1	AN ACT relating to public school innovation.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 156 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) The Kentucky Board of Education, upon the request of the local board of
6	education of a school district, may grant a waiver from the requirements of an
7	administrative regulation promulgated by the state board or from a statute over
8	which the state board has authority to enforce. A waiver granted by the state
9	board shall expire on June 30 of the third full school year after the request was
10	first approved, regardless of subsequent amendment, unless the state board
11	renews the waiver prior to expiration. The state board shall not waive any statute
12	or administrative regulation:
13	(a) Relating to health and safety, including required criminal background
14	checks for staff and volunteers specified in KRS 160.380 and 161.148;
15	(b) Relating to civil rights;
16	(c) Required by federal law;
17	(d) Relating to compulsory attendance requirements under KRS 158.030 and
18	158.100 or the recording of data necessary for participation in the fund to
19	support education excellence in Kentucky;
20	(e) Establishing certification requirements for teachers in core academic areas,
21	except a waiver may authorize up to twenty-five percent (25%) of the
22	teaching staff of a school may be employed without teacher certification if
23	the individual possesses a baccalaureate or graduate degree in the subject
24	the individual is hired to teach;
25	(f) Requiring students' participation in state assessment of student
26	performance, as required under KRS 158.6453;
27	(g) Financial audits, audit procedures, and audit requirements under KRS

1		<u>156.265;</u>
2		(h) Open records and open meeting requirements under KRS Chapter 61;
3		(i) Purchasing requirements and limitations under KRS Chapter 45A and KRS
4		156.074 and 156.480; or
5		(j) Requiring instructional time that is at least equivalent to the student
6		instructional year specified in KRS 158.070.
7	<u>(2)</u>	A waiver request under subsection (1) of this section shall:
8		(a) Identify the specific statutes and administrative regulations for which the
9		local board is seeking a waiver;
10		(b) Specify the schools or programs within the district to which the waiver shall
11		apply;
12		(c) Explain how the waiver for the schools or programs of each specific statute
13		or administrative regulation will improve operations or student academic
14		achievement; and
15		(d) Include any evidence the district wishes to submit to support the request.
16	<u>(3)</u>	Upon the majority vote of a local board approving a waiver request, the
17		superintendent of the district shall submit the waiver request to the state board.
18		The state board shall consider the waiver of each statute or administrative
19		regulation included in the request at the next regularly scheduled meeting after
20		submission and shall either approve or deny the request. In considering approval
21		for each statute or administrative regulation identified in a waiver request, the
22		state board shall grant the request if it demonstrates that the waiver is more likely
23		than not:
24		(a) To improve that school's or program's operation without hindering student
25		academic achievement; or
26		(b) To improve student academic achievement at that school or program.
27	<i>(4)</i>	In submitting a waiver request under subsection (3) of this section, a local board

	may seek to identify the school or program that is the subject of the request as a
	school of innovation. In addition to any other waivers granted for the school or
	program, a school of innovation shall be granted a waiver from all statutes and
	administrative regulations that would prevent the district from entering into an
	agreement with an education service provider to assist in the management and
	operation of the school or program. The state board shall approve the school of
	innovation request if the request demonstrates that identification as a school of
	innovation is more likely than not to improve either that school's or program's
	operation or student academic achievement.
<u>(5)</u>	A local board whose request to waive a statute or administrative regulation under
	subsection (3) or (4) of this section was denied may amend the original request
	for reconsideration at the state board's next regularly scheduled meeting. A local
	board may request assistance from the Kentucky Department of Education in the
	development of the local board's waiver request or an amendment.
<u>(6)</u>	A local board may seek to amend a previously approved waiver request by
	submitting the amendment for approval by the state board under the same
	procedures as the original request.
<u>(7)</u>	A local board that is granted a waiver under subsection (3) or (4) of this section
	may submit a request to renew the waiver to the state board. A renewal request
	shall be submitted no earlier than six (6) months prior to that waiver's expiration.
	The renewal request shall include evidence of the operational improvement of the
	school or program that is subject to the waiver, the academic achievement of the
	students enrolled in the schools or program, comparisons of those students with
	similar students across the state, and any other evidence of the waiver's benefit to
	student academic achievement. If the state board finds that the waiver has had a
	positive impact on the school's or program's operation or the academic
	achievement of students, then the renewal request shall be approved. An

1		approved renewal request shall extend the waiver for an additional three (3)
2		school years.
3	<u>(8)</u>	Any school that is subject to a waiver shall admit any and all children eligible to
4		attend the school subject to the local board's policies.
5	<u>(9)</u>	If the state board at any time finds by a two-thirds (2/3) majority vote that a
6		specific waiver previously granted has hindered school or program operations,
7		endangered students, impeded student academic achievement, or supported
8		financial malfeasance or criminal activity, then the waiver shall be rescinded.
9		The existence of a waiver shall not negate the legal duties or professional
10		responsibilities of a district employee.
11	<u>(10)</u>	The state board shall promulgate administrative regulations in accordance with
12		KRS Chapter 13A to adopt a standardized waiver request form and establish any
13		procedures for processing waiver requests in compliance with this section.
14		→ Section 2. KRS 156.160 is amended to read as follows:
15	(1)	With the advice of the Local Superintendents Advisory Council, the Kentucky
16		Board of Education shall promulgate administrative regulations establishing
17		standards which school districts shall meet in student, program, service, and
18		operational performance. These regulations shall comply with the expected
19		outcomes for students and schools set forth in KRS 158.6451. Administrative
20		regulations shall be promulgated for the following:
21		(a) Courses of study for the different grades and kinds of common schools
22		identifying the common curriculum content directly tied to the goals,
23		outcomes, and assessment strategies developed under KRS 158.645,
24		158.6451, and 158.6453 and distributed to local school districts and schools.
25		The administrative regulations shall provide that:
26		1. If a school offers American sign language, the course shall be accepted
27		as meeting the foreign language requirements in common schools

1 notwithstanding other provisions of law;

2. If a school offers the Reserve Officers Training Corps program, the course shall be accepted as meeting the physical education requirement for high school graduation notwithstanding other provisions of law;

- 3. Every public middle and high school's curriculum shall include instruction on the Holocaust and other cases of genocide, as defined by the United Nations Convention on the Prevention and Punishment of the Crime of Genocide, that a court of competent jurisdiction, whether a court in the United States or the International Court of Justice, has determined to have been committed by applying rigorous standards of due process; and
- 4. Beginning in the 2025-2026 school year, cursive writing shall be included as a course of study in all elementary schools and shall be designed to ensure proficiency in cursive writing by the end of grade five (5);
- (b) Courses of study or educational experiences available to students in all middle and high schools to fulfill the prerequisites for courses in advanced science and mathematics as defined in KRS 158.845;
- (c) The acquisition and use of educational equipment for the schools as recommended by the Council for Education Technology;
- (d) The minimum requirements for high school graduation in light of the expected outcomes for students and schools set forth in KRS 158.6451. The minimum requirements shall not include achieving any postsecondary readiness indicator as described in KRS 158.6455 or any minimum score on a statewide assessment administered under KRS 158.6453. Student scores from any assessment administered under KRS 158.6453 that are determined by the department's technical advisory committee to be valid and reliable at the

1		individual level shall be included on the student transcript. The department's
2		technical advisory committee shall submit its determination to the
3		commissioner of education and the Legislative Research Commission;
4	(e)	The requirements for an alternative high school diploma for students with
5		disabilities whose individualized education program indicates that, in
6		accordance with 20 U.S.C. sec. 1414(d)(1)(A):
7		1. The student cannot participate in the regular statewide assessment; and
8		2. An appropriate alternate assessment has been selected for the student
9		based upon a modified curriculum and an individualized course of
10		study;
11	(f)	Taking and keeping a school census, and the forms, blanks, and software to be
12		used in taking and keeping the census and in compiling the required reports.
13		The board shall create a statewide student identification numbering system
14		based on students' Social Security numbers. The system shall provide a
15		student identification number similar to, but distinct from, the Social Security
16		number, for each student who does not have a Social Security number or
17		whose parents or guardians choose not to disclose the Social Security number
18		for the student;
19	(g)	Sanitary and protective construction of public school buildings, toilets,
20		physical equipment of school grounds, school buildings, and classrooms. With
21		respect to physical standards of sanitary and protective construction for school
22		buildings, the Kentucky Board of Education shall adopt the Uniform State
23		Building Code;
24	(h)	Medical inspection, physical and health education and recreation, and other
25		regulations necessary or advisable for the protection of the physical welfare
26		and safety of the public school children. The administrative regulations shall

set requirements for student health standards to be met by all students in

grades four (4), eight (8), and twelve (12) pursuant to the outcomes described in KRS 158.6451. The administrative regulations shall permit a student who received a physical examination no more than six (6) months prior to his or her initial admission to Head Start to substitute that physical examination for the physical examination required by the Kentucky Board of Education of all students upon initial admission to the public schools, if the physical examination given in the Head Start program meets all the requirements of the physical examinations prescribed by the Kentucky Board of Education;

