

KENTUCKY PUBLIC PENSIONS AUTHORITY

David L. Eager, Executive Director

1260 Louisville Road • Frankfort, Kentucky 40601 kyret.ky.gov • Phone: 502-696-8800 • Fax: 502-696-8822



January 22, 2024

Ms. Katie Carney Office of Fiscal Statement Review Legislative Research Commission Capitol Annex, Room 104 Frankfort, KY 40601

RE: House Bill 155 (2024 RS BR 1225) – HCS 1 Version AA Statement Required by KRS 6.350 AA Statement 1 and 2 of 5

Dear Ms. Carney:

The Kentucky Public Pensions Authority (KPPA) had previously provided an Actuarial Analysis of House Bill 155 (2024 RS BR 1225) via letter dated January 17, 2024. KPPA has now examined the HCS 1 Version of House Bill 155 (2024 RS BR 1225).

We have determined that the HCS 1 Version of House Bill 155 (2024 RS BR 1225) would not change the previous actuarial impact provided for this legislation. Therefore, the Actuarial Analysis of House Bill 155 (2024 RS BR 1225) dated January 17, 2024, is applicable to HCS 1 Version of House Bill 155 (2024 RS BR 1225).

We have not requested any further actuarial analysis of HCS 1 Version of House Bill 155 (2024 RS BR 1225) by the Authority's independent actuary. Please let me know if you have any questions regarding our analysis of HCS 1 Version of House Bill 155 (2024 RS BR 1225).

Sincerely,

David Eugn

David L. Eager Executive Director Kentucky Public Pensions Authority



KENTUCKY PUBLIC PENSIONS AUTHORITY

David L. Eager, Executive Director

1260 Louisville Road • Frankfort, Kentucky 40601 kyret.ky.gov • Phone: 502-696-8800 • Fax: 502-696-8822



January 17, 2024

Ms. Katie Carney Executive Assistant, Director's Office Legislative Research Commission Capitol Annex, Room 186 Frankfort, KY 40601

RE: House Bill 155 (24 RS BR 1225) AA Statement Required by KRS 6.350 AA Statement 2 and 3 of 5

Dear Ms. Carney:

House Bill 155 (2024 RS BR 1225) would amend KRS 403.190 to state that criminal misconduct against the other spouse may be considered in the disposition of marital property; and provide that a spouse who is convicted of committing a felony against the other spouse shall not be entitled to claim retirement or life insurance as marital property. The bill has an Emergency clause and would take effect upon its passage and approval by the Governor or upon its otherwise becoming a law.

Kentucky Public Pensions Authority (KPPA) staff members have examined House Bill 155 (2024 RS BR 1225). We have determined that the bill will not increase or decrease benefits, nor will it increase or decrease the participation in benefits, in any of the retirement systems administered by the Kentucky Public Pensions Authority. House Bill 155 (2024 RS BR 1225) will not change the actuarial accrued liability of any of the systems administered by KPPA.

In accordance with KRS 6.350 (2)(c), Kentucky Public Pensions Authority certifies the following:

- 1. The estimated number of individuals potentially affected as of June 30, 2023 are 421,609 active, inactive, and retired members in the plans administered by KPPA;
- 2. There is no estimated change in benefit payments;
- 3. There is no estimated change to employer costs; and
- 4. There is no estimated change in administrative expenses.

We have not requested any further actuarial analysis of House Bill 155 (2024 RS BR 1225) by the KPPA's independent actuary. Please let me know if you have any questions regarding our analysis of House Bill 155 (2024 RS BR 1225).

Sincerely,

David Eugn

David L. Eager, Executive Director Kentucky Public Pensions Authority

TEACHERS' RETIREMENT SYSTEM

of the State of Kentucky

GARY L. HARBIN, CPA

Executive Secretary ROBERT B. BARNES, JD J. ERIC WAMPLER, JD

Deputy Executive Secretary Operations and General Counsel Deputy Executive Secretary Finance and Administration

January 23, 2024

Katie Carney Office of Special Projects Legislative Research Commission Frankfort, KY 40601

RE: 24 RS HB 155 HCS/BR 1225 AA Statement 3 of 5

Dear Ms. Carney:

24 RS HB 155 HCS, an Act relating to disposition of property and declaring an emergency would amend KRS 403.190 to provide that any spouse convicted of criminal conduct against the other spouse within the last five (5) years of marriage prior to the filing of the petition of dissolution of marriage that results in a conviction for a violent felony offense as defined in KRS 532.200 shall not be entitled to claim retirement benefits or any insurance policy as marital property.

24 RS HB 155 HCS would not increase or decrease retirement benefits or participation in benefits, nor will it negatively impact the actuarial liability of the system.

Given the foregoing, TRS has not requested a formal actuarial analysis from the independent actuary.

TRS certifies, in compliance with KRS 6.350(2)(c), as follows:

- 1. There are nearly 140,000 members of TRS.
- 2. There would be no increase or decrease in benefits, or participation in benefits.
- 3. There would be no increase employer costs.
- 4. There would be no increase in TRS administrative costs.

Sincerely,

Robert B. Barnes Deputy Executive Secretary and General Counsel

Daniel Venters, Chairman

Board of Trustees

JUDICIAL FORM RETIREMENT SYSTEM

JUDICIAL RETIREMENT PLAN | LEGISLATORS RETIREMENT PLAN

Bo Cracraft Executive Director

January 24, 2024

Ms. Katie Carney Director's Office Legislative Research Commission Capitol Annex, Room 104 Frankfort, KY 40601

RE: HB 155 HCS1 - AN ACT relating to disposition of property and declaring an emergency. AA Statement 4 and 5 of 5

Dear Ms. Carney:

Judicial Form Retirement System (JFRS) staff have reviewed **HB 155 HCS1**, which would amend KRS 403.190 to prohibit any spouse convicted of committing a felony against the other spouse within the last five years of the marriage from claiming retirement benefits or any insurance policy as marital property.

Staff has determined that **HB 155 HCS1** would not increase or decrease benefits, or increase or decrease participation in benefits, or change the current actuarial liability of either plan administered by JFRS.

In compliance with KRS 6.350(2)(c), the Judicial Form Retirement Systems (the agency in charge with the administration of JRP and LRP) certifies the following:

- 1. There has no individuals affected. As of June 30, 2023, there were a total of 618 individuals participating in JRP and 400 individuals participating in LRP.
- 2. There is no change in benefits.
- 3. There is no change to current employer costs.
- 4. There is no estimated change to administrative expenses.

We have not requested any further actuarial analysis of **HB 155 HCS1** by the Systems' independent actuary. Please let me know if you have any questions regarding this analysis.

Sincerely,

Cal & Cept

Bo Cracraft Executive Director

Whitaker Bank Building, Suite 302 | 305 Ann Street | Frankfort, Kentucky 40601