

Memorandum

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Re: Kentucky Legislative Update

Political Backdrop

The legislature is wrapping up a tumultuous second month of the 2021 legislative session and the deadline for filing new bills in both chambers has passed. Starting next Monday, there will be ten legislative days remaining which are sandwiched around designated periods for conference committees to meet and the required veto period. With that time period remaining, bills that have not moved in the originating committee at this point are not likely to see final passage this session. As to the top priority of the session, discussions regarding agreement on the budget have been eerily absent. This topic may wait for finalization until the second week of March.

Activity on Issues of Interest

Retirement:

Set Dollar Amount – Rep. DuPlessis. HB 8 changes KERS to make employer liability a set dollar amount rather than a percentage. It has been reported favorably with a Committee Substitute, passed the House and has been received in the Senate, assigned to Appropriations and Revenue and has two readings.

Dual Employment – Rep. Tipton. HB 52 provides that if a member is working in a regular full-time hazardous duty position in the KERS or CERS and is simultaneously employed in a nonhazardous position that is not considered regular full-time with a different participating employer, the member shall participate solely as a hazardous duty member and shall not participate under the nonhazardous position unless he or she makes an election within 30 days of taking employment in the nonhazardous position. It has been assigned to the Committee on Committees. This bill has been added to HB 87.

Actuarial Analysis – Rep. J. Miller. HB 69 would amend KRS 6.350 to establish additional standards and requirements for the completion of the actuarial analysis required for bills pertaining to state-administered retirement systems, including a projection of costs/savings over a 30-year period rather than 20 years. It has been reported favorably by State Government and has been posted for passage.

Death Benefit Calculation – Rep. Decker. HB 87 would apply the alternate death benefit calculation options as written prior to 2009 legislation for deaths occurring prior to retirement and implement a 10% cap on credible compensation growth during a members last five years of employment, among other things. It has passed out of State Government with a Committee Substitute that adds HB 52 and HB 115. It passed out of the House and has been received in the Senate and assigned to State and Local Government.

Omnibus KTRS Revisions – Rep. J. Miller. HB 113 would make numerous changes to KTRS. It has been reported favorably from State Government, passed the House and has been assigned to Senate State and Local Government.

Beneficiary Changes – Rep. Wheatley. HB 115 would allow a retiree to elect to change his or her beneficiary at any time, if the retiree has selected upon retirement a basic monthly annuity payment, a period certain payment option, or the Social Security adjustment option without survivorship rights. This bill was assigned to the Committee on Committees but has been added to HB 87.

Move New LRP and JRP Members – Rep. Tipton. HB 121, among other things, revises KERS to institute a hybrid cash balance plan and create a new section to close the Legislators' Retirement Plan (LRP) and Judicial Retirement Plan (JRP) to new members effective July 1, 2021, and to provide that new legislators and judges shall participate in KERS for the duration of their service. It has been assigned to the Committee on Committees.

Pension Income Exclusion – Rep. R. Huff. HB 252 would increase the pension income exclusion from \$31,110 to \$41,110. It has been assigned to the Committee on Committees.

TRS Foundational Benefit Component – Rep. Massey. HB 258 would direct that new members of the Teachers' Retirement System on or after January 1, 2022, shall receive a foundational benefit component, which shall be a traditional defined benefit plan with risk adjustments, and a supplemental benefit component which shall be a plan based upon the member's account balance, among other things. It has been passed by the House and assigned to Senate State and Local Government.

Fraud Against Retirement Systems – Rep. J. Miller. HB 261 would make a person liable for civil penalties if he or she knowingly submits false or fraudulent claims or fails to report or remit required money, records, or property to the Kentucky Public Pensions Authority (KPPA) in order to obtain retirement benefits from any of the retirement systems. It has been assigned to State Government, reported favorably and has been posted for passage.

Omnibus Changes Separating CERS from KRS – Rep. Webber. HB 9 would create separate retirement benefit, disability benefit, retiree health benefit, and other benefit statutes for the County Employees Retirement System (CERS) apart from the Kentucky Retirement Systems (KRS) as provided in intent language of HB 484 during the 2020 Regular Session. It has passed out of the House and been assigned to Senate State and Local Government.

Portability of Health Subsidies – Rep. DuPlessis. HB 507 would allow members who began participating in the systems on or after July 1, 2003, who are eligible for a fixed dollar amount towards their health premiums during retirement, to use those fixed dollar amounts towards other health coverage through a premium reimbursement program. It has been assigned to the Committee on Committees.