- (i) A vision examination by an optometrist or ophthalmologist that shall be required by the Kentucky Board of Education. The administrative regulations shall require evidence that a vision examination that meets the criteria prescribed by the Kentucky Board of Education has been performed. This evidence shall be submitted to the school no later than January 1 of the first year that a three (3), four (4), five (5), or six (6) year-old child is enrolled in a public school, public preschool, or Head Start program;
- (j) 1. Beginning with the 2010-2011 school year, a dental screening or examination by a dentist, dental hygienist, physician, registered nurse, advanced practice registered nurse, or physician assistant that shall be required by the Kentucky Board of Education. The administrative regulations shall require evidence that a dental screening or examination that meets the criteria prescribed by the Kentucky Board of Education has been performed. This evidence shall be submitted to the school no later than January 1 of the first year that a five (5) or six (6) year-old child is enrolled in a public school.
 - A child shall be referred to a licensed dentist if a dental screening or examination performed by anyone other than a licensed dentist identifies the possibility of dental disease;

1	(k)	The transportation of children to and from school;
2	(1)	The fixing of holidays on which schools may be closed and special days to be
3		observed, and the pay of teachers during absence because of sickness or
4		quarantine or when the schools are closed because of quarantine;
5	(m)	The preparation of budgets and salary schedules for the several school
6		districts under the management and control of the Kentucky Board of
7		Education;
8	(n)	A uniform series of forms and blanks, educational and financial, including
9		forms of contracts, for use in the several school districts;
10	(o)	The disposal of real and personal property owned by local boards of
11		education; and
12	(p)	The development and implementation of procedures, for all students who are
13		homeless children and youths as defined in 42 U.S.C. sec. 11434a(2), to do
14		the following:
15		1. Awarding and accepting of credit, including partial credit, for all
16		coursework satisfactorily completed by a student while enrolled at
17		another school;
18		2. Allowing a student who was previously enrolled in a course required for
19		graduation the opportunity, to the extent practicable, to complete the
20		course, at no cost to the student, before the beginning of the next school
21		year;
22		3. Awarding a diploma, at the student's request, by a district from which
23		the student transferred, if the student transfers schools at any time after
24		the completion of the student's second year of high school and the
25		student is ineligible to graduate from the district to which the student
26		transfers, but meets the graduation requirements of the district from

which the student transferred; and

I		4. Exempting the student from all coursework and other requirements
2		imposed by the local board of education that are in addition to the
3		minimum requirements for high school graduation established by the
4		Kentucky Board of Education pursuant to paragraph (d) of this
5		subsection in the district to which the student transfers, if the student
6		transfers schools at any time after the completion of the student's second
7		year of high school and the student is ineligible to graduate both from
8		the district to which the student transfers and the district from which the
9		student transferred.
0	(2) [(a)	At the request of a local board of education or a school council, a local school
1		district superintendent shall request that the Kentucky Board of Education
2		waive any administrative regulation promulgated by that board. Beginning in
3		the 1996 97 school year, a request for waiver of any administrative regulation
4		shall be submitted to the Kentucky Board of Education in writing with
5		appropriate justification for the waiver. The Kentucky Board of Education
6		may approve the request when the school district or school has demonstrated
17		circumstances that may include but are not limited to the following:
8		1. An alternative approach will achieve the same result required by the
9		administrative regulation;
20		2. Implementation of the administrative regulation will cause a hardship on
21		the school district or school or jeopardize the continuation or
22		development of programs; or
23		3. There is a finding of good cause for the waiver.
24	(b)	The following shall not be subject to waiver:
25		1. Administrative regulations relating to health and safety;
26		2. Administrative regulations relating to civil rights;
27		3. Administrative regulations required by federal law; and

1	4. Administrative regulations promulgated in accordance with KRS
2	158.6451, 158.6453, 158.6455, and this section, relating to measurement
3	of performance outcomes and determination of successful districts or
4	schools, except upon issues relating to the grade configuration of
5	schools.
6	(c) Any waiver granted under this subsection shall be subject to revocation upon
7	a determination by the Kentucky Board of Education that the school district or
8	school holding the waiver has subsequently failed to meet the intent of the
9	waiver.
10	(3)]Any private, parochial, or church school may voluntarily comply with curriculum,
11	certification, and textbook standards established by the Kentucky Board of
12	Education and be certified upon application to the board by such schools.
13	(3)[(4)] Any public school that violates the provisions of KRS 158.854 shall be
14	subject to a penalty to be assessed by the commissioner of education as follows:
15	(a) The first violation shall result in a fine of no less than one (1) week's revenue
16	from the sale of the competitive food;
17	(b) Subsequent violations shall result in a fine of no less than one (1) month's
18	revenue from the sale of the competitive food;
19	(c) "Habitual violations," which means five (5) or more violations within a six (6)
20	month period, shall result in a six (6) month ban on competitive food sales for
21	the violating school; and
22	(d) Revenue collected as a result of the fines in this subsection shall be
23	transferred to the food service fund of the local school district.
24	→ Section 3. KRS 156.445 is amended to read as follows:
25	(1) No textbook or program shall be used in any public school in Kentucky as a basal
26	title unless it has been recommended and listed on the state multiple list by the State
27	Textbook Commission or unless a school and district has met the notification

requirements under subsection (2) of this section. Any changes of textbooks made by the State Textbook Commission shall not become effective until grades and classes of the respective county and independent school districts have completed work for which the adopted book then in use was originally intended. Nothing in this section shall apply to the supplementary books that are needed from time to time.

- (2) A school council, or if none exists, the principal, may notify, through the superintendent, the State Textbook Commission that it plans to adopt a basal textbook or program that is not on the recommended list by submitting evidence that the title it has chosen meets the selection criteria of the State Textbook Commission in KRS 156.405(3)(b) and the subject specific criteria of the textbook reviewers pursuant to KRS 156.407(5) and complies with the required publisher specifications.
- 14 (3) In approving text materials for private and parochial schools for the purpose of KRS 156.160(2)[(3)] the text materials shall be approved if they are comprehensive and appropriate to the grade level in question notwithstanding the fact that they may contain elements of religious philosophy.
 - → Section 4. KRS 157.360 is amended to read as follows:
- 19 (1) (a) In determining the cost of the program to support education excellence in Kentucky, the statewide guaranteed base funding level, as defined in KRS 157.320, shall be computed by dividing the amount appropriated for this purpose by the prior year's statewide average daily attendance.
- 23 (b) When determining the biennial appropriations for the program, the average 24 daily attendance for each fiscal year shall include an estimate of the number 25 of students graduating early under the provisions of KRS 158.142.
- 26 (2) Each district shall receive an amount equal to the base funding level for each pupil 27 in average daily attendance in the district in the previous year, except a district shall

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receive an amount equal to one-half (1/2) of the state portion of the average statewide per pupil guaranteed base funding level for each student who graduated early under the provisions of KRS 158.142. Each district's base funding level shall be adjusted by the following factors:

- (a) The number of at-risk students in the district. At-risk students shall be identified as those approved for the free lunch program under state and federal guidelines. The number of at-risk students shall be multiplied by a factor to be established by the General Assembly. Funds generated under this paragraph may be used to pay for:
 - Alternative programs for students who are at risk of dropping out of school before achieving a diploma; and
 - A hazardous duty pay supplement as determined by the local board of education to the teachers who work in alternative programs with students who are violent or assaultive;
- (b) The number and types of exceptional children in the district as defined by KRS 157.200. Specific weights for each category of exceptionality shall be used in the calculation of the add-on factor for exceptional children; and
- (c) Transportation costs. The per-pupil cost of transportation shall be calculated as provided by KRS 157.370. Districts which contract to furnish transportation to students attending nonpublic schools may adopt any payment formula which ensures that no public school funds are used for the transportation of nonpublic students.
- (3) Beginning with the 2015-2016 school year and each year thereafter, the General Assembly shall annually allocate funds equal to one-half (1/2) of the state portion of the average statewide per pupil guaranteed base funding level for each student who graduated early under the provisions of KRS 158.142 the previous school year to the Kentucky Higher Education Assistance Authority for deposit in the early

- 1 graduation scholarship trust fund.
- 2 (4) The program to support education excellence in Kentucky shall be fully implemented by the 1994-95 school year.
- 4 (5) (a) Except for those schools which have implemented school-based decision
 5 making, the commissioner of education shall enforce maximum class sizes for
 6 every academic course requirement in all grades except in vocal and
 7 instrumental music, and physical education classes. Except as provided in
 8 subsection (6) of this section, the maximum number of pupils enrolled in a
 9 class shall be as follows:
 - 1. Twenty-four (24) in primary grades (kindergarten through third grade);
- 11 2. Twenty-eight (28) in grade four (4);

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- 3. Twenty-nine (29) in grades five (5) and six (6);
- 13 4. Thirty-one (31) in grades seven (7) to twelve (12).
 - (b) Except for those schools which have implemented school-based decision making, class size loads for middle and secondary school classroom teachers shall not exceed the equivalent of one hundred fifty (150) pupil hours per day.
 - (c) The commissioner of education, upon approval of the Kentucky Board of Education, shall adopt administrative regulations for enforcing this provision. These administrative regulations shall include procedures for a superintendent to request an exemption from the Kentucky Board of Education when unusual circumstances warrant an increased class size for an individual class. A request for an exemption shall include specific reasons for the increased class size with a plan for reducing the class size prior to the beginning of the next school year. A district shall not receive in any one (1) year exemptions for more classes than enroll twenty percent (20%) of the pupils in the primary grades and grades four (4) through eight (8).
 - (d) In all schools the commissioner of education shall enforce the special

education maximum class sizes set by administrative regulations adopted by the Kentucky Board of Education. A superintendent may request an exemption pursuant to paragraph (c) of this subsection. A local school council may request a waiver *relating to maximum class size* pursuant to *Section 1 of this Act in the same manner as a local board of education* [KRS 156.160(2)]. An exemption or waiver shall not be granted if the increased class size will impede any exceptional child from achieving his or her individual education program in the least restrictive environment.

- In grades four (4) through six (6) with combined grades, the maximum class size shall be the average daily attendance upon which funding is appropriated for the lowest assigned grade in the class. There shall be no exceptions to the maximum class size for combined classes. In combined classes other than the primary grades, no ungraded students shall be placed in a combined class with graded students. In addition, there shall be no more than two (2) consecutive grade levels combined in any one (1) class in grades four (4) through six (6). However, this shall not apply to schools which have implemented school-based decision making.
- (7) If a local school district, through its admission and release committee, determines that an appropriate program in the least restrictive environment for a particular child with a disability includes either part-time or full-time enrollment with a private school or agency within the state or a public or private agency in another state, the school district shall count as average daily attendance in a public school the time that the child is in attendance at the school or agency, contingent upon approval by the commissioner of education.
- (8) Pupils attending a center for child learning and study established under an agreement pursuant to KRS 65.210 to 65.300 shall, for the purpose of calculating average daily attendance, be considered as in attendance in the school district in which the child legally resides and which is party to the agreement. For purposes of

subsection (1) of this section, teachers who are actually employees of the joint or cooperative action shall be considered as employees of each school district which is a party to the agreement.

- (9) Program funding shall be increased when the average daily attendance in any district for the first two (2) months of the current school year is greater than the average daily attendance of the district for the first two (2) months of the previous school year. The program funds allotted the district shall be increased by the percent of increase. The average daily attendance in kindergarten is the kindergarten full-time equivalent pupils in average daily attendance.
- (10) If the average daily attendance for the current school year in any district decreases by ten percent (10%) or more than the average daily attendance for the previous school year, the average daily attendance for purposes of calculating program funding for the next school year shall be increased by an amount equal to two-thirds (2/3) of the decrease in average daily attendance. If the average daily attendance remains the same or decreases in the succeeding school year, the average daily attendance for purposes of calculating program funding for the following school year shall be increased by an amount equal to one-third (1/3) of the decrease for the first year of the decline.
- (11) If the percentage of attendance of any school district shall have been reduced more than two percent (2%) during the previous school year, the program funding allotted the district for the current school year shall be increased by the difference in the percentage of attendance for the two (2) years immediately prior to the current school year less two percent (2%).
- 24 (12) (a) Instructional salaries for vocational agriculture classes shall be for twelve (12)
 25 months per year. Vocational agriculture teachers shall be responsible for the
 26 following program of instruction during the time period beyond the regular
 27 school term established by the local board of education: supervision and

instruction of students in agriculture experience programs; group and individual instruction of farmers and agribusinessmen; supervision of student members of agricultural organizations who are involved in leadership training or other activity required by state or federal law; or any program of vocational agriculture established by the Department of Education. During extended employment, no vocational agriculture teacher shall receive salary on a day that the teacher is scheduled to attend an institution of higher education class which could be credited toward meeting any certification requirement.

(b) Each teacher of agriculture employed shall submit an annual plan for summer program to the local school superintendent for approval. The summer plan shall include a list of tasks to be performed, purposes for each task, and time to be spent on each task. Approval by the local school superintendent shall be in compliance with the guidelines developed by the Department of Education. The supervision and accountability of teachers of vocational agriculture's summer programs shall be the responsibility of the local school superintendent. The local school superintendent shall submit to the commissioner of education a completed report of summer tasks for each vocational agriculture teacher. Twenty percent (20%) of the approved vocational agriculture programs shall be audited annually by the State Department of Education to determine that the summer plan has been properly executed.

In allotting program funds for home and hospital instruction, statewide guaranteed base funding, excluding the capital outlay, shall be allotted for each child in average daily attendance in the prior school year who has been properly identified according to Kentucky Board of Education administrative regulations. Attendance shall be calculated pursuant to KRS 157.270 and shall be reported monthly on forms provided by the Department of Education; and

(13) (a)

(b) Pursuant to administrative regulations of the Kentucky Board of Education, local school districts shall be reimbursed for home and hospital instruction for pupils unable to attend regular school sessions because of short-term health impairments. A reimbursement formula shall be established by administrative regulations to include such factors as a reasonable per hour, per child allotment for teacher instructional time, with a maximum number of funded hours per week, a reasonable allotment for teaching supplies and equipment, and a reasonable allotment for travel expenses to and from instructional assignments, but the formula shall not include an allotment for capital outlay. Attendance shall be calculated pursuant to KRS 157.270 and shall be reported annually on forms provided by the Department of Education.

- (14) Except for those schools which have implemented school-based decision making and the school council has voted to waive this subsection, kindergarten aides shall be provided for each twenty-four (24) full-time equivalent kindergarten students enrolled.
- (15) Effective July 1, 2001, there shall be no deduction applied against the base funding level for any pupil in average daily attendance who spends a portion of his or her school day in a program at a state-operated career and technical education or vocational facility.
- (16) During a fiscal year, a school district may request that the Department of Education recalculate its funds allocated under this section if the current year average daily attendance for the twenty (20) day school month as defined in KRS 158.060(1) that contains the most days within the calendar month of January exceeds the prior year adjusted average daily attendance plus growth by at least one percent (1%). Any adjustments in the allotments approved under this subsection shall be proportional to the remaining days in the school year and subject to available funds under the program to support education excellence in Kentucky.

