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Sec. #	KRS §	Provisions
	le: Section 1	
1	New Ch.	Preamble section detailing need for the bill.
	61	Declares that nothing in the Act impairs the ability of current members of the
		Commonwealth's public retirement systems from reaching the threshold
		service requirement to receive an unreduced benefit.
		 Declares that reforms in the Act are reasonable and necessary to serve the
		legitimate and important state purposes.
Public E	mployees Re	etirement System (PERS): Sections 2 to 11; Conforming/Additional/Transparency 12-24
2	New	Definitions section of PERS. Key definitions include:
	Chapter	"Employee" includes current and future members who would have otherwise
	18B	participated in:
		 (a) LRP (Section 25 defines who no longer participates in LRP and will
		participate in PERS): New legislators, LRP cash balance participants (account
		balance rolled over to PERS); and all legislators in LRP who have reached an
		unreduced retirement <u>on</u> July 1, 2018. (see Section 25);
		 (b) JRP (Section 26 defines who no longer participates in JRP and will
		participate in PERS): New judges, JRP cash balance participants (account
		balance rolled over to PERS); and all judges who have reached an
		unreduced retirement <u>on or after</u> July 1, 2018 (see Section 26);
		o (c) KRS (Section 59 defines who no longer participates in KRS and will
		participate in PERS): New KERS/CERS nonhazardous members, KERS/CERS
		nonhazardous Tier III participants (account balance rolled over to PERS);
		and all KERS/CERS nonhazardous members who have reached an
		unreduced retirement in Tier I or II on or after July 1, 2018 (see Section 59);
		o (c) TRS University (Section 110 defines who no longer participates in TRS
		and will participate in PERS): New members who elect TRS coverage, people
		who have less than 5 years of service who elect to participate in PERS and
		have their account balance rolled over to PERS (accumulated contributions);
		and all university members who have reached an unreduced retirement on
		or after July 1, 2018 (see Section 110);
		o (c) TRS Nonuniversity: They are members of PERS but only for the
		autoenrolled 3% voluntary employee contribution (excludes those who
		have reached an unreduced retirement on July 1, 2018). PERS will manage
		investment options in TRS 401(a) money purchase plan for these members
		(the Social Security replacement DC plan in Section 109);
		o (d) Opt-in: Those hazardous employees who opt-in to PERS (see section 75).
		"Board" for PERS is the Ky. Deferred Compensation (KDC) board.
3	New 18B	Sets up statutory fund for PERS assets.
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4	New 18B	Establishes basic PERS defined contribution plan requirements (individual accounts, distribution options, management, plan setup). PERS may, but is not required to, provide annuitization options for members.
5	New 18B	Defines participant as a person who is an "employee" participating in PERS or a former employee who has not taken a refund of their account. Provides that a participant shall not include those individuals who have opted to participate in a defined contribution plan offered by a regional state university (EKU, KSU, etc.) in lieu of participation in TRS.
O	New 18B	 Employees, except those participating in the TRS 401(a) money purchase plan, shall have: Employee contribution: 3% of pay mandatory + voluntary contributions (autoenrolled at additional 6% of pay for maximum matching employer contributions). Employee can opt out of voluntary contributions or can contribute more and are vested immediately for those contributions. Employer contribution: 2% of pay mandatory + 50% match on voluntary employee contributions up to 3% employer. Vesting for employer contributions is at 5 years but includes service from prior coverage in LRP, JRP, KRS, and TRS as well as contributing service to PERS. Those in the TRS 401(a) money purchase plan (Section 109) would be autoenrolled in 3% voluntary contribution but would not receive an employer contribution through PERS (except those who have reached unreduced retirement on July 1, 2018). Establishes tax deferral provisions and reporting of contributions by employers. Provides that a person who retires on or after July 1, 2018, shall not be eligible to receive employer contributions paid from the fund.
7	New 18B	Allows PERS to select custodian of funds.
8	New 18B	Provide that PERS benefits do not constitute an "inviolable contract".
9	New 18B	Cross references statutes applicable to KDC including: KDC board, inviolability of employee contributions, regulation of investments, limitation of liability on investments, board of trustees conflict of interest provision established by Section 12.
10	New 18B	Provide that all state administered retirement systems, KDE, Personnel Cabinet, and employers shall work with PERS to electronically report data to PERS; provide that KRS and TRS act as the agent of KDC to collect and transmit all PERS contributions and information received from employers to the authority within 15 days; establish reporting requirements, and penalties for delinquent contributions.