Disability Benefit Increase – Sen. McDaniel. SB 169 would increase minimum total and permanent in line of duty or duty-related disability benefits payable to a member of any of the systems administered by the Kentucky Retirement Systems from 25% to 75% of the member's monthly average pay. It has been reported favorably by State and Local Government and has two readings.

Electronic Submission of Beneficiary – Sen. Carroll. SB 212 would require effective September 1, 2021, that any future changes to beneficiary designations for all members shall be submitted to the systems electronically or by an electronic method developed by the systems. It has been reported favorably by State and Local Government.

Cessation of Participation by KERS Employers – Sen. McDaniel. SB 214 would amend laws so that on or after April 1, 2021, KERS employers who are voluntarily ceasing participation in the system may make multiple lump-sum payments by the set due date and to receive interest credit for early payment. It has been reported favorably by State and Local Government and has two readings.

Environment & Energy:

Clean & Healthy Environment – Rep. Raymond. HB 107 would create a Constitutional right to a clean and healthy environment. It has been assigned to the Committee on Committees.

Fair Sewer Charges – Rep. Fischer. HB 124 would prohibit a sanitation district from imposing any fee, tax, surcharge, or other charge for the provision of service to a property unless the property is connected to a sanitary sewer owned or maintained by the sanitation district, there is an approved plan to connect the property to a sanitary sewer owned or maintained by the sanitation district within five years, the property discharges storm water to a storm sewer or storm water improvement owned or operated by the sanitation district, the sanitation district's storm sewer controls storm water that flows to the property, or the person responsible for the charge has contracted with the sanitation district to provide the service; allow the Act to be cited as the “Ensuring Fair Sewer Charges Act.” It has been assigned to the Committee on Committees.

Rate Affordability – Rep. Hatton. HB 127 would, among other things, include rate affordability when determining fair, just and reasonable utility rates. It has been assigned to the Committee on Committees.

Pesticides and Mosquito Control Application – Rep. McPherson. HB 236 would mandate a program for regulating application and notice of application of pesticides for lawn care and mosquito control. It has been reported favorably by Agriculture, passed out of the House and assigned to the Senate Agriculture Committee.

City Utility Boards – Rep. Johnson. HB 238 would allow city utilities boards to consist of either three or five members, and to specify the appointment of nonresident utility commission members for utility commissions consisting of three members and five members. It has been assigned to Local Government, reported favorably with a Committee Substitute and passed by the House. It is assigned to the Senate Committee on Committees.

Late Payment Charge – Rep. Bray. HB 272 would create a new section of KRS Chapter 278 to allow a water district formed pursuant to KRS Chapter 74 or a water association formed pursuant to KRS Chapter 273 to charge a late payment charge of 10% of the amount billed; specify that the late payment charge meet certain requirements; prohibit the Public Service Commission from modifying, rejecting, or suspending late payment charges established by tariff. It has been assigned to Local Government, reported favorably with a Committee Substitute and has been posted for passage.

Mixing Zones – Rep. Freeland. HB 386 requires that mixing zones for bioaccumulative chemicals of concern established on or before September 8, 2004, remain in effect until explicitly extinguished by the Energy and Environment and requires the Energy and Environment Cabinet to apply rapid and complete mixing when establishing certain permit limitations and conditions for discharges that occur through a submerged high-rate multi-port diffuser or outfall structure. It has been assigned to Natural Resources and Energy, reported favorably and has passed the House. It has been assigned to Senate Natural Resources and Energy.

Water District Commissioner Training – Rep. Gooch. HB 393 allows the Public Service Commission to grant reasonable extensions of time not to exceed six months for water district commissioners to complete their training requirements. It has been assigned to Natural Resources and Energy, reported favorably and has two readings.

Voluntary Environmental Remediation Tax Credit – Rep. Nemes. HB 489 would expand the voluntary environmental remediation tax credit for taxable years beginning on or after January 1, 2021, but before January 1, 2025, to allow a refundable credit for these taxable years. It has been assigned to the Committee on Committees.

Stream and Wetland Mitigation – Rep. Santoro. HB 535 would re-establish the Kentucky Wetland and Stream Mitigation Fund and sets forth procedures for use. It has been reported favorably by the Natural Resources and Energy Committee and has two readings.

PFAS Limits – Rep. Kulkarni. HB 559 would require the Energy and Environment Cabinet to promulgate administrative regulations establishing maximum PFAS limits and monitoring requirements for drinking water, discharge limits and prohibits the use of PPE with added PFAS. It has been assigned to the Committee on Committees.