1	(17)	Тос	alculate the state portion of the program to support education excellence in
2		Kent	cucky for a school district, the Department of Education shall subtract the local
3		effor	t required under KRS 157.390(5) from the calculated base funding under the
4		prog	ram to support education excellence in Kentucky, as required by this section.
5		The	value of the real estate used in this calculation shall be the lesser of the current
6		year	assessment or the prior year assessment increased by four percent (4%) plus
7		the v	value of current year new property. The calculation under this subsection shall
8		be su	abject to available funds.
9	(18)	Noty	withstanding any other statute or budget of the Commonwealth language to the
10		cont	rary, time missed due to shortening days for emergencies may be made up by
11		lengt	thening school days in the school calendar without any loss of funds under the
12		prog	ram to support education excellence in Kentucky.
13		→ Se	ection 5. KRS 158.070 is amended to read as follows:
14	(1)	As u	sed in this section:
15		(a)	"Election" has the same meaning as in KRS 121.015;
16		(b)	"Minimum school term" or "school term" means not less than one hundred
17			eighty-five (185) days composed of the student attendance days, teacher
18			professional days, and holidays;
19		(c)	"School calendar" means the document adopted by a local board of education
20			that establishes the minimum school term, student instructional year or
21			variable student instructional year, and days that school will not be in session;
22		(d)	"School district calendar committee" means a committee that includes at least
23			the following:
24			1. One (1) school district principal;
25			2. One (1) school district office administrator other than the
26			superintendent;
27			3. One (1) member of the local board of education;

1			4. Two (2) parents of students attending a school in the district;
2			5. One (1) school district elementary school teacher;
3			6. One (1) school district middle or high school teacher;
4			7. Two (2) school district classified employees; and
5			8. Two (2) community members from the local chamber of commerce,
6			business community, or tourism commission;
7		(e)	"Student attendance day" means any day that students are scheduled to be at
8			school to receive instruction, and encompasses the designated start and
9			dismissal time;
10		(f)	"Student instructional year" means at least one thousand sixty-two (1,062)
11			hours of instructional time for students delivered on not less than one hundred
12			seventy (170) student attendance days;
13		(g)	"Teacher professional day" means any day teachers are required to report to
14			work as determined by a local board of education, with or without the
15			presence of students; and
16		(h)	"Variable student instructional year" means at least one thousand sixty-two
17			(1,062) hours of instructional time delivered on the number of student
18			attendance days adopted by a local board of education which shall be
19			considered proportionally equivalent to one hundred seventy (170) student
20			attendance days and calendar days for the purposes of a student instructional
21			year, employment contracts that are based on the school term, service credit
22			under KRS 161.500, and funding under KRS 157.350.
23	(2)	(a)	The local board of education, upon recommendation of the local school
24			district superintendent, shall annually appoint a school district calendar
25			committee to review, develop, and recommend school calendar options.
26		(b)	The school district calendar committee, after seeking feedback from school
27			district employees, parents, and community members, shall recommend

school calendar options to the local school district superintendent for presentation to the local board of education. The committee's recommendations shall comply with state laws and regulations and consider the economic impact of the school calendar on the community and the state.

- (c) Prior to adopting a school calendar, the local board of education shall hear for discussion the school district calendar committee's recommendations and the recommendation of the superintendent at a meeting of the local board of education.
- (d) During a subsequent meeting of the local board of education, the local board shall adopt a school calendar for the upcoming school year that establishes the opening and closing dates of the school term, beginning and ending dates of each school month, student attendance days, and days on which schools shall be dismissed. The local board may schedule days for breaks in the school calendar that shall not be counted as a part of the minimum school term.
- (e) For local board of education meetings described in paragraphs (c) and (d) of this subsection, if the meeting is a regular meeting, notice shall be given to media outlets that have requests on file to be notified of special meetings stating the date of the regular meeting and that one (1) of the items to be considered in the regular meeting will be the school calendar. The notice shall be sent at least twenty-four (24) hours before the regular meeting. This requirement shall not be deemed to make any requirements or limitations relating to special meetings applicable to the regular meeting.
- (f) A local school board of education that adopts a school calendar with the first student attendance day in the school term starting no earlier than the Monday closest to August 26 may use a variable student instructional year. Districts may set the length of individual student attendance days in a variable student instructional schedule, but no student attendance day shall contain more than

seven (7) hours of instructional time unless the district submitted and received approval from the commissioner of education for an innovative alternative calendar.

- (3) (a) Each local board of education shall use four (4) days of the minimum school term for professional development and collegial planning activities for the professional staff without the presence of students pursuant to the requirements of KRS 156.095. At the discretion of the superintendent, one (1) day of professional development may be used for district-wide activities and for training that is mandated by federal or state law. The use of three (3) days shall be planned by each school council, except that the district is encouraged to provide technical assistance and leadership to school councils to maximize existing resources and to encourage shared planning.
 - (b) At least one (1) hour of self-study review of seizure disorder materials shall be required for all principals, guidance counselors, and teachers hired after July 1, 2019.
 - (c) 1. A local board may approve a school's flexible professional development plan that permits teachers or other certified personnel within a school to participate in professional development activities outside the days scheduled in the school calendar or the regularly scheduled hours in the school work day and receive credit towards the four (4) day professional development requirement within the minimum one hundred eighty-five (185) days that a teacher shall be employed.
 - 2. A flexible schedule option shall be reflected in the school's professional development component within the school improvement plan and approved by the local board. Credit for approved professional development activities may be accumulated in periods of time other than full day segments.

1		3. No teacher or administrator shall be permitted to count participation in a
2		professional development activity under the flexible schedule option
3		unless the activity is related to the teacher's classroom assignment and
4		content area, or the administrator's job requirements, or is required by
5		the school improvement plan, or is tied to the teacher's or the
6		administrator's individual growth plan. The supervisor shall give prior
7		approval and shall monitor compliance with the requirements of this
8		paragraph. In the case of teachers, a professional development
9		committee or the school council by council policy may be responsible
10		for reviewing requests for approval.
11	(d)	The local board of each school district may use up to a maximum of four (4)
12		days of the minimum school term for holidays; provided, however, any
13		holiday which occurs on Saturday may be observed on the preceding Friday.
14	(e)	Each local board may use two (2) days for planning activities without the
15		presence of students.
16	(f)	Each local board may close schools for the number of days deemed necessary
17		for:
18		1. National or state emergency or mourning when proclaimed by the
19		President of the United States or the Governor of the Commonwealth of

- Kentucky;
- 2. Local emergency which would endanger the health or safety of children; and
- Mourning when so designated by the local board of education and 3. approved by the Kentucky Board of Education upon recommendation of the commissioner of education.
- The Kentucky Board of Education, upon recommendation of the 26 (4) (a) 27 commissioner of education, shall adopt administrative regulations governing

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the use of student attendance days as a result of a local emergency, as described in subsection (3)(f)2. of this section, and regulations setting forth the guidelines and procedures to be observed for the approval of waivers from the requirements of a student instructional year in subsection (1)(f) of this section for districts that wish to adopt innovative instructional calendars, or for circumstances that would create extreme hardship.

- (b) If a local board of education amends its school calendar after its adoption due to an emergency, it may lengthen or shorten any remaining student attendance days by thirty (30) minutes or more, as it deems necessary, provided the amended calendar complies with the requirements of a student instructional year in subsection (1)(f) of this section or a variable student instructional year in subsection (1)(h) of this section. No student attendance day shall contain more than seven (7) hours of instructional time unless the district submitted and received approval from the commissioner of education for an innovative alternative calendar.
- (5) (a) 1. In setting the school calendar, school may be closed for two (2) consecutive days for the purpose of permitting professional school employees to attend statewide professional meetings.
 - 2. These two (2) days for statewide professional meetings may be scheduled to begin with the first Thursday after Easter, or upon request of the statewide professional education association having the largest paid membership, the commissioner of education may designate alternate dates.
 - 3. If schools are scheduled to operate during days designated for the statewide professional meeting, the school district shall permit employees who are delegates to attend as compensated professional leave time and shall employ substitute teachers in their absence.