11	New 18B	Require Personnel Cabinet to establish optional disability and death benefits for employees participating in PERS, including short-term disability, long-term disability benefits, life insurance, and disability or death in the in the line of duty (LOD).
12	New 18A	Establish conflict of interest provisions for PERS employees and trustees.

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		 Provide that no member of General Assembly, public servant, trustee or employee of KDC/PERS board shall have any interest in the business of KDC/PERS while employed/serving and for a period of 5 years following employment/service (starting from July 1, 2017).
13	7A.210	Puts KDC/PERS under review of the Public Pension Oversight Board.
14	7A.240	Conforming/technical amendments.
15	7A.250	 For the Public Pension Oversight Board (PPOB): Takes out review of KRS Tier III plan by PPOB; provides that an actuarial audit shall not apply to PERS. Provides that the hiring of an actuary to perform a biennial review of employer rates by PPOB is voluntary, rather than mandatory, and would apply to bienniums occurring on or after July 1, 2020.
16	7A.255	 Exempts PERS from required reporting to PPOB on nondescript member data, investment fee reporting under SB 2 requirements, and investment procurement policy reporting requirements.
17	11A.010	 Makes the PERS/KDC board subject to the Executive Branch Code of Ethics.
18	12.020	 Enumerates PERS in the agency listing of KRS 12.020.
19	18A.245	 Expands KDC/PERS board (from 7 to 11 members): provides that Governor's appointees to board cannot have conflict of interest as provided by Section 12. Provides conforming language to incorporate PERS into board's responsibilities, authority to conform to federal law and plan qualification requirements, and to promulgate administrative regulations; the board increases gubernatorial appointees from 4 to 8, which would include: 3 at large appointees with investment experience (under enhanced definition); 1 from list of 3 submitted by KLC with investment experience; 1 from list of 3 submitted by KACO with investment experience; 1 person representing retired teachers; 1 from list of 4 from General Assembly (2 from Speaker of the House, 2 from President of the Senate); and 1 from list of 3 retired judges or justices from Chief Justice of Supreme Court. Establishes staggered terms for new board members and defines "investment experience".
20	18A.275	 Transfers custodial responsibilities from State Treasurer to one selected by KDC/PERS board.
21	141.010	 Exempt mandatory employee contribution "picked up" by PERS from state tax (similar to KRS/TRS/JFRS employee contributions).

Sec. #	KRS §	Provisions
23	18A.225	Conforming/technical amendments; change to include new PERS members who will upon retirement potentially be receiving health benefits from KRS/TRS as an eligible participant in state health plan.
24	42.615	 Conforming/technical amendments addition to require PERS to report financial data to the LRC annually as of October 1st of each year.
LRP/JRP	specific: Se	ctions 25 to 58
25	New KRS 6.500 to 6.577	 Relative to LRP: New Members: Closes LRP, requires participation in PERS and retiree health benefits in KERS NH. Cash Balance members: Closes LRP, requires participation in PERS (cash balance account rolls over) and retiree health benefits transfer and accrue in KERS NH (retiree health funds roll into KERS NH retiree health funds and they receive service credit in KERS NH for retiree health only). Pre-2014 members (already at unreduced benefit on July 1, 2018): No future service/creditiable compensation accrued in LRP (service remains in LRP as hard freeze), future retirement benefits accrued in PERS and future retiree health benefits accrued in KERS NH. Pre-2014 members (not at unreduced benefit on July 1, 2018): No future service/creditiable compensation accrued in LRP (service remains in LRP as hard freeze); future retirement benefits accrue in KERS NH until reaching unreduced retirement eligibility in KERS NH in which case they participate in PERS (see section 59). Current LRP retirees: Recalculate LRP benefits to LRP retirees effective July 1, 2018 based upon legislative salary only (no salary reciprocity). Future LRP retirees: Provide that future retirees on or after July 1, 2018, shall have LRP benefits calculated based upon legislative salary only (no salary reciprocity). Provide for future potential optional buyouts for LRP members (who have
26	New KRS 21.345 to 21.580	 Relative to JRP: New Members: Closes JRP, requires participation in PERS and retiree health benefits in KERS NH. Cash Balance members: Closes JRP, requires participation in PERS (cash balance account rolls over) and retiree health benefits transfer and accrue in KERS NH (retiree health funds roll into KERS NH retiree health funds and they receive service credit in KERS NH for retiree health only). Pre-2014 members: Can accrue service in JRP for pension purposes through 27 years or Normal Retirement Age (KRS 21.380(1) provides is age 65 but reduced by 1 year for every 5 years of service/greater than 100% benefit); provide that these members shall still accrue retiree health benefits in JRP until retirement,

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		can apply for disability benefits, and may complete installment on service
		purchases executed prior to July 1, 2018.