Waste Disposal Expansion Notice – Sen. Embry. SB 94 would list all the types of facilities under the definition of “waste disposal facility” and prohibit issuance of a permit to construct or expand a waste disposal facility that will result in substantial additional capacity absent submitting notice of intent to be licensed to the local county fiscal court where the facility is located. It has been assigned to Natural Resources and Energy.

Local Approval of Captive Landfills – Sen. Embry. SB 118 requires local approval of captive landfills if it is located in a county other than where it is generated. It has been assigned to Natural Resources and Energy.

Stream and Wetland Mitigation – Sen. Higdon. SB 261 would re-establish the Kentucky Wetland and Stream Mitigation Fund and sets forth procedures for use. It has been assigned to the Natural Resources and Energy Committee.

Water and Wastewater Task Force –Sen. Webb. SCR 64 reestablishes the Public Water and Wastewater System Infrastructure Task Force. It has been assigned to the Committee on Committees.

Operations:

Venue for Constitutional Challenges – Rep. Massey. HB 3 establishes the venue for constitutional challenges to statutes, executive orders, regulations, and other cabinet or department orders and establishes procedures for selecting a panel of three Circuit Judges from across the state to hear those challenges. A Senate Committee Substitute revised the bill to state that suits are to be filed in the plaintiff’s home county or Franklin Circuit if the plaintiff resides out of state. HB 3 passed the House, was passed by the Senate with the Committee Substitute, concurred in by the House. It was vetoed by the Governor, the veto was overridden and the bill has been delivered to the Secretary of State. It is now law.

Medical Marijuana – Rep. Nemes. HB 136 would legalize and regulate medical cannabis. It has been assigned to the Committee on Committees.

Regulation Impacts – Rep. Fischer. HB 144 requires legislative ratification of any administrative regulation having a major economic impact. It has been assigned to the Committee on Committees.

Water Fluoridation – Rep. Hart. HB 159 allows local government entities and special districts to void implementation of the water fluoridation programs administered by the Cabinet for Health and Family Services by legislative action. It has been assigned to the Committee on Committees.

U.S. Preference for PPE – Rep. Koch. HB 214 mandates that personal protective equipment purchased or leased in Kentucky be manufactured or produced in the United States. It has been assigned to Economic Development and Workforce Investment, reported favorably with a Committee Substitute and is posted for passage with a floor amendment filed.

Blockchain Technology Taxation – Rep. Rudy. HB 230 defines various terms relating to commercial mining of cryptocurrency using blockchain technology, provides sales and use tax exemptions on the tangible personal property directly used and the electricity used in commercial mining of cryptocurrency as of the date of approved application. It has been assigned to the Appropriation and Revenue and has been posted.

Sanitation District Service Refusal – Rep. Meade. HB 302 allows a homeowner located in a county served by a sanitation district that has an on-site sewage disposal system approved by the local board of health to refuse sanitary sewer service and not be charged by the district or denied drinking water service. It has been assigned to Local Government and posted for a hearing.

Call Before You Dig House Version – Rep. Santoro. HB 303 makes omnibus changes to Call Before You Dig laws. It has been assigned to Natural Resources and Energy, reported favorably and passed the House with Floor Amendments 2 and 5. It has been received in the Senate.

Governmental Immunity – Rep. Maddox. HB 432 would delete the restriction on governmental immunity when the governmental agency has insurance. It has been assigned to Judiciary.

Trespass – Rep. Riley. HB 434 would allow notice of trespass to be given through the placement of identifying purple paint marks on property and require any owner or lessee who marks his or her real property in such a manner to also provide clear written notice forbidding entry. It has been assigned to the Committee on Committees.

Ratemaking for Acquisitions – Rep Koenig. HB 465 would establish the criteria by which the PSC determines for ratemaking purposes the value of an asset acquired by a utility that is used to provide water or sewer service and allow a utility that has entered into an agreement to acquire water or sewer utility assets to apply to the PSC for an order declaring the value of the acquired assets for ratemaking purposes It has been assigned to Natural Resources and Energy.

City Water or Sewer Line Extension Refund Calculation – Rep. Osborne. HB 589 clarifies how refunds are calculated on water and sewer line extensions. It has been assigned to the Committee on Committees.

Emergency Regulation Limitations – Sen. West. SB 2 limits the power of the executive branch to promulgate emergency regulations. This “priority” bill passed the Senate and House in five days and has been vetoed by the Governor. The veto was overridden and the bill has been delivered to the Secretary of State. It is now law.

