1 AN ACT relating to wages.

(c)

## Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 337.010 is amended to read as follows:
- 4 (1) As used in this chapter, unless the context requires otherwise:
- 5 (a) "Commissioner" means the commissioner of the Department of Workplace
  6 Standards under the direction and supervision of the secretary of the Labor
  7 Cabinet;
  - (b) "Department" means the Department of Workplace Standards in the Labor Cabinet;
    - 1. "Wages" includes any compensation due to an employee by reason of his or her employment, including salaries, commissions, vested vacation pay, overtime pay, severance or dismissal pay, earned bonuses, and any other similar advantages agreed upon by the employer and the employee or provided to employees as an established policy. The wages shall be payable in legal tender of the United States, checks on banks, direct deposits, or payroll card accounts convertible into cash on demand at full face value, subject to the allowances made in this chapter. However, an employee may not be charged an activation fee and the payroll card account shall provide the employee with the ability, without charge, to make at least one (1) withdrawal per pay period for any amount up to and including the full account balance.
    - 2. For the purposes of calculating hourly wage rates for scheduled overtime for professional firefighters, as defined in KRS 95A.210(5), "wages" shall not include the distribution to qualified professional firefighters by local governments of supplements received from the Firefighters Foundation Program Fund. For the purposes of calculating hourly wage rates for unscheduled overtime for professional firefighters, as defined in

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1			KRS 95A.210(6), "wages" shall include the distribution to qualified
2			professional firefighters by local governments of supplements received
3			from the Firefighters Foundation Program Fund;
4		(d)	"Employer" is any person, either individual, corporation, partnership, agency,
5			or firm who employs an employee and includes any person, either individual,
6			corporation, partnership, agency, or firm acting directly or indirectly in the
7			interest of an employer in relation to an employee; and
8		(e)	"Employee" is any person employed by or suffered or permitted to work for an
9			employer, except that:
10			1. Notwithstanding any voluntary agreement entered into between the
11			United States Department of Labor and a franchisee, neither a franchisee
12			nor a franchisee's employee shall be deemed to be an employee of the
13			franchisor for any purpose under this chapter; and
14			2. Notwithstanding any voluntary agreement entered into between the
15			United States Department of Labor and a franchisor, neither a franchisor
16			nor a franchisor's employee shall be deemed to be an employee of the
17			franchisee for any purpose under this chapter.
18			For purposes of this paragraph, "franchisee" and "franchisor" have the same
19			meanings as in 16 C.F.R. sec. 436.1.
20	(2)	As ı	used in KRS 337.275 to 337.325, 337.345, and 337.385 to 337.405, unless the
21		cont	ext requires otherwise:
22		(a)	"Employee" is any person employed by or suffered or permitted to work for an
23			employer, but shall not include:
24			1. Any individual employed in agriculture;
25			2. Any individual employed in a bona fide executive, administrative,
26			supervisory, or professional capacity, or in the capacity of outside
27			salesman, or as an outside collector as the terms are defined by

1		administrative regulations of the commissioner;
2	3.	Any individual employed by the United States;
3	4.	Any individual employed in domestic service in or about a private home
4		The provisions of this section shall include individuals employed in
5		domestic service in or about the home of an employer where there is
6		more than one (1) domestic servant regularly employed;
7	5.	Any individual classified and given a certificate by the commissioner
8		showing a status of learner, apprentice, worker with a disability
9		sheltered workshop employee, and student under administrative
10		procedures and administrative regulations prescribed and promulgated
11		by the commissioner. This certificate shall authorize employment at the
12		wages, less than the established fixed minimum fair wage rates, and for
13		the period of time fixed by the commissioner and stated in the certificate
14		issued to the person;
15	6.	Employees of retail stores, service industries, hotels, motels, and
16		restaurant operations whose average annual gross volume of sales made
17		for business done is less than <u>five hundred thousand dollars</u>
18		(\$500,000) [ninety-five thousand dollars (\$95,000)] for the five (5)
19		preceding years exclusive of excise taxes at the retail level or if the
20		employee is the parent, spouse, child, or other member of his or her
21		employer's immediate family;
22	7.	Any individual employed as a baby-sitter in an employer's home, or ar
23		individual employed as a companion by a sick, convalescing, or elderly
24		person or by the person's immediate family, to care for that sick
25		convalescing, or elderly person and whose principal duties do no
26		include housekeeping;
27	8.	Any individual engaged in the delivery of newspapers to the consumer;