		Provide for future potential optional buyouts for JRP members.
27, 28	New KRS	Transfers administration of LRP and JRP to KRS.
	6.500 to	Provides that KRS board will receive no additional compensation (per diem) for
	6.577;	administering LRP/JRP.
	21.345 to	Conforming/technical amendments.
	21.580	
29, 30	New KRS	Cross references certain statutes pertaining to KERS and makes applicable to
	6.500 to	LRP/JRP including: (1) Membership forms and summary plan descriptions; (2)
	6.577;	Determination of employer contribution rates; (3) Direct deposit of retirement
	21.345 to	checks; (4) Administration by KRS Board of Trustees; (5) KRS Board of Trustees
	21.580	conflict of interest; (6) State Treasurer to serve as custodian of funds; (7) Employer
		administrative duties; (8) Duties of board relative to actuarial
		tables/valuation/experience study; (9) Correction of errors; (10) Statements to be
		made under oath; and (11) Reemployment after retirement for those retired on or
		after July 1, 2018 to make same as KRS.
		Notes (1) (4) (5) (6) and (9) are items are slightly different for LDD/LDD under
		Note: (1), (4), (5), (6), and (8) are items are slightly different for LRP/JRP under current administration or duplicative and have been removed or repealed in bill
		(see Section 57).
31-35	6.500,	Modifying LRP inviolable contract to exclude legislative changes occurring on or
31-33	6.505,	after the effective date of Act from inviolable contract provisions – allowing GA the
	6.515,	right to amend, reduce, or suspend.
	6.518,	Conforming/technical amendments
	6.520	Comorning/technical amendments
36	6.521	Conforming amendments and also provides that annual recalculation of LRP retiree
		benefits in subsection (1) shall not apply on or after July 1, 2018, so that provision
		will have no unintended effect on frozen benefits or the recalculation of retiree
		benefits.
37	6.525	Removes references to statutes that are repealed (Section 57) or additional
		definitions in KRS 21.345 (Section 39).
		Provides additional language about recalculation of LRP retiree pension benefits
		(from Section 25).
		Conforming/technical amendments.
38	6.577	Relative to LRP retiree health benefits:
		Provides that the LRP provisions for retiree health won't apply to members in
		LRP on or after 1/1/2014 (see section 25); and
		Provides that members who retire on or after July 1, 2018, who don't retire
		from a state-administered retirement system (including PERS) within 24
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		months of the last month they contributed to one of the systems/plans shall
		not be eligible for retiree health benefits.
39	21.345	• Definitions section for LRP (via KRS 6.525) and JRP. Includes two new definitions—
		"active" and to define the term "board" relative to transfer of admin from JFRS to
		KRS.
40, 41	21.347,	Conforming/technical amendments.
	21.350	
42	21.360	Adds 3% additional employee contribution for retiree health for JRP members so
		that: Members participating in JRP prior to Sept. 1, 2008, contribute 8% (5%
		pension, 3% retiree health), and those participating in JRP on or after Sept. 1, 2008
		(up to 1/1/2014) contribute 9% (6% pension, 3% retiree health).
43, 44,	21.370,	Conforming/technical amendments. Clarify that retired reemployed members who
45, &	21.372,	retire on or after July 1, 2018, shall be subject to new provisions.
46	21.385,	
	21.400	
47	21.402	Cash Balance Plan for LRP/JRP, makes conforming changes and clarifies that CB
		account transfers to PERS.
48	21.405	Conforming amendments and also provides that recalculation of JRP retiree
		benefits in subsection (1) shall not apply on or after July 1, 2018, so that provision
		will have no unintended effect on frozen benefits or the recalculation of retiree
		benefits.
49, 50,	21.410,	Conforming/technical amendments.
51	21.420,	
	21.425	
52	21.427	Provides that the JRP provisions for retiree health will not apply to members in JRP
		on or after 1/1/2014 (see section 26); and
		• Provides that members who retire on or after July 1, 2018, who don't retire from a
		state-administered retirement system (including PERS) within 24 months of the last
		month they contributed to one of the systems/plans shall not be eligible for retiree
		health benefits.
53	21.460	Conforming/technical amendments but provides for no service purchases for
		recontribution of refund after date member is required to participate in PERS.
