Part I: Measure Information

Bill Request #: 1059

Bill #: HB 191 GA

Document ID #: 5168

Bill Subject/Title: AN ACT relating to the revocation of peace officer certification.

Sponsor: Representative John Blanton

Unit of Government: X City X County X Urban-County

X Charter County X Consolidated Local X Unified Local

Government

Office(s) Impacted: Law Enforcement

Requirement: X Mandatory ___ Optional

Effect on Powers & Duties: X Modifies Existing ____ Adds New X Eliminates Existing

Part II: Bill Provisions and the Estimated Fiscal Impact Relating to Local Government

HB 191 GA amends KRS 15.391, grounds for revocation of a peace officer’s certification, adding terms and definitions used throughout the proposed bill and adding conditions under which the Kentucky Law Enforcement Council (KLEC) shall revoke a peace officer’s certification.

HB 191 GA also provides a list of other reports or allegations where the KLEC may consider revoking a peace officer’s certification. The KLEC shall review any report or allegation to determine if it warrants the initiation of a proceeding. If the KLEC determines to initiate proceedings to revoke the peace officer’s certification, then an administrative hearing must be conducted pursuant to KRS Chapter 13B. If a peace officer’s certification is revoked or their request for reinstatement has been denied, a peace officer may file an appeal with the KLEC in accordance with KRS 13B.140.

A law enforcement agency that has knowledge of a peace officer in its employment who meets any of the revocation conditions outlined in HB 191 GA, shall report that condition
to the KLEC within fifteen days of gaining that knowledge. The agency must also notify the peace officer that a report has been made. Agencies who fail to report these situations may be suspended from the Kentucky Law Enforcement Foundation Program (KLEFP) fund for maximum period of five years.

The KLEFP fund was created by the General Assembly to support law enforcement by attracting and retaining competent, highly-qualified and experienced officers. KLEFP provides an annual supplement to qualified peace officers in the amount of $4,000.

The reporting requirements of HB 191 GA are not to dissimilar from current reporting requirements. Supervisory personnel will need to be trained on the items that must be reported. If KLEC allows for electronic reporting, there would be very little, if any, costs associated with compliance.

Loss of KLEFP funds for suspended agencies could have a substantial impact on the agency. While being suspended, agencies would lose the administrative fees and qualified peace officers would not receive the pay supplement. The proposed law does not require a suspension, rather, it states that KLEC “may suspend the agency….”

The probable incidence of agencies failing to adhere to HB 191 GA requirements and subsequent suspension is expected to be low.

**The overall fiscal impact is indeterminable but anticipated to be zero to minimal.**

**Part III: Differences to Local Government Mandate Statement from Prior Versions**

Changes to HB 191 HCS 1 as amended by HFA 1, does not change the original fiscal impact determination. The fiscal impact for HB 191 GA is not changed from the original local mandate with an anticipated fiscal impact to be zero to minimal.

**Data Source(s):** Kentucky League of Cities, Fraternal Order of Police, LRC Staff.

**Preparer:** Mark Offerman  **Reviewer:** KHC  **Date:** 2/28/19