1		9.	Any individual subject to the provisions of KRS Chapters 7, 16, 27A,
2			30A, and 18A provided that the secretary of the Personnel Cabinet shall
3			have the authority to prescribe by administrative regulation those
4			emergency employees, or others, who shall receive overtime pay rates
5			necessary for the efficient operation of government and the protection of
6			affected employees;
7		10.	Any employee employed by an establishment which is an organized
8			nonprofit camp, religious, or nonprofit educational conference center, if
9			it does not operate for more than two hundred ten (210) days in any
10			calendar year;
11		11.	Any employee whose function is to provide twenty-four (24) hour
12			residential care on the employer's premises in a parental role to children
13			who are primarily dependent, neglected, and abused and who are in the
14			care of private, nonprofit childcaring facilities licensed by the Cabinet
15			for Health and Family Services under KRS 199.640 to 199.670; or
16		12.	Any individual whose function is to provide twenty-four (24) hour
17			residential care in his or her own home as a family caregiver and who is
18			approved to provide family caregiver services to an adult with a
19			disability through a contractual relationship with a community board for
20			mental health or individuals with an intellectual disability established
21			under KRS 210.370 to 210.460, or is certified or licensed by the Cabinet
22			for Health and Family Services to provide adult foster care;
23	(b)	"Agı	riculture" means farming in all its branches, including cultivation and
24		tillag	ge of the soil; dairying; production, cultivation, growing, and harvesting of
25		any	agricultural or horticultural commodity; raising of livestock, bees,
26		furbe	earing animals, or poultry; and any practice, including any forestry or

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lumbering operations, performed on a farm in conjunction with farming

operations, including preparation and delivery of produce to storage, to market, or to carriers for transportation to market;

- 3 (c) "Gratuity" means voluntary monetary contribution received by an employee 4 from a guest, patron, or customer for services rendered;
  - (d) "Tipped employee" means any employee engaged in an occupation in which he or she customarily and regularly receives more than thirty dollars (\$30) per month in tips; and
- 8 (e) "U.S.C." means the United States Code.

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- 9 → Section 2. KRS 337.275 is amended to read as follows:
- 10 Except as may otherwise be provided by this chapter, every employer shall pay to (1) 11 each of his or her employees wages at a rate of not less than [five dollars and 12 eighty five cents (\$5.85) an hour beginning on June 26, 2007, not less than six 13 dollars and fifty five cents (\$6.55) an hour beginning July 1, 2008, and not less than 14 seven dollars and twenty-five cents (\$7.25) an hour beginning July 1, 2009, not 15 less than eight dollars and twenty cents (\$8.20) an hour beginning on July 1, 16 2018, not less than nine dollars and fifteen cents (\$9.15) an hour beginning on 17 July 1, 2019, not less than ten dollars and ten cents (\$10.10) an hour beginning on July 1, 2020, not less than eleven dollars (\$11.00) an hour beginning on July 18 19 1, 2021, not less than twelve dollars and five cents (\$12.05) an hour on July 1, 20 2022, not less than thirteen dollars and ten cents (\$13.10) an hour on July 1, 21 2023, not less than thirteen dollars and ninety-five cents (\$13.95) an hour on July 22 1, 2024, and not less than fifteen dollars (\$15) an hour on July 1, 2025. If the 23 federal minimum hourly wage as prescribed by 29 U.S.C. sec. 206(a)(1) is increased 24 in excess of the minimum hourly wage in effect under this subsection, the minimum 25 hourly wage under this subsection shall be increased to the same amount, effective 26 on the same date as the federal minimum hourly wage rate. If the state minimum 27 hourly wage is increased to the federal minimum hourly wage, it shall include only

the federal minimum hourly rate prescribed in 29 U.S.C. sec. 206(a)(1) and shall not
include other wage rates or conditions, exclusions, or exceptions to the federal
minimum hourly wage rate. In addition, the increase to the federal minimum hourly
wage rate does not extend or modify the scope or coverage of the minimum wage
rate required under this chapter.
Notwithstanding the provisions of subsection (1) of this section, for any employee
engaged in an occupation in which he or she customarily and regularly receives
more than thirty dollars (\$30) per month in tips from patrons or others, the employer
may pay as a minimum not less than two dollars and thirteen cents (\$2.13) an hour
beginning on the effective date of this Act, not less than three dollars and five
cents (\$3.05) an hour beginning on July 1, 2019, not less than three dollars and
ninety-five cents (\$3.95) an hour beginning on July 1, 2020, and not less than
four dollars and ninety cents (\$4.90) an hour beginning in July 1, 2021. If [the
hourly wage rate required to be paid a tipped employee under] the federal minimum
hourly wage[ law] as prescribed by 29 U.S.C. sec. 203 is increased in excess of the
minimum hourly wage in effect under this subsection, the minimum hourly wage
under this subsection shall be increased to the same amount, effective on the
same date as the federal minimum hourly wage rate. The employer shall establish
by his or her records that for each week where credit is taken, when adding tips
received to wages paid, not less than the minimum rate prescribed in subsection (1)
of this section[29 U.S.C. sec. 203] was received by the employee. No employer
shall use all or part of any tips or gratuities received by employees toward the
payment of the statutory minimum hourly wage as required by subsection (1) of this
section[29 U.S.C. sec. 203]. Nothing, however, shall prevent employees from
entering into an agreement to divide tips or gratuities among themselves.
Nothing in this chapter shall be construed to restrict the power of any city,

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