54	21.470	Conforming/technical amendments
55	21.480	Modifying JRP inviolable contract to exclude legislative changes occurring on or
		after the effective date of Act from inviolable contract provisions – allowing GA the
		right to amend, reduce, or suspend.
56	21.540	 Provides that KRS investment committee shall be in charge of JRP/LRP investments.
		Removes requirements for transparency for JFRS that are replaced by transparency
		requirements for systems/plans administered by KRS through transfer. Retains
		provisions about disclosure of legislative pension benefits passed during 2017 RS.
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Sec. #	KRS §	Provisions
57	Repeal	Repeals provisions that were replaced by provisions cross referenced to KRS
		statutes in Section 29 and 30. Statutes repealed include: KRS 21.357, 21.374,
		21.440, 21.510, 21.525, 21.530, 21.550, 21.560, 21.450.
58	21.565	Conforming/technical amendments.
KRS spe	cific: Section	ns 59 to 108
59	New KRS	Specific to KERS NH and CERS NH:
	61.510 to	New KERS/CERS NH Members: Closes pension plan, requires participation in
	61.705	PERS and retiree health benefits continue in KERS/CERS NH.
		Tier III Cash Balance members: Closes KERS/CERS NH cash balance plan,
		requires participation in PERS (account balance rolls over) and retiree health benefits continue in KERS/CERS NH.
		Tier I/II members: Can accrue service credit/creditable compensation in
		KERS/CERS NH for pension purposes until reaching unreduced retirement
		eligibility (frozen at that date); after that date participate in PERS (Tier I: 27
		years or age 65 w/4 years; Tier II: Rule of 87 w/min age 57 or age 65 w/5 years
		of service); provide that these members shall still accrue retiree health benefits
		in KERS/CERS NH until retirement, can apply for disability benefits as long as
		still working in PERS position, and may complete installment on service
		purchases executed prior to July 1, 2018 but no service purchases after that
		date; future sick leave service credit provided at retirement also included.
		Tier I/II legislators who have elected to participate in KERS (instead of LRP) and
		those transferred over for future accruals under Section 25: Same rules apply as
		for KERS members based on Tier (Tier I: 27 years or age 65 w/4 years; Tier II:
		Rule of 87 w/min age of 57 or 65 w/5 years of service)
		For members retiring before July 1, 2023, lump-sum payments for
		compensatory time shall be added into their most recent fiscal year of
		creditable compensation in DB plan (last year prior to freezing).
		Provide for future potential optional buyouts for all KRS members.
60, 61,	16.505;	Definitions section for SPRS, KERS, and CERS:
& 62	61.510; &	Creditable Compensation changes:
	78.510	1. For fiscal years on or after July 1, 2018, sets Social Security taxable earnings
		cap on creditable compensation. Employee contributions refunded for
		creditable comp. above cap but employer contributions stay in fund to help pay down unfunded liability.
		2. Excludes equipment/uniform allowances paid on or after July 1, 2018.
		3. No compensatory time payouts for those nonhazardous Tier I members
		retiring after July 1, 2023 (only in Section 61/62). Under current law,
		already does not apply to Tier II/III.
		 High 3/High 5 must be complete 3 or 5 years for those retiring on or after July
		1, 2018

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Sec. #	KRS §	Provisions
		 Defines nonhazardous position. Conforming/technical amendments/clarification. For future legislator benefits accrued in KERS NH, "final compensation" is the creditable compensation of the member during all fiscal years of service accrued as a member of the General Assembly on or after July 1, 2018, divided by the number of years of service as a member of the General Assembly on or after July 1, 2018 (i.e. career average). For legislators, "membership date" is date upon which the member began participating in any of the state-administered retirement systems.
63, 64	16.645 & 78.545	Amend to cross reference Section 59 to CERS/SPRS.
65, 66 & 67	16.520, 61.525, 78.540	Conforming/technical amendments.
68	61.522	 Cessation of participation KRS: Allows state supported universities & community colleges to voluntarily opt out of KERS (must do so before July 1, 2020); allows all CERS agencies with exception of circuit clerks or school boards, to voluntarily opt out of CERS before July 1, 2020 (must pay full actuarial costs to do so). Provides that any agency voluntarily (after July 1, 2018) or involuntarily opting out cannot establish a defined benefit plan.
69	61.520	KERS Agency Participation: Amended to provide no approval for new agency/department participation in the Kentucky Employees Retirement System.