1			4. The commissioner of education shall designate one (1) additional day
2			during the school year when schools may be closed to permit
3			professional school employees to participate in regional or district
4			professional meetings.
5			5. These three (3) days so designated for attendance at professional
6			meetings may be counted as a part of the minimum school term.
7		(b)	1. If any school in a district is used as a polling place, the school district
8			shall be closed on the day of the election, and those days may be used
9			for professional development activities, professional meetings, or
10			parent-teacher conferences.
11			2. A district may be open on the day of an election if no school in the
12			district is used as a polling place.
13		(c)	All schools shall be closed on the third Monday of January in observance of
14			the birthday of Martin Luther King, Jr. Districts may:
15			1. Designate the day as one (1) of the four (4) holidays permitted under
16			subsection (3)(d) of this section; or
17			2. Not include the day in the minimum school term specified in subsection
18			(1) of this section.
19	(6)	(a)	The Kentucky Board of Education, or the organization or agency designated
20			by the board to manage interscholastic athletics, shall be encouraged to
21			schedule athletic competitions outside the regularly scheduled student
22			attendance day.
23		(b)	Any member of a school-sponsored interscholastic athletic team who
24			competes in a regional tournament or state tournament sanctioned by the
25			Kentucky Board of Education, or the organization or agency designated by the
26			board to manage interscholastic athletics, and occurring on a regularly
27			scheduled student attendance day may be counted present at school on the

date or dates of the competition, as determined by local board policy, for a maximum of two (2) days per student per year. The student shall be expected to complete any assignments missed on the date or dates of the competition.

(c) The school attendance record of any student for whom paragraph (b) of this subsection applies shall indicate that the student was in attendance on the date or dates of competition.

Schools shall provide continuing education for those students who are determined to need additional time to achieve the outcomes defined in KRS 158.6451, and schools shall not be limited to the minimum school term in providing this education. Continuing education time may include extended days, extended weeks, or extended years. A local board of education may adopt a policy requiring its students to participate in continuing education. The local policy shall set out the conditions under which attendance will be required and any exceptions which are provided. The Kentucky Board of Education shall promulgate administrative regulations establishing criteria for the allotment of grants to local school districts and shall include criteria by which the commissioner of education may approve a district's request for a waiver under Section 1 of this Act to use an alternative service delivery option, including providing services during the student attendance day on a limited basis. These grants shall be allotted to school districts to provide instructional programs for pupils who are identified as needing additional time to achieve the outcomes defined in KRS 158.6451. A school district that has a school operating a model early reading program under KRS 158.792 may use a portion of its grant money as part of the matching funds to provide individualized or small group reading instruction to qualified students outside of the regular classroom during the student attendance day.

(8) Notwithstanding any other statute, each school term shall include no less than the equivalent of the student instructional year in subsection (1)(f) of this section, or a

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variable student instructional year in subsection (1)(h) of this section, except that the commissioner of education may grant up to the equivalent of ten (10) student attendance days for school districts that have a nontraditional instruction plan approved by the commissioner of education on days when the school district is closed for health or safety reasons. The district's plan shall indicate how the nontraditional instruction process shall be a continuation of learning that is occurring on regular student attendance days. Instructional delivery methods, including the use of technology, shall be clearly delineated in the plan. Average daily attendance for purposes of Support Education Excellence in Kentucky program funding during the student attendance days granted shall be calculated in compliance with administrative regulations promulgated by the Kentucky Board of Education.

- (9) The Kentucky Board of Education shall promulgate administrative regulations to prescribe the conditions and procedures for districts to be approved for the nontraditional instruction program. Administrative regulations promulgated by the board under this section shall specify:
 - (a) The application, plan review, approval, and amendment process;
 - (b) Reporting requirements for districts approved for the program, which may include but are not limited to examples of student work, lesson plans, teacher work logs, and student and teacher participation on nontraditional instruction days. Documentation to support the use of nontraditional instruction days shall include clear evidence of learning continuation;
 - (c) Timelines for initial approval as a nontraditional instruction district, length of approval, the renewal process, and ongoing evaluative procedures required of the district;
 - (d) Reporting and oversight responsibilities of the district and the Kentucky

 Department of Education, including the documentation required to show clear

1		evidence of learning continuation during nontraditional instruction days; and
2		(e) Other components deemed necessary to implement this section.
3	(10)	Notwithstanding the provisions of KRS 158.060(3) and the provisions of subsection
4		(2) of this section, a school district shall arrange bus schedules so that all buses
5		arrive in sufficient time to provide breakfast prior to the beginning of the student
6		attendance day. The superintendent of a school district that participates in the
7		Federal School Breakfast Program may also authorize up to fifteen (15) minutes of
8		the student attendance day to provide the opportunity for children to eat breakfast
9		during instructional time.
10	(11)	Notwithstanding any other statute to the contrary, the following provisions shall
11		apply to a school district that misses student attendance days due to emergencies,
12		including weather-related emergencies:
13		(a) A certified school employee shall be considered to have fulfilled the
14		minimum one hundred eighty-five (185) day contract with a school district
15		under KRS 157.350 and shall be given credit for the purpose of calculating
16		service credit for retirement under KRS 161.500 for certified school personnel
17		if:
18		1. State and local requirements under this section are met regarding the
19		equivalent of the number and length of student attendance days, teacher
20		professional days, professional development days, holidays, and days
21		for planning activities without the presence of students; and
22		2. The provisions of the district's school calendar to make up student
23		attendance days missed due to any emergency, as approved by the
24		Kentucky Department of Education when required, including but not
25		limited to a provision for additional instructional time per day, are met.
26		(b) Additional time worked by a classified school employee shall be considered
27		as equivalent time to be applied toward the employee's contract and

1 calculation of service credit for classified employees under KRS 78.615 if:

1. The employee works for a school district with a school calendar approved by the Kentucky Department of Education that contains a provision that additional instructional time per day shall be used to make up full days missed due to an emergency;

- 2. The employee's contract requires a minimum six (6) hour work day; and
- 3. The employee's job responsibilities and work day are extended when the instructional time is extended for the purposes of making up time.
- (c) Classified employees who are regularly scheduled to work less than six (6) hours per day and who do not have additional work responsibilities as a result of lengthened student attendance days shall be excluded from the provisions of this subsection. These employees may be assigned additional work responsibilities to make up service credit under KRS 78.615 that would be lost due to lengthened student attendance days.
- → Section 6. KRS 158.080 is amended to read as follows:
- Private and parochial schools certified in accordance with KRS 156.160(3) shall:
- 17 (1) Be taught in the English language and shall offer instruction in the several branches 18 of study required to be taught in the public schools of the state, consistent with KRS 19 156.445(2)[(3)]; and
- 20 (2) Operate on a school calendar with a minimum school term and student instructional year, as defined in KRS 158.070.
- Section 7. KRS 158.854 is amended to read as follows:
- 23 (1) The Kentucky Board of Education shall promulgate an administrative regulation in 24 accordance with KRS Chapter 13A to specify the minimum nutritional standards 25 for all foods and beverages that are sold outside the National School Breakfast and 26 National School Lunch programs, whether in vending machines, school stores, 27 canteens, or a la carte cafeteria sales. Minimum nutritional standards shall be based

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1		on the most recent edition of the United States Department of Agriculture's Dietary				
2		Guidelines for Americans. The administrative regulation shall address serving size,				
3		sugar, and fat content of the foods and beverages. School districts may impose more				
4		stringent standards than the standards implemented under the administrative				
5		regulation. A school shall follow the minimum standards specified in the				
6		administrative regulation unless a waiver has been requested under Section 1 of				
7		<u>this Act</u> by the school district for the school from the Kentucky Board of Education.				
8		Notwithstanding the duration of a waiver granted under Section 1 of this Act, any				
9		waiver approved by the Board of Education relating to this section shall be				
10		reviewed on an annual basis.				
11	(2)	As used in this section:				
12		(a) "Competitive food" means any food or beverage item sold in competition with				
13		the National School Breakfast and National School Lunch programs. The term				
14		does not include any food or beverage sold a la carte in the cafeteria;				
15		(b) "School day" means the period of time between the arrival of the first student				
16		at the school building and the end of the last instructional period; and				
17		(c) "School-day-approved beverage" means water, one hundred percent (100%)				
18		fruit juice, lowfat milk, and any beverage that contains no more than ten (10)				
19		grams of sugar per serving.				
20	(3)	No school may sell competitive foods or beverages from the time of the arrival of				
21		the first student at the school building until thirty (30) minutes after the last lunch				
22		period.				
23	(4)	Only school-day-approved beverages shall be sold in elementary schools during the				
24		school day in vending machines, school stores, canteens, or fundraisers that sell				
25		beverages by students, teachers, or groups.				
26	(5)	Nothing in this section or KRS 158.850 shall be construed to limit the sale of any				
27		foods or beverages by fundraisers off school property.				

