8		(a)	The board shall review the administrative regulation proposed by the secretary
9			not less than twenty (20) days after its submission to it;
10		(b)	Not less than five (5) days after its review, the board shall submit its
11			recommendations in writing to the secretary;
12		(c)	The secretary shall review the recommendations of the board and may revise
13			the proposed administrative regulation if he or she deems it necessary; and
14		(d)	After the secretary has completed the review provided for in this section, he or
15			she may file the proposed administrative regulation with the Legislative
16			Research Commission pursuant to the provisions of KRS Chapter 13A.
17	(7)	The	administrative regulations shall provide:
18		(a)	For the preparation, maintenance, and revision of a position classification plan
19			for all positions in the classified service, based upon similarity of duties
20			performed and responsibilities assumed, so that the same qualifications may
21			reasonably be required for, and the same schedule of pay may be equitably
22			applied to, all positions in the same class. The secretary shall allocate the
23			position of every employee in the classified service to one (1) of the classes in
24			the plan. The secretary shall reallocate existing positions, after consultation
25			with appointing authorities, when it is determined that they are incorrectly

XXXX 2/18/2025 9:21 PM Jacketed

26

27

allocated, and there has been no substantial change in duties from those in

effect when such positions were last classified. The occupant of a position

1		being reallocated shall continue to serve in the reallocated position with no
2		reduction in salary;
3	(b)	For a pay plan for all employees in the classified service, after consultation
4		with appointing authorities and the state budget director. The plan shall take
5		into account such factors as:
6		1. The relative levels of duties and responsibilities of various classes of
7		positions;
8		2. Rates paid for comparable positions elsewhere taking into consideration
9		the effect of seniority on such rates; and
10		3. The state's financial resources.
11		Amendments to the pay plan shall be made in the same manner. Each
12		employee shall be paid at one (1) of the rates set forth in the pay plan for the
13		class of position in which he or she is employed, provided that the full amount
14		of the annual increment provided for by the provisions of KRS 18A.355, and
15		the full amount of an increment due to a promotion, salary adjustment,
16		reclassification, or reallocation, shall be added to an employee's base salary or
17		wages;
18	(c)	For the advertisement and acceptance of applications for at least five (5) days
19		for those positions to be filled by classified appointment or promotion. The
20		secretary may continue to receive applications and review applicants on a
21		continuous basis long enough to ensure a sufficient number of applicants;
22	(d)	For the rejection of candidates or eligibles who fail to comply with reasonable
23		requirements of the secretary in regard to such factors as age, physical
24		condition, training, and experience, or who have attempted any deception or
25		fraud in connection with an examination;

XXXX 2/18/2025 9:21 PM Jacketed

26

27

(e)

Except as provided by this chapter, for the appointment of a person whose

score is included in the five (5) highest scores earned on the examination;

1	(f)	For annual, sick, and special leaves of absence, with or without pay, or
2		reduced pay, after approval by the Governor as provided by KRS
3		18A.155(1)(d);
4	(g)	For layoffs, in accordance with the provisions of KRS 18A.113, by reasons of
5		lack of work, abolishment of a position, a material change in duties or
6		organization, or a lack of funds;
7	(h)	For the development and operation of programs to improve the work
8		effectiveness of employees in the state service, including training, whether in-
9		service or compensated educational leave, safety, health, welfare, counseling,
10		recreation, employee relations, and employee mobility without written
11		examination;
12	(i)	For a uniform system of annual employee evaluation for classified employees,
13		with status, that shall be considered in determining eligibility for discretionary
14		salary advancements, promotions, and disciplinary actions. The administrative
15		regulations shall:
16		1. Require the secretary to determine the appropriate number of job
17		categories to be evaluated and a method for rating each category;
18		2. Provide for periodic informal reviews during the evaluation period
19		which shall be documented on the evaluation form and pertinent
20		comments by either the employee or supervisor may be included;
21		3. Establish a procedure for internal dispute resolution with respect to the
22		final evaluation rating;
23		4. Permit a classified employee, with status, who receives either of the two
24		(2) lowest possible evaluation ratings to appeal to the Personnel Board
25		for review after exhausting the internal dispute resolution procedure.
26		The final evaluation shall not include supervisor comments on ratings

Page 11 of 12 XXXX 2/18/2025 9:21 PM Jacketed

other than the lowest two (2) ratings;

27

1		5. Require that an employee who receives the highest possible rating shall
2		receive the equivalent of two (2) workdays, not to exceed sixteen (16)
3		hours, credited to his or her annual leave balance. An employee who
4		receives the second highest possible rating shall receive the equivalent
5		of one (1) workday, not to exceed eight (8) hours, credited to his or her
6		annual leave balance; and
7		6. Require that an employee who receives the lowest possible evaluation
8		rating shall either be demoted to a position commensurate with the
9		employee's skills and abilities or be terminated; and
10		(j) For other administrative regulations not inconsistent with this chapter and
11		KRS Chapter 13A, as may be proper and necessary for its enforcement.
12	(8)	For any individual hired or elected to office before January 1, 2015, and paid
13		through the Kentucky Human Resources Information System, the Personnel
14		Cabinet shall not require payroll payments to be made by direct deposit or require
15		the individual to use a web-based program to access his or her salary statement.
16	(9)	To the extent that KRS 16.010 to 16.199, 16.080, and 16.584 and administrative
17		regulations promulgated by the commissioner of the Department of Kentucky State
18		Police under authority granted in KRS Chapter 16 conflict with this section or any
19		administrative regulation promulgated by the secretary pursuant to authority

granted in this section, the provisions of KRS Chapter 16 shall prevail.

20