70, 71	78.530, 61.535	 CERS Agency Participation: Amended to provide no approval for new agency participation in the County Employees Retirement System. Conforming/technical amendments regarding participation.
72	61.546	 Amends sick leave program for KERS/SPRS that provides service credit for accumulated sick leave. Service credited at retirement cannot exceed amount credited for balance as of June 30, 2018, and cannot use sick leave service credit for retirement eligibility for retirements occurring on or after July 1, 2018. Tier II limitation of 12 months still applies as well.
73	78.616	• Amends sick leave program for CERS. Limited to balance as of June 30, 2018, and cannot use sick leave service credit for retirement eligibility for retirements occurring on or after July 1, 2018. Tier II limitation of 12 months still applies as well.
74	61.565	 Employer funding provisions for KRS and for LRP/JRP effective with the 2017 actuarial valuation and thereafter. Sets actuarially required contribution (ARC) as sum of: "normal cost", which is the ongoing employer cost of future service accruals after employee contributions are taken into account, and "actuarially accrued liability contribution", which is the amortized payment to payoff the unfunded liability over a 30 year closed period.

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		 ARC required to be based upon entry age normal cost method, 30 year closed amortization period, level dollar financing of the unfunded liability, 5 year smoothed market asset valuation method, and other assumptions set by KRS board.
		Resets the amortization period to a new 30 year period with 2017 actuarial valuation.
		 Provides that the normal cost shall be paid as a percent of payroll and defines normal cost.
		 Provides that the actuarially accrued liability contribution shall be set as a dollar amount and prorated to each employer based upon share of payroll in FY 15, 16, and 17. Exempts and adjusts amounts based upon those employers who have paid full actuarial costs to cease participating as provided by Section 68 of this Act. Sets up CERS employer phase-in (4 years) so that same employer rate is paid in FY 19 as paid in FY 18 and then phases in additional amount needed over 3 year period so that by FY 2022 the full ARC is paid.
75	61.5595	 Changes voluntary opt out from DB into Tier III applicable to all KRS employees (SB 104 from 2017 RS) to voluntary opt out for Tier III hazardous (only) into PERS.
76 to	61.597,	Conforming/technical amendments.
81	16.583,	
	16.543,	
	16.545,	
	61.543, &	
	61.560	
82	61.592	Close off hazardous duty coverage for new KERS/CERS agencies effective July 1, 2018. (500) (500) (500)
		For KERS/CERS agencies with hazardous duty coverage before July 1, 2018, may
02 +0	70.615	continue to petition KRS board for additional hazardous positions.
83 to 92	78.615, 78.610,	Conforming/technical amendments.
32	16.560,	Amends KRS 16.601 to provide that the surviving spouse shall supersede all
	61.575,	previously designated beneficiaries regarding retirement line of duty (LOD) death
	78.640,	benefits provided to the spouse of a hazardous duty employee (see also Section
	16.578,	153).
	16.582,	 Provide that disability/death benefits don't apply to Tier III hazardous members
	16.601,	who opt into PERS and have their account balances rolled over (see Section 75).
	61.552, &	 Limits service time purchase once in PERS.
	61.555	55: 1165 1 p.m. 51 51 21
93 to	61.595,	Conforming/technical amendments
97	61.600,	Amend 61.595 to reference Section 59, establishing max amount of service credit
	61.605,	that may be used to compute benefits.

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	61.607, & 61.621	• Provide that disability/death benefits don't apply to Tier III nonhazardous members who have their account balances rolled over (see Section 59) or to new nonhazardous members required to participate in PERS.
98	61.637	 Sets up retired/reemployed qualification and suspension provisions for all state-administered retirement systems going forward for any retirees who retire on or after July 1, 2018, and who are reemployed on or after July 1, 2018 so that: KERS/CERS Nonhazardous/TRS/JRP/LRP: Must have 6 month break before returning to work in any position with a participating employer in any system; if 6 month break is not observed the retirement is voided; if 6 month break is observed then member may: (1) return to FT employment but pension payments will be suspended for the duration of reemployment (except for Gubernatorial appointees and elected officials); or (2) return to PT employment with no suspension in pension payments. No employee/employer payments due for period of reemployment after 6 month period. FT is defined for this new provision as any position that average 100 hours or more per month over a calendar or fiscal year basis, except for certified and classified school board employees full-time is more than 100 days per fiscal year. KERS/CERS Hazardous/SPRS: Retired Member must have 1 month break before returning to work in any position with a participating employer in any system; if 1 month break is not observed the retirement is voided; if 1 month break is observed then member may return to FT/PT employment with any employer participating in the systems/plans with no suspension of benefits but employee and employer will be required to make payments to retirement system from which the member retired (most recent system or employment). Employer cost limited to normal cost (no unfunded liability payment) and both employee/employer costs go away when unfunded liability is paid off.