→ Section 8. KRS 160.151 is amended to read as follows:

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2 (1) (a) 1. A private, parochial, or church school that has voluntarily been certified 3 by the Kentucky Board of Education in accordance with KRS 156.160(2)[(3)] may require a national and state criminal background 4 5 check and require a clear CA/N check, as defined in KRS 160.380, on 6 all new certified hires in the school and student teachers assigned to the 7 school and may require a new national and state criminal background check and require a clear CA/N check on each certified teacher once 8 9 every five (5) years of employment.

- 2. Certified individuals who were employed in another certified position in a Kentucky school within six (6) months of the date of the hire and who had previously submitted to a national and state criminal background check and were required to have a clear CA/N check for previous employment may be excluded from the initial national or state criminal background checks.
- (b) The national criminal history background check shall be conducted by the Federal Bureau of Investigation. The state criminal history background check shall be conducted by the Department of Kentucky State Police or the Administrative Office of the Courts.
- (c) All fingerprints requested under this section shall be on an applicant fingerprint card provided by the Department of Kentucky State Police. The fingerprint cards shall be forwarded to the Federal Bureau of Investigation by the Department of Kentucky State Police after a state criminal background check has been conducted. Any fee charged by the Department of Kentucky State Police, the Administrative Office of the Courts, or the Federal Bureau of Investigation shall be an amount no greater than the actual cost of processing the request and conducting the search.

(2) (a) If a school requires a criminal background check or requires a clear CA/N 2 check for a new hire, the school shall conspicuously include the following 3 disclosure statement on each application or renewal form provided by the employer to an applicant for a certified position: "STATE LAW 4 AUTHORIZES THIS SCHOOL TO REQUIRE A CRIMINAL HISTORY 6 BACKGROUND CHECK AND A LETTER FROM THE CABINET FOR HEALTH AND FAMILY SERVICES STATING THE APPLICANT IS 8 CLEAR TO HIRE BASED ON NO FINDINGS OF SUBSTANTIATED 9 CHILD ABUSE OR NEGLECT FOUND THROUGH A BACKGROUND 10 CHECK OF CHILD ABUSE AND NEGLECT RECORDS AS A CONDITION OF EMPLOYMENT FOR THIS TYPE OF POSITION."

- (b) The school or school board may require an adult who is permitted access to school grounds on a regularly scheduled and continuing basis pursuant to a written agreement for the purpose of providing services directly to a student or students as part of a school-sponsored program or activity, a volunteer, or a visitor to submit to a national criminal history check by the Federal Bureau of Investigation and state criminal history background check by the Department of Kentucky State Police or Administrative Office of the Courts and require a clear CA/N check.
- Any request for records from the Department of Kentucky State Police under this section shall be on an applicant fingerprint card provided by the Department of Kentucky State Police if required. The results of the state criminal background check and the results of the national criminal history background check, if requested, shall be sent to the hiring superintendent. If a background check of child abuse and neglect records is requested, the person seeking employment shall provide to the hiring superintendent a clear CA/N check.

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1	(d)	Any fee charged by the Department of Kentucky State Police shall be an
2		amount no greater than the actual cost of processing the request and
3		conducting the search.

- (3) A nonpublic school voluntarily implementing the provisions of this chapter (a) may choose not to employ any person who is a violent offender as defined by KRS 17.165(2), has been convicted of a sex crime which is classified as a felony as defined by KRS 17.165(1), or has committed a violent crime as defined in KRS 17.165(3) or persons with a substantiated finding of child abuse or neglect in records maintained by the Cabinet for Health and Family Services. A nonpublic school may employ, at its discretion, persons convicted of sex crimes classified as a misdemeanor.
 - (b) If a school term has begun and a certified position remains unfilled or if a vacancy occurs during a school term, a nonpublic school implementing this chapter may employ an individual who will have supervisory or disciplinary authority over minors on probationary status pending receipt of a criminal history background check or the receipt of a clear CA/N check, provided by the individual.
 - (c) Employment at a nonpublic school implementing this chapter may be contingent on the receipt of a criminal history background check documenting a record as a violent offender, of a sex crime, or of a violent crime as defined in KRS 17.165 or the receipt of a clear CA/N check, provided by the individual.
 - (d) Nonpublic schools implementing this chapter may terminate probationary employment under this section upon receipt of a criminal history background check documenting a record as a violent offender, of a sex crime, or of a violent crime as defined in KRS 17.165 or the receipt of a clear CA/N check.
- (4) The form for requesting a clear CA/N check shall be made available on the Cabinet

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1		for F	Health and Family Services Web site.			
2		→ Section 9. KRS 160.380 is amended to read as follows:				
3	(1)	As u	used in this section:			
4		(a)	"Administrative finding of child abuse or neglect" means a substantiated			
5			finding of child abuse or neglect issued by the Cabinet for Health and Family			
6			Services that is:			
7			1. Not appealed through an administrative hearing conducted in			
8			accordance with KRS Chapter 13B;			
9			2. Upheld at an administrative hearing conducted in accordance with KRS			
10			Chapter 13B and not appealed to a Circuit Court; or			
11			3. Upheld by a Circuit Court in an appeal of the results of an			
12			administrative hearing conducted in accordance with KRS Chapter 13B;			
13		(b)	"Alternative education program" means a program that exists to meet the			
14			needs of students that cannot be addressed in a traditional classroom setting			
15			but through the assignment of students to alternative classrooms, centers, or			
16			campuses that are designed to remediate academic performance, improve			
17			behavior, or provide an enhanced learning experience. Alternative education			
18			programs do not include career or technical centers or departments;			
19		(c)	"Clear CA/N check" means a letter from the Cabinet for Health and Family			
20			Services indicating that there are no administrative findings of child abuse or			
21			neglect relating to a specific individual;			
22		(d)	"Relative" means father, mother, brother, sister, husband, wife, son and			
23			daughter; and			
24		(e)	"Vacancy" means any certified position opening created by the resignation,			
25			dismissal, nonrenewal of contract, transfer, or death of a certified staff			
26			member of a local school district, or a new position created in a local school			
27			district for which certification is required. However, if an employer-employee			

bargained contract contains procedures for filling certified position openings created by the resignation, dismissal, nonrenewal of contract, transfer, or death of a certified staff member, or creation of a new position for which certification is required, a vacancy shall not exist, unless certified positions remain open after compliance with those procedures.

- (2) Except as provided in KRS 160.346, the school district personnel actions identified in this section shall be carried out as follows:
 - (a) All appointments, promotions, and transfers of principals, supervisors, teachers, and other public school employees shall be made only by the superintendent of schools, who shall notify the board of the action taken. All employees of the local district shall have the qualifications prescribed by law and by the administrative regulations of the Kentucky Board of Education and of the employing board. Supervisors, principals, teachers, and other employees may be appointed by the superintendent for any school year at any time after February 1 preceding the beginning of the school year. No superintendent of schools shall appoint or transfer himself or herself to another position within the school district:
 - (b) When a vacancy occurs in a local school district, the superintendent shall submit the job posting to the statewide job posting system described in KRS 160.152 fifteen (15) days before the position shall be filled. The local school district shall post position openings in the local board office for public viewing;
 - (c) When a vacancy needs to be filled in less than fifteen (15) days' time to prevent disruption of necessary instructional or support services of the school district, the superintendent may seek a waiver from the chief state school officer <u>outside of the process established in Section 1 of this Act</u>. If the waiver is approved, the appointment shall not be made until the person

