1	AN ACT relating to veterans.					
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:					
3		→ Section 1. KRS 40.317 is amended to read as follows:				
4	The-	<u>The</u> [No later than June 30, 2008, the] Kentucky Department of Veterans' Affairs shall				
5	emp	employ no <u>more[fewer]</u> than five (5) veterans' benefits regional administrators and no				
6	fewe	wer than twenty (20) veterans' benefits field representatives.				
7	(1)	The duties of a veterans' benefits regional administrator shall include but not be				
8		limited to supervision of veterans' benefits field representatives in an assigned				
9		region[and representation of veterans in administrative hearings and before the				
10		Board of Veterans' Appeals].				
11	(2)	The duties of a veterans' benefits field representative shall include but not be limited				
12		to providing assistance to veterans and their dependents with initiation, preparation,				
13		documentation, and adjudication of claims to benefits under federal, state, or local				
14		laws.				
15		→ Section 2. KRS 40.325 is amended to read as follows:				
16	(1)	As used in this section, "nurse aide" means an individual who has successfully				
17		completed the nurse aide training and competency evaluation program and may				
18		include a nursing student, medication aide, or a person employed through a				
19		nursing pool who provides nursing or nursing-related services to a resident in a				
20		nursing facility, excluding:				
21		(a) An individual who is a licensed health professional;				
22		(b) A volunteer who provides the nursing or nursing-related services without				
23		monetary compensation; or				
24		(c) A person who is hired by the resident or family to sit with the resident and				
25		who does not perform nursing or nursing-related services.				
26	<u>(2)</u>	There shall be established and maintained in the Commonwealth of Kentucky state				
27		veterans' nursing homes to provide long-term care to veterans who are residents of				

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1	Kentucky.							
2	<u>(3)</u> [(2)]	There is created the Office of Kentucky Veterans' Centers within the						
3	Depa	artment of Veterans' Affairs. The office shall be headed by an executive director						
4	appo	appointed pursuant to KRS 12.050. The office shall operate the Kentucky state						
5	veter	veterans' nursing homes. The Department of Veterans' Affairs may promulgate any						
6	admi	administrative regulations necessary to operate the homes in compliance with						
7	appli	applicable state and federal statutes and regulations.						
8	<u>(4)</u> [(3)]	The Department of Veterans' Affairs may seek federal and private funding for						
9	the o	construction or renovation, and operation of Kentucky state veterans' nursing						
10	hom	es.						
11	<u>(5)</u> [(4)]	The executive director of the Office of Kentucky Veterans' Centers, with the						
12	appr	oval of the commissioner of the Department of Veterans' Affairs, may contract						
13	to hi	re licensed nurses and nurse aides in order to provide needed long-term care of						
14	vete	rans in residence at state veterans' nursing homes, and those contracts shall not						
15	be su	abject to KRS 45A.550 to 45A.554 or 45A.690 to 45A.725.						
16	→ Se	ection 3. KRS 45A.690 is amended to read as follows:						
17	(1) As u	sed in KRS 45A.690 to 45A.725:						
18	(a)	"Committee" means the Government Contract Review Committee of the						
19		Legislative Research Commission;						
20	(b)	"Contracting body" means each state board, bureau, commission, department,						
21		division, authority, university, college, officer, or other entity, except the						
22		Legislature, authorized by law to contract for personal services. "Contracting						
23		body" includes the Tourism Development Finance Authority with regard to						
24		tax incentive agreements;						
25	(c)	"Governmental emergency" means an unforeseen event or set of						
26		circumstances that creates an emergency condition as determined by the						

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committee by promulgation of an administrative regulation;

27

(d) "Memorandum of agreement" means any memorandum of agreement, memorandum of understanding, program administration contract, interlocal agreement to which the Commonwealth is a party, privatization contract, or similar device relating to services between a state agency and any other governmental body or political subdivision of the Commonwealth or entity qualified as nonprofit under 26 U.S.C. sec. 501(c)(3) not authorized under KRS Chapter 65 that involves an exchange of resources or responsibilities to carry out a governmental function. It includes agreements by regional cooperative organizations formed by local boards of education or other public educational institutions for the purpose of providing professional educational services to the participating organizations and agreements with Kentucky Distinguished Educators pursuant to KRS 158.782. This definition does not apply to:

- 1. Agreements between the Transportation Cabinet and any political subdivision of the Commonwealth for road and road-related projects;
- Agreements between the Auditor of Public Accounts and any other governmental agency or political subdivision of the Commonwealth for auditing services;
- 3. Agreements between state agencies as required by federal or state law;
- 4. Agreements between state agencies and state universities or colleges only when the subject of the agreement does not result in the use of an employee or employees of a state university or college by a state agency to fill a position or perform a duty that an employee or employees of state government could perform if hired, and agreements between state universities or colleges and employers of students in the Commonwealth work-study program sponsored by the Kentucky Higher Education Assistance Authority;

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1		5. Agreements involving child support collections and enforcement;
2		6. Agreements with public utilities, providers of direct Medicaid health
3		care to individuals except for any health maintenance organization or
4		other entity primarily responsible for administration of any program or
5		system of Medicaid managed health care services established by law or
6		by agreement with the Cabinet for Health and Family Services, and
7		transit authorities;
8		7. Nonfinancial agreements;
9		8. Any obligation or payment for reimbursement of the cost of corrective
10		action made pursuant to KRS 224.60-140;
11		9. Exchanges of confidential personal information between agencies;
12		10. Agreements between state agencies and rural concentrated employment
13		programs; or
14		11. Any other agreement that the committee deems inappropriate for
15		consideration;
16	(e)	"Motion picture or entertainment production" means the same as defined in
17		KRS 148.542;
18	(f)	"Multicontract" means a group of personal service contracts between a
19		contracting body and individual vendors providing the same or substantially
20		similar services to the contracting body that, for purposes of the committee,
21		are treated as one (1) contract;
22	(g)	"Nurse aide" means an individual who has successfully completed the
23		nurse aide training and competency evaluation program and may include a
24		nursing student, medication aide, or a person employed through a nursing
25		pool who provides nursing or nursing-related services to a resident in a
26		nursing facility, excluding:
27		(a) An individual who is a licensed health professional;

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1		(b) A volunteer who provides the nursing or nursing-related services
2		without monetary compensation; or
3		(c) A person who is hired by the resident or family to sit with the resident
4		and who does not perform nursing or nursing-related services.
5	<u>(h)</u>	"Personal service contract" means an agreement whereby an individual, firm,
6		partnership, or corporation is to perform certain services requiring
7		professional skill or professional judgment for a specified period of time at a
8		price agreed upon. It includes all price contracts for personal services between
9		a governmental body or political subdivision of the Commonwealth and any
10		other entity in any amount. This definition does not apply to:
11		1. Agreements between the Department of Parks and a performing artist or
12		artists for less than five thousand dollars (\$5,000) per fiscal year per
13		artist or artists;
14		2. Agreements with public utilities, foster care parents, providers of direct
15		Medicaid health care to individuals except for any health maintenance
16		organization or other entity primarily responsible for administration of
17		any program or system of Medicaid managed health care services
18		established by law or by agreement with the Cabinet for Health and
19		Family Services, individuals performing homemaker services, and
20		transit authorities;
21		3. Agreements between state universities or colleges and employers of
22		students in the Commonwealth work study program sponsored by the
23		Kentucky Higher Education Assistance Authority;
24		4. Agreements between a state agency and rural concentrated employment
25		programs;
26		5. Agreements between the State Fair Board and judges, officials, and
27		entertainers contracted for events promoted by the State Fair Board;

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1		6.	Agreements between the Department of Public Advocacy and attorneys
2			for the representation of indigent clients who are entitled to
3			representation under KRS Chapter 31 and who, by reason of conflict or
4			otherwise, cannot be represented by the department, subject to quarterly
5			reports of all such agreements to the committee;
6		7.	Agreements between the Office of Kentucky Veterans' Centers and
7			licensed nurses and nurse aides in order to provide critically needed
8			long-term care to Kentucky veterans who are residents in state veterans
9			nursing homes pursuant to KRS 40.325; or
10		8.	Any other contract that the committee deems inappropriate for
11			consideration;
12		<u>(i)</u> [(h)]	"Tax incentive agreement" means an agreement executed under KRS
13		148	.546; and
14		<u>(j)</u> [(i)]	"Tourism Development Finance Authority" means the authority
15		esta	blished by KRS 148.850.
16	(2)	Complian	ice with the provisions of KRS 45A.690 to 45A.725 does not dispense
17		with the	requirements of any other law necessary to make the personal service
18		contract o	or memorandum of agreement valid.

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