99	61.645	 Expands KRS board from 17 to 19 members. 2 new trustees include: (1) one appointed by Governor's from list of 4 submitted by Speaker/President (2 each); (2) one appointed by Governor's from list of 3 submitted by Chief Justice of Supreme Court.
100	61.650	 Conforms investment committee to add more members so it constitutes majority of expanded board.
101	61.680	Conforming/technical amendments.
102	61.702	 Adds additional 3% employee contribution for retiree health for all KRS members. Based upon this provision: (1) nonhazardous members/hazardous members participating prior to September 1, 2008, will contribute a total of 8% of pay (5% pension, 3% retiree health) for nonhazardous and 11% of pay (8% pension, 3% retiree health) for hazardous; and (2) nonhazardous members/hazardous members participating on or after September 1, 2008, will contribute a total of 9% of pay (5%

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		pension, 4% retiree health) for nonhazardous and 12% of pay (8% pension, 4% retiree health) for hazardous.
		 Provides that members who retire on or after July 1, 2018, who do not retire from a state-administered retirement system (including PERS) within 24 months of the last month they contributed to one of the systems/plans shall not be eligible for retiree health benefits. Sets PERS new member eligibility for retiree health benefits at minimum age 59 ½ and requires member to be receiving a monthly distribution from PERS/annuity
103	61.705	 offered by PERS. No \$5,000 death benefit for new nonhazardous PERS participants or Tier III who are rolled over to PERS.
104	78.625	 Require that CERS benefit suspension payment go from "may" to "shall" for failure of employer to pay contributions for period of 12 months or more.
105	61.545	Limits service time purchase once in PERS.
106 to	16.652,	Modifying KERS/CERS/SPRS inviolable contract to exclude legislative changes
108	61.692, &	occurring on or after the effective date of Act from inviolable contract provisions –
	78.852	allowing GA the right to amend, reduce, or suspend.
TRS spe	cific: Section	s 109 to 143
109	New KRS	Specific to TRS 401(a) Money Purchase Plan:
	161.220	TRS board to est. new DC, 401(a) money purchase plan for TRS members not
	to	eligible for Social Security (i.e. teachers).
	161.716	 Establishes basic DC/PERS plan requirements (individual accounts, mandatory employee/employer contributions, distribution options, administration by KDC/PERS, plan setup).
		 Mandatory employee contribution of (see Section 120, paragraph (1)(e)1.): 9% of pay for all members required to participate in 401(a) money purchase plan (also required to be autoenrolled in PERS plan in Section 6 for 3% voluntary employee contribution), except for those covered by 2. Those members who are at the unreduced benefit level on July 1, 2018, and participate in the 401(a) money purchase plan the mandatory employee contribution is 10% of pay.
		 Mandatory employer contribution of: 6% for all members required to participate, except for 2. School districts are required to fund an additional 2% of pay (see Section 126), leaving the state/existing employer contribution costs at 4%. Those members who are at the unreduced benefit level on July 1, 2018, the mandatory contribution is 8% of pay paid all by existing employer contributions.

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Sec. #	KRS §	Provisions
		 Note: Employer costs for this plan are funded from existing match/overmatch still required to be paid on all future hires. State pays for all costs of match/overmatch for non-federally funded employees in budget bill. Includes no annuitization by TRS. Requires TRS to pay reasonable expenses to PERS for administration and cannot amend 401(a) money purchase plan without consent of PERS board.
110	New KRS 161.220 to 161.716	 New TRS Members: Closes DB pension plan, requires participation in 401(a) money purchase plan for nonuniversity members and PERS for university members (unless the university member made an election for the optional retirement plan (ORP) at university when he or she began employment). Retiree health benefits continue in TRS. Current TRS Members: Can accrue service in TRS for pension purposes until reaching unreduced retirement eligibility (27 years or age 60 w/5 years of service) and then after that date in PERS; provide that current TRS members still accrue retiree health benefits in TRS until retirement, remain eligible for disability benefits; provide 3 year period (until June 30, 2021) for those nonuniversity members who have already reached unreduced retirement eligibility as of July 1, 2018 to elect to continue participating in TRS defined benefit in lieu of the 401(a) money purchase plan. For members retiring on or before July 1, 2023, lump-sum sick leave payments added in most recent FY used to calculate final average salary. For purchase service agreement executed before July 1, 2018, the member able to complete the remaining installment payments and earn service for any service purchase being made through an installments. Provide for voluntary opt-out from TRS defined benefit plan to 401(a) money purchase plan/PERS for members with less than 5 years of service (subject to IRS approval).