Liability Protection – Sen. Stivers. SB 5 provides liability protection for owners of premises and refines the immunity of the state, private persons, volunteers, professional engineers and architects, and persons providing essential services during a declared emergency. This “priority” bill was assigned to Senate Economic Development, Tourism and Labor and reported favorably with a Committee Substitute. Nine floor amendments have been filed and it is in the Orders of the Day.

Constitutional Amendment to Limit Damages – Sen. Alvarado. SB 17 would propose an amendment to Section 54 of the Constitution of Kentucky to allow the General Assembly the power to limit noneconomic damages for injuries resulting in death or for injuries to persons or property, and the power to provide statutes of limitation. It has been assigned to State and Local Government.

Limit Medical Damage Costs – Sen. Meredith. SB 54 limits the amounts recoverable for medical costs in tort actions. It has been assigned to Judiciary but a floor amendment has already been filed.

Nullify Regulations Found Deficient – Sen. West. SB 65 nullifies administrative regulations that became effective after being found deficient during the 2020 legislative interim. It has been assigned to State and Local Government, reported favorably and passed the Senate. It has been assigned to House Licensing and Occupations.

Medical Cannabis – Sen. West. SB 92 creates various new sections to define terms and exempt the medicinal cannabis program from existing provisions in Kentucky law to the contrary. The Department of Alcoholic Beverage and Cannabis Control would implement and regulate the medicinal cannabis program. It has been assigned to the Committee on Committees.

Water Fluoridation – Sen. West. SB 109 would allow local government entities and special districts to void implementation of the water fluoridation programs administered by the Cabinet for Health and Family Services by legislative action. It has been assigned to the Committee on Committees.

Call Before You Dig Senate Version – Sen. Girdler. SB 14 makes omnibus changes to 811 Call Before You Dig laws. It has been assigned to Economic Development, Tourism and Labor.

Procurement Eligibility – Sen. Meredith. SB 122 places a five year moratorium on state contracts that were procured with the assistance of someone who was convicted of a crime related to the contract. Also contains a one year revolving door provision for contracting agency personnel. It has been assigned to State and Local Government and reported favorably.

Exemptions to Call Before You Dig – Sen. Howell. SB 172 adds exemptions from the duty to notify under the 811 requirements. It has been assigned to Natural Resources and Energy, reported favorably and is in the Orders of the Day.

Kentucky River Authority Membership – Sen. Southworth. SB 179 clarifies membership requirements for Kentucky River Authority. It has been assigned to the Committee on Committees.

Open Records – Sen. Southworth. SB 201 would allow persons to complain to the Attorney General if the person feels that the intent of the open records law has been subverted by an agency by delaying past the three day time period for answering an open records request, or by excessive extensions of time. It has been reported favorably by Senate State and Local Government.

Administrative Regulations Study – Sen. Southworth. SCR 106 directs the Legislative Research Commission to study the effect of administrative regulations on the Commonwealth of Kentucky. It has been assigned to the Committee on Committees.

Civil Rights:

Traits Historically Associated with Race – Rep. Scott. HB 43 prohibits discrimination against persons based upon a “protective hairstyle” or other traits historically associated with race. It has been assigned to the Committee on Committees.

Punitive Damages – Rep. Minter. HB 93 allows recovery of punitive damages for civil rights violations. It has been assigned to the Committee on Committees.

Sexual Orientation or Gender Identity – Rep. Minter. HB 116 prohibits discrimination based upon sexual orientation or gender identity. It has been assigned to the Committee on Committees.

Sexual Orientation or Gender Identity – Rep. Willner. HB 130 prohibits discrimination based upon sexual orientation or gender identity. It has been assigned to the Committee on Committees.

Sexual Orientation or Gender Identity – Sen. McGarvey. SB 269 prohibits discrimination because of sexual orientation and gender identity. It has been assigned to Judiciary.

Employment:

Paid Sick Leave – Rep. Stevenson. HB 32 requires employers to provide earned paid sick leave to employees; provides that employees earn paid sick leave upon the date of hire and can use the leave after being employed for 90 days; sets forth allowable uses of earned paid sick time; designates how notice of need to use sick time is provided by employees. It has been assigned to the Committee on Committees.

Paid Parental Leave – Rep. Raymond. HB 33 requires employers with 50 or more employees to provide 12 weeks of paid parental leave for an employee who has been employed for at least one year; allow an employee to waive the paid parental leave. It has been assigned to the Committee on Committees.