1 recommended for the position has been approved by the chief state school 2 officer. The chief state school officer shall respond to a district's request for 3 waiver or for approval of an appointment within two (2) working days; and When a vacancy occurs in a local district, the superintendent shall conduct a 4 (d) 5 search to locate minority teachers to be considered for the position. The 6 superintendent shall, pursuant to administrative regulations of the Kentucky 7 Board of Education, report annually the district's recruitment process and the 8 activities used to increase the percentage of minority teachers in the district. 9 Restrictions on employment of relatives shall be as follows: 10 No relative of a superintendent of schools shall be an employee of the school (a) 11 district. However, this shall not apply to a relative who is a classified or 12 certified employee of the school district for at least thirty-six (36) months 13 prior to the superintendent assuming office and who is qualified for the 14 position the employee holds. A superintendent's spouse who has previously 15 been employed in a school system may be an employee of the school district. 16 A superintendent's spouse who is employed under this provision shall not hold 17 a position in which the spouse supervises certified or classified employees. A 18 superintendent's spouse may supervise teacher aides and student teachers. 19 However, the superintendent shall not promote a relative who continues 20 employment under an exception of this subsection; 21 No superintendent shall employ a relative of a school board member of the (b) 22 district; 23 (c) No principal's relative shall be employed in the principal's school; and 24 (d) A relative that is ineligible for employment under paragraph (a), (b), or (c) of

1. A regular full-time or part-time employee of the district;

this subsection may be employed as a substitute for a certified or classified

employee if the relative is not:

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1			2. Accruing continuing contract status or any other right to continuous
2			employment;
3			3. Receiving fringe benefits other than those provided other substitutes; or
4			4. Receiving preference in employment or assignment over other
5			substitutes.
6	(4)	No s	uperintendent shall assign a certified or classified staff person to an alternative
7		educ	ation program as part of any disciplinary action taken pursuant to KRS 161.011
8		or 1	61.790 as part of a corrective action plan established pursuant to the local
9		distr	ict evaluation plan.
10	(5)	No s	uperintendent shall employ in any position in the district any person who:
11		(a)	Has been convicted of an offense that would classify a person as a violent
12			offender under KRS 439.3401;
13		(b)	Has been convicted of a sex crime as defined by KRS 17.500 or a
14			misdemeanor offense under KRS Chapter 510;
15		(c)	Is required to register as a sex offender under KRS 17.500 to 17.580; or
16		(d)	Has an administrative finding of child abuse or neglect in records maintained
17			by the Cabinet for Health and Family Services.
18	(6)	Requ	nirements for background checks shall be as follows:
19		(a)	A superintendent shall require the following individuals to submit to a
20			national and state criminal background check by the Department of Kentucky
21			State Police and the Federal Bureau of Investigation and have a clear CA/N
22			check, provided by the individual:
23			1. Each new certified or classified hire;
24			2. A nonfaculty coach or nonfaculty assistant as defined under KRS
25			161.185;
26			3. A student teacher;
27			4. A school-based decision making council parent member; and

1		5.	Any	adult who is permitted access to school grounds on a regularly
2			sche	duled and continuing basis pursuant to a written agreement for the
3			purp	ose of providing services directly to a student or students as part of
4			a sch	nool-sponsored program or activity;
5	(b)	1.	The	requirements of paragraph (a) of this subsection shall not apply to:
6			a.	Classified and certified individuals employed by the school district
7				prior to June 27, 2019;
8			b.	Certified individuals who were employed in another certified
9				position in a Kentucky school district within six (6) months of the
10				date of hire and who had previously submitted to a national and
11				state criminal background check and who have a clear CA/N check
12				for the previous employment; or
13			c.	Student teachers who have submitted to and provide a copy of a
14				national and state criminal background check by the Department
15				of Kentucky State Police and the Federal Bureau of Investigation
16				through an accredited teacher education institution in which the
17				student teacher is enrolled and who have a clear CA/N check.
18		2.	The	Education Professional Standards Board may promulgate
19			admi	inistrative regulations to impose additional qualifications to meet
20			the r	equirements of Pub. L. No. 92-544;
21	(c)	A p	arent	member may serve prior to the receipt of the criminal history
22		back	kgroun	d check and CA/N letter required by paragraph (a) of this
23		subs	ection	but shall be removed from the council on receipt by the school
24		disti	rict of	a report documenting a record of abuse or neglect, or a sex crime or
25		crim	inal of	ffense against a victim who is a minor as defined in KRS 17.500, or
26		as a	viole	nt offender as defined in KRS 17.165, and no further procedures

shall be required;

1	(d)	A superintendent may require a volunteer or a visitor to submit to a national
2		and state criminal history background check by the Department of Kentucky
3		State Police and the Federal Bureau of Investigation and have a clear CA/N
4		check, provided by the individual; and
5	(e)	The superintendent of a school district operating under an alternative
6		transportation plan approved by the Kentucky Department of Education in
7		accordance with KRS 156.153(3) shall require the driver of any non-school
8		bus passenger vehicle authorized to transport students to and from school
9		pursuant to the alternative transportation plan who does not have a valid
10		commercial driver's license issued in accordance with KRS Chapter 281A
11		with an "S" endorsement to:
12		1. Submit to a national and state criminal background check by the
13		Department of Kentucky State Police and the Federal Bureau of
14		Investigation at least once every three (3) years and a criminal records
15		check conducted in accordance with KRS 27A.090 in all other years;
16		2. Submit to drug testing consistent with the requirements of 49 C.F.R. pt
17		40;
18		3. Provide a biannual driving history record check performed by the
19		Transportation Cabinet;
20		4. Provide an annual clear CA/N check;
21		5. Immediately notify the superintendent of any conviction for a violation
22		under KRS Chapter 189 for which penalty points are assessed; and
23		6. Immediately notify the superintendent of any citation or arrest for a
24		violation of any provision of KRS Chapter 189A. The superintendent
25		shall inform the Kentucky Department of Education of the notification.

If a certified or classified position remains unfilled after July 31 or if a

vacancy occurs during a school term, a superintendent may employ an

(7) (a)

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individual, who will have supervisory or disciplinary authority over minors, on probationary status pending receipt of the criminal history background check and a clear CA/N check, provided by the individual. Application for the criminal record and a request for a clear CA/N check of a probationary employee shall be made no later than the date probationary employment begins.

- (b) Employment shall be contingent on the receipt of the criminal history background check documenting that the probationary employee has no record of a sex crime nor as a violent offender as defined in KRS 17.165 and receipt of a letter, provided by the individual, from the Cabinet for Health and Family Services stating the employee is clear to hire based on no administrative findings of child abuse or neglect found through a background check of child abuse and neglect records maintained by the Cabinet for Health and Family Services.
- (c) Notwithstanding KRS 161.720 to 161.800 or any other statute to the contrary, probationary employment under this section shall terminate on receipt by the school district of a criminal history background check documenting a record of a sex crime or as a violent offender as defined in KRS 17.165 and no further procedures shall be required.
- (8) The provisions of KRS 161.790 shall apply to terminate employment of a certified employee on the basis of a criminal record other than a record of a sex crime or as a violent offender as defined in KRS 17.165, or on the basis of a CA/N check showing an administrative finding of child abuse or neglect.
- 24 (9) (a) All fingerprints requested under this section shall be on an applicant
 25 fingerprint card provided by the Department of Kentucky State Police. The
 26 fingerprint cards shall be forwarded to the Federal Bureau of Investigation
 27 from the Department of Kentucky State Police after a state criminal

background check is conducted. The results of the state and federal criminal background check shall be sent to the hiring superintendent. Any fee charged by the Department of Kentucky State Police, the Federal Bureau of Investigation, and the Cabinet for Health and Family Services shall be an amount no greater than the actual cost of processing the request and conducting the search.

- (b) Each application form, provided by the employer to an applicant for a certified or classified position, shall conspicuously state the following: "FOR THIS TYPE OF EMPLOYMENT, STATE LAW REQUIRES A NATIONAL AND STATE CRIMINAL HISTORY BACKGROUND CHECK AND A LETTER, PROVIDED BY THE INDIVIDUAL, FROM THE CABINET FOR HEALTH AND FAMILY SERVICES STATING THE APPLICANT HAS NO ADMINISTRATIVE FINDINGS OF CHILD ABUSE OR NEGLECT FOUND THROUGH A BACKGROUND CHECK OF CHILD ABUSE AND NEGLECT RECORDS MAINTAINED BY THE CABINET FOR HEALTH AND FAMILY SERVICES."
- (c) Each application form for a district position shall require the applicant to:
 - 1. Identify the states in which he or she has maintained residency, including the dates of residency; and
 - 2. Provide picture identification.
- (10) Notwithstanding any provision of the Kentucky Revised Statutes to the contrary, when an employee of the school district is charged with any offense which is classified as a felony, the superintendent may transfer the employee to a second position until such time as the employee is found not guilty, the charges are dismissed, the employee is terminated, or the superintendent determines that further personnel action is not required. The employee shall continue to be paid at the same rate of pay he or she received prior to the transfer. If an employee is charged with

an offense outside of the Commonwealth, this provision may also be applied if the charge would have been treated as a felony if committed within the Commonwealth. Transfers shall be made to prevent disruption of the educational process and district operations and in the interest of students and staff and shall not be construed as evidence of misconduct.