111	New KRS 161.220 to 161.716	 Agency cessation of participation for following TRS employers (similar to KRS provisions): Voluntary: 2 year period (must do so by July 1, 2020) for regional state universities, quasi-governmental agencies, Council on Postsecondary Education, Kentucky Educational Collaborative for State Agency Children, and KCTCS. Mandatory: For agency who is no longer eligible to participate or if the agency fails to fulfill obligations of retirement statutes (i.e. failure to pay employer contribution rates).
112	161.155	 For school districts, delete mandatory minimum sick leave policy provisions including requirement for at least 10 days of sick leave each year and leave all decisions up to school board policy. Conforming/technical amendments.

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Sec. #	KRS §	Provisions
		 Provide that payments for accumulated sick leave shall not be used to: (1) calculate retirement benefit payments for those TRS members retiring on or after July 1, 2023; and (2) Determine the eligibility for benefit payments for classified employees in CERS who retire on or after July 1, 2018.
113	161.220	Amend definitions section for TRS to:
113	101.220	 For new members (eff. July 1, 2018) or reemployed retirees who retire on or after July 1, 2018, clarify that for PT/substitute provisions for TRS coverage do not apply (see also Section 135).
		 For fiscal years on or after July 1, 2018, sets Social Security maximum taxable earnings cap on annual compensation. Employee contributions refunded for annual comp. above cap but employer contributions stay in fund to help pay down unfunded liability.
		 Retains high-3 final compensation for qualifying TRS members who retire on or before July 1, 2023 (high-5 thereafter and for all non-qualifying members). Clarifies that sick leave payments do not apply towards retirement compensation for members who retire after July 1, 2023.
114	161.400	· · · · · · · · · · · · · · · · · · ·
		Conforming/technical amendments. Add for the for ACC(x) was a second and TDC. Classes a second according to the conforming technical amendments.
115	161.420	Adds funds for 401(a) money purchase plan TRS. Cleans up section.
116	161.500	Conforming/technical amendments.
117 118	161.507 161.515	 Conforming/technical amendments relating to suspending service purchases after July 1, 2018 for new members and members who have reached max. benefit accrual.
119	161.520	Provide that minimum death before retirement benefits do not apply to new members or members with less than 5 years who opt into defined contribuiton plans.
120	161.540	 Increases member contribution by 3% of pay for all members to help fund retiree health benefits. Establish mandatory nonuniversity member contributions for continuing defined benefit participants of 15.855% towards pension benefit (9.105%) and retiree
		health (6.75%) and for mandatory 401(a) money purchase plan component (9% or 10%) and retiree health (6.75%).
		 Establish mandatory university employee contributions for continuing DB participants of 13.4% towards pension benefit (7.625%) and retiree health (5.775%), except no contribution toward pension benefit for university member who is required or elects to participate in PERS. Note: Universities have opted to pay 2.215% of the employee contribution amount via KRS 161.565. Provide that payments for accumulated annual leave shall not apply to those retiring after July 1, 2023.

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Sec. #	KRS §	Provisions			
121 122	16.545 161.5465	Conforming/technical amendments relating to suspending service purchases after Why 1, 2018 for power parels are and recombined with a bound recombined and recombined are and recombined as a service purchase.			
123	161.5465	July 1, 2018 for new members and members who have reached max. benefit accrual			
123	161.547	accrual			
125	161.549				
126	161.550	Funding provisions for TRS for 2017 valuation and after:			
	101.330	 Retains base minimum funding requirement for nonuniversity employers of 13.105% (12.355% pension, 0.75% retiree health) and 13.65% for university employers (12.9% pension, 0.75% retiree health). Requires employers to fund additional amount required above 1. to pay ARC for pension and life insurance funds. Amount shall be prorated to each employer based upon FY 15, 16, and 17 payrolls to TRS. Amount shall be adjusted by any employer who ceases participation and payments for school board shall be paid by state appropriation (other employers required to pay additional share). Provide that the sum of contributions 1 and 2 shall equal ARC (normal cost plus amortized payment for unfunded liability). Amortized state appropriation payments for prior sick leave payments, past ad hoc COLAs not included in additional employer contribution required (funded separately). Require ARC required to be based upon entry age normal cost method, 30 year closed amortization period, level dollar financing of the unfunded liability, 5 year smoothed market asset valuation method, and other assumptions set by TRS board. Resets the amortization period to a new 30 year period with 2017 actuarial valuation. Retains state costs of shared solution for retiree health but requires school district/university/other employer costs previously dedicated to funding retiree health to be used to fund pension costs and offset state costs (replaced by increased employee contribution for retiree health). Provides that school districts shall pay an additional 2% of pay for new members 			
		enrolled in the 401(a) money purchase plan and for teachers who enter the 401(a) plan due to reaching an unreduced retirement eligibility after July 1, 2018.			