Minimum Wage – Rep. Jenkins. HB 34 establishes a state minimum wage higher than the federal standard. It has been assigned to the Committee on Committees.

Previous Salary or Wages – Rep. Roberts. HB 35 makes it a discriminatory employment action if an employer asks questions about previous salary or wages, relies on previous salary when setting a new salary, or refuses to hire if an applicant does not provide previous salary, with certain exceptions. It has been assigned to the Committee on Committees.

Living Wage – Rep. Donohue. HB 40 requires any employer doing business in Kentucky that receives governmental incentives or subsidies to pay its employees a living wage. It has been assigned to the Committee on Committees.

Public Employee Organization – Rep. Donohue. HB 41 allows public employees to organize, associate collectively, or strike. It has been assigned to the Committee on Committees.

Leave Associated with a Crime – Rep. Sorolis. HB 45 prohibits employers from discharging or retaliating against an employee who is a crime victim when the employee takes leave to attend proceedings associated with a crime. It has been assigned to the Committee on Committees.

Paid Leave for Birth or Adoption – Rep. Nemes. HB 54 allows employees of the Commonwealth a paid leave of absence of 12 weeks for the birth or adoption of a child and to establish requirements for the paid leave of absence. It has been assigned to the Committee on Committees.

Prevailing Wage – Rep. Gentry. HB 55 creates a prevailing wage law for all public works projects. It has been assigned to the Committee on Committees.

Collective Bargaining – Rep. Wheatley. HB 56 allows employees of the Commonwealth to collectively bargain. It has been assigned to the Committee on Committees.

Medical Benefit Payments – Rep. Raymond. HB 59 requires an employer to pay for medical benefits at the time of injury and thereafter during disability instead of 780 weeks. It has been assigned to the Committee on Committees.

Employer Theft of Wages – Rep. Tackett Laferty. HB 63 creates a crime for employer's theft of wages if there is a failure to pay all wages due, receives a rebate or refund of an employee; also provides the Labor Cabinet expanded authority for inspection and enforcement for employee wages and expands record keeping requirements for employers. It has been assigned to the Committee on Committees.

Discrimination Based on Weight – Rep. Raymond. HB 66 establishes additional protections against employment discrimination based on weight. It has been assigned to the Committee on Committees.

Unemployment Insurance Disqualifications – Rep. Kulkarni. HB 78 prohibits disqualification from unemployment insurance benefits for workers unemployed due to domestic violence, sexual assault, or stalking. It has been assigned to the Committee on Committees.

Family Care Leave – Rep. Stevenson. HB 131 prohibits employers from preventing an employee to take family care leave; to entitle employee to family care leave for the birth of a child or to take care of a family member and establish parameters. It has been assigned to the Committee on Committees.

Increase KRS Disability Benefits – Rep. Blanton. HB 139 increases duty-related disability benefits from retirement systems. It has been assigned to the Committee on Committees.

Same Policies for Birth and Adoptive Parent – Rep. Heavrin. HB 210 requires employers to provide the same leave policies to adoptive parents as they provide to birth parents. It has been assigned to Economic Development and Workforce Investment, was reported favorably and passed the House. It is in the Senate Committee on Committees.

“Ban the Box” – Rep. Brown. HB 228 would prohibit employers from considering or requiring disclosure of prior criminal history as part of the initial job application; title the Act “Ban the Box – The Criminal Record Employment Discrimination Act.” It has been assigned to the Committee on Committees.

Waive Unemployment Overpayment Debts – Rep. Kulkarni. HB 240 would waive unemployment insurance overpayment debts if recovery would be against good conscience and the overpayment was due to agency error or not due to fraud by the recipient. It has been assigned to Economic Development and Workforce Investment.

Bereavement Leave – Rep. Westrom. HB 284 allows use of leave time for parents to grieve the loss of a child under the age of one year. It has been assigned to the Committee on Committees.

Higher Minimum Wage – Rep. Cantrell. HB 358 allows local governments to pass an ordinance setting employees’ minimum wages at a rate higher than that found in state law. It has been assigned to the Committee on Committees.

Workers’ Comp Inclusions – Rep. Cantrell. HB 385 removes exemptions for domestic service employees and agricultural employees from coverage under workers’ compensation. It has been assigned to the Committee on Committees.

Unemployment Insurance – Rep. Cantrell. HB 406 makes numerous changes relating to unemployment insurance, including to provide for mechanism to allow for an increase in the taxable wage base above \$12,000. It has been assigned to the Committee on Committees.