- 6 (11) Notwithstanding any law to the contrary, each certified and classified employee of
 7 the school district shall notify the superintendent if he or she has been found by the
 8 Cabinet for Health and Family Services to have abused or neglected a child, and if
 9 he or she has waived the right to appeal a substantiated finding of child abuse or
 10 neglect or if the substantiated incident was upheld upon appeal. Any failure to
 11 report this finding shall result in the certified or classified employee being subject
 12 to dismissal or termination.
- 13 (12) The form for requesting a CA/N check shall be made available on the Cabinet for 14 Health and Family Services website.
- → Section 10. KRS 164.769 is amended to read as follows:
- 16 (1) It is the intent of the General Assembly to establish a teacher scholarship program
 17 to assist highly qualified individuals to become certified Kentucky teachers and
 18 render teaching service in Kentucky schools.
- 19 (2) For purposes of this section, the terms listed below shall have the following 20 meanings:
 - (a) "Critical shortage area" means an understaffing of teachers in particular subject matters at the secondary level, in grade levels, or in geographic locations at the elementary and secondary level, as determined by the commissioner of education in consultation with the authority. The commissioner and the authority may use any source considered reliable, including but not limited to local education agencies, to identify the critical shortage areas;

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(b) "Dual credit" has the same meaning as in KRS 158.007;

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2 (c) "Eligible program of study" means an undergraduate or graduate program of study which is preparatory to teacher certification;

- (d) "Expected family contribution" means the amount that a student and his family are expected to contribute toward the cost of the student's education determined by applying methodology set forth in 20 U.S.C. sec. 1087 kk to 1087 vv;
- (e) "Participating institution" means an institution of higher education located in Kentucky which offers an eligible program of study and has in force an agreement with the authority providing for administration of this program;
- (f) "Qualified teaching service" means teaching the major portion of each school day for at least seventy (70) days each semester in a public school of the Commonwealth or a private school certified pursuant to KRS 156.160(2)[(3)], except that an individual having a disability defined by Title II of the Americans with Disabilities Act (42 U.S.C. secs. 12131 et seq.) or serious and extended illness, whose disability or illness, certified by a licensed physician, prevents that individual from teaching a major portion of each school day, shall be deemed to perform qualified teaching service by teaching the maximum time permitted by the attending physician;
- (g) "Semester" means a period of about eighteen (18) weeks, which usually makes up one-half (1/2) of a school year or one-half (1/2) of a participating institution's academic year; and
- (h) "Summer term" means an academic period consisting of one (1) or more sessions of instruction between a spring and a fall semester.
- 25 (3) The authority may, to the extent of appropriations and other funds available to it 26 pursuant to subsection (9) of this section, award teacher scholarships to persons 27 eligible under subsection (4) of this section, who initially demonstrate financial

need in accordance with standards and criteria established by the authority or received teacher scholarships pursuant to this section prior to July 1, 1996. Each teacher scholarship shall be evidenced by a promissory note that requires repayment or cancellation pursuant to subsection (6) of this section.

- (4) Kentucky residents who are United States citizens and enrolled or accepted for enrollment in an eligible program of study at a participating institution shall be eligible to apply for and be awarded teacher scholarships. Teacher scholarships shall first be awarded to highly qualified eligible students who meet standards and requirements established by the Education Professional Standards Board pursuant to KRS 161.028 for admission to a teacher education program at a participating institution in pursuit of initial teacher certification. If funds are not depleted after awarding teacher scholarships to students who meet the preceding criteria, then awards shall be made to any otherwise eligible students.
- 14 (5) The authority shall establish, by administrative regulation, the maximum amount of
 15 scholarship to be awarded for each semester and summer term under this section.
 16 The amount of each scholarship to be awarded shall not exceed the applicant's total
 17 cost of education minus other financial assistance received or expected to be
 18 received by the applicant during the academic period.
 - (6) (a) The authority shall disburse teacher scholarships to eligible students who agree to render qualified teaching service as certified teachers, and are unconditionally admitted and enrolled in an eligible program of study.
 - (b) A teacher scholarship shall not be awarded or a promissory note cancellation shall not be granted to any person who is in default on any obligation to the authority under any program administered by the authority pursuant to KRS 164.740 to 164.785 until financial obligations to the authority are satisfied, except that ineligibility for this reason may be waived by the authority for cause.

(c) Recipients shall render one (1) semester of qualified teaching service for each semester or summer term of scholarship received, except that recipients who teach in a critical shortage area designated by the authority or teach dual credit coursework in a certified Kentucky high school shall render one (1) semester of qualified teaching service as repayment for two (2) semesters or summer terms of scholarships received. Upon completion of each semester of qualified teacher service, the authority shall cancel the appropriate number of promissory notes.

- (d) If the recipient of a teacher scholarship fails to complete an eligible program of study at a participating institution or fails to render qualified teaching service in any semester following certification or recertification, unless the failure is temporarily waived for cause by the authority, the recipient shall immediately become liable to the authority for repayment of the sum of all outstanding promissory notes and accrued interest. Persons liable for repayment of scholarships under this paragraph shall be liable for interest accruing from the dates on which the teacher scholarships were disbursed.
- (e) Recipients who have outstanding loans or scholarships under KRS 156.611, 156.613, 164.768, or 164.770 respectively, and who render qualified teaching service, shall have their notes canceled in accordance with subsection (6)(c) of this section.
- (f) The authority shall establish, by administrative regulation, the terms and conditions for the award, cancellation, and repayment of teacher scholarships including, but not limited to, the selection criteria, eligibility for renewal awards, amount of scholarship payments, deferments, the rate of repayment, and the interest rate thereon.
- (g) Notwithstanding any other statute to the contrary, the maximum interest rate applicable to repayment of a promissory note under this section shall be eight

percent (8%) per annum, except that if a judgment is rendered to recover payment, the judgment shall bear interest at the rate of five percent (5%) greater than the rate actually charged on the promissory note.

- 4 (7) A repayment obligation imposed by this section shall not be voidable by reason of 5 the age of the recipient at the time of receiving the teacher scholarship.
- 6 (8) Failure to meet repayment obligations imposed by this section shall be cause for the revocation of a person's teaching certificate, subject to the procedures set forth in KRS 161.120.
- 9 (9) All moneys repaid to the authority under this section shall be added to the appropriations made for purposes of this section, and the funds and unobligated appropriations shall not lapse.
- 12 (10) The authority may execute appropriate contracts and promissory notes for administering this section.
 - (11) Notwithstanding any other statute to the contrary, if available funds are insufficient for all requested scholarships for eligible applicants during any fiscal year, the authority shall give priority consideration to eligible applicants who previously received teacher scholarships and, until June 30, 2018, to loan forgiveness for teachers who have outstanding loan balance eligibility for Best in Class loans issued prior to June 30, 2008. If funds are insufficient to make all requested renewal scholarships to eligible applicants, the authority shall reduce all scholarship awards to the extent necessary to provide scholarships to all qualified renewal applicants. If, after awarding all eligible renewal applicants, funds are not depleted, initial applications shall be ranked according to regulatory selection criteria, which may include expected family contribution and application date, and awards shall be made to highly qualified applicants until funds are depleted.
 - (12) The authority shall submit a report on the number of teacher scholarships provided in each fiscal year, the program of study in which recipients are enrolled, recipient

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1 retention rates, total number of applications, and scholarship recruitment strategies

- 2 to the Interim Joint Committee on Education by December 1 of each year.
- **→** Section 11. The following KRS sections are repealed:
- 4 156.108 Districts of innovation -- Definitions -- Approval by Kentucky Board of
- 5 Education -- Administrative regulations to prescribe conditions and procedures to
- 6 be used by local boards.
- 7 160.107 Application and implementation requirements for districts of innovation.
- Section 12. This Act may be cited as the School Innovation Act.