127	161.595	 Conforming/technical amendments relating to suspending service purchases after July 1, 2018 for new members and members who have reached max. benefit accrual. 			
128	161.600	Conforming/technical amendments.			
129	161.615	Closes opportunity by TRS to establish alternative DC plan after July 1, 2018.			
130	161.620	• Eliminates 3% benefit factor for service credit in excess of 30 years for any service earned on or after July 1, 2018, except for those members who on July 1, 2018, have reached an unreduced benefit and elect to participate in the DB plan for 3 more years (see Section 110).			

Nonnazard	lous; H = Hazard	ous
Sec. #	KRS §	Provisions
		For current retirees suspends COLAs for next 5 fiscal years (2018-2022).
		For new retirees, suspends COLA for first 5 years of retirement.
		Conforming/technical amendments.
131	161.623	 For member who receive service credit for sick leave, caps sick leave conversion to service credit at the amount of sick leave accumulated on June 30, 2018. Prohibits any new agency from electing to purchase service credit for accumulated sick leave.
132	161.675	Health insurance coverage extension to PERS members.
		 Provides that members who retire on or after July 1, 2018, who do not retire from a state-administered retirement system (including PERS) within 24 months of the last month they contributed to one of the systems/plans shall not be eligible for retiree health benefits. Sets new member eligibility for retiree health benefits at minimum age 59 ½ and requires member to be receiving a monthly distribution from PERS/401(a) money purchase plan or annuity offered by PERS.
133	161.430	Conforming/technical amendments.
134	161.605	 Extends retired/reemployed provisions of Section 98 to TRS.
135	161.612	 Eliminates accrual of service time in DB for part-time and substitute positions for
155	101.012	any new member of TRS on or after July 1, 2018, and for individuals who retire on or after July 1, 2018, and are reemployed on or after July 1, 2018.
136	161.568	Closes opportunity for university member election to TRS DB plan by those members who previously elected to participate in the optional retirement plan (DC plan administered by university).
137	161.655	No \$2,000/\$5,000 life benefit for new members required to participate in the 401(a) money purchase plan/PERS on or after July 1, 2018.
138	161.661	• No disability benefits for new members required to participate in the 401(a) money purchase plan/PERS on or after July 1, 2018.
139	161.470	Conforming/technical amendment.
140	161.525	Conforming/technical amendment to confirm no required annuities for 401(a) money purchase plan/PERS.
141	161.630	Conforming/technical amendment to confirm no required annuities for 401(a) money purchase plan/PERS.
142	161.650	Conforming/technical amendment.
143	161.714	 Modifying TRS inviolable contract to exclude: (1) new members from inviolable contract provisions except for account balance in 401(a) money purchase plan; and (2) legislative changes occurring on or after the effective date of Act from inviolable contract provisions – allowing GA the right to amend, reduce, or suspend.

Sec. #	KRS §	Provisions		
Conforming/technical amendments: Sections 144 to 150				
144	48.315	Conforming/technical amendments		
145	67A.655			
146	79.080			
147	90.400			
148	90.410			
149	95.290			
150	212.792			
Noncodified (NC) provisions: Sections 151 to 155				
151	NC	PERS, KRS, and TRS shall provide update on development of system, including		
		impact of state or federal law, to the PPOB no later than February 28, 2018.		
152	NC	Require KRS, TRS, and JFRS to recompute 2017 actuarial valuations and provide an		
		updated ARC or ADEC before January 1, 2018. Require JFRS to use Section 74 as		
		basis of calculation.		
153	NC	Close loophole regarding retirement LOD death benefits for surviving spouse of		
		hazardous employees who died in the line of duty on or after January 1, 2017.		
154	NC	Severability Clause		
155	NC	Eff. date July 1, 2018, for Sections 1 to 150.		