Unemployment Insurance – Rep. Webber. HB 413 would implement a reporting requirement regarding the unemployment trust fund and wages subject to tax; suspend any increase in the taxable wage base and utilize the taxable wage base in effect for the 2020 year; indicate that employer contribution rates in 2021 and 2022 shall be determined using the rates listed in Schedule A of Table A; amend KRS 341.530 to provide that benefits related to a state of emergency or disaster declaration shall be paid from the pooled account and not the reserve account of the employer; provide there will be no surcharge assessment for 2021 or 2022; create the Unemployment Insurance Reform Task Force. It has been reported favorably, passed the House and is in Senate Committee on Committees.

Waive Unemployment Overpayment Debts – Rep Branscum. HB 468 would require the secretary to waive unemployment insurance overpayment debts if the overpayment was due to an employer or agency error, not the result of fraud or misconduct by the recipient, and repayment would cause economic hardship to the recipient. It has been reported from Committee and is posted for passage.

WC Psychological Injuries – Rep. Jenkins. HB 500 would clarify definition of “injury” to include psychological injuries for certain employees and set out when the psychological injuries are valid workers’ compensation claims when no physical injury exists. It has been assigned to the Committee on Committees.

Fraudulent Unemployment Claims – Rep. Massey. HB 593 creates criminal sanctions for fraudulent unemployment claims related to COVID-19. It has been assigned to the Committee on Committees.

Prohibit Required Immunization – Sen. Girdler. SB 37 prohibits required immunization of any person by any state agency or instrumentality; prohibit any immunization of an employee by an employer. It has been assigned to Health and Welfare.

Increased Minimum Wage – Sen. Thomas. SB 41 establishes an increased state minimum wage. It has been assigned to the Committee on Committees.

Prohibit Discrimination for Declining Immunization – Sen. Southworth. SB 98 would prohibit employers from discriminating against an individual who declines immunization or requiring immunization as a condition of employment. It has been assigned to Health and Welfare.

Immunization Exemption – Sen. Wilson. SB 8 would provide exemptions from mandatory immunization for any child, emancipated minor, or adult who, personally or by a parent or guardian, submits a written sworn statement objecting to the immunization based on conscientiously held beliefs or the written opinion of the person’s physician that such immunization would be injurious to the person's health. It has been reported favorably from Health and Welfare with a Committee Substitute, passed the Senate and has been assigned to House Health and Family Services.

Overpayment Waiver of Unemployment Benefits – Sen. Givens. SB 7 provides for a waiver of overpayment of unemployment benefits and allocates CARES money for the overpayments. It has been assigned to Economic Development, Tourism and Labor and reported favorably. It passed the Senate with a Committee Substitute and two floor amendments.

Withholding Union Dues – Sen. Mills. SB 142 requires an authorization for withholding union dues from an employee’s paycheck. It has been assigned to Economic Development, Tourism and Labor.

Appeals for Violating Drug-Free Policy – Sen. Higdon. SB 144 requires public employers to have an appeals process for an employee who violates a drug-free policy using legal industrial products. It has been assigned to the Committee on Committees.

Workers’ Compensation Liability – Sen. Higdon. SB 157 provides that contractors shall not be liable for payment of compensation to subcontractors with no employees who are not subject to KRS Chapter 342. It has been assigned to the Economic Development, Tourism and Labor.

Wage Discrimination – Sen. McGarvey. SB 232 would make an employer only have to have one employee to be subject to the wage discrimination requirements, require no wage discrimination for what has been paid to current or past employees and prohibit an employer from discriminating against an employee for discussing wages. It has been assigned to Economic Development, Tourism and Labor.

Employee Contracts – Sen. McGarvey. SB 235 would define “covenant not to compete” and “low-wage employee;” provide that an employer shall not require a low-wage employee to enter into a covenant not to compete. It has been assigned to Economic Development, Tourism and Labor.

Prevailing Wage – Sen. Yates. SB 13 would create a prevailing wage law for all public works projects. It has been assigned to the Committee on Committees.

Discrimination Against Smokers – Sen. Schickel. SB 258 would remove protections against employment discrimination based on an individual's status as a smoker or nonsmoker. It has been assigned to Judiciary.

Minimum Wage for Essential Employees – Sen. McGarvey. SB 284 would remove protections against employment discrimination based on an individual's status as a smoker or nonsmoker. It has been assigned to Economic Development, Tourism and Labor.

Attached please find a spreadsheet summarizing the status of bills we are tracking on your behalf. Please do not hesitate to contact us with any questions you may have.