1	AN ACT	relating to TVA in-lieu-of-tax payments, making an appropriation
2	therefor, and dec	claring an emergency.
3	Be it enacted by	the General Assembly of the Commonwealth of Kentucky:
4	→ Section	1. KRS 96.895 is amended to read as follows:
5	(1) As used in	this section, unless the context requires otherwise:
6	(a) ''Boo	ok value" means original cost unadjusted for depreciation as reflected
7	<u>in th</u>	e TVA's books of account;
8	(b) ''Dep	partment" means the Department for Local Government;
9	(c) "Fu	nd" means the regional development agency assistance fund
10	<u>estal</u>	blished in subsection (4) of this section;
11	(d) "Fu	nd-eligible county" means one (1) of Adair, Allen, Ballard, Barren,
12	<u>Bell,</u>	Butler, Caldwell, Calloway, Carlisle, Christian, Clinton, Cumberland,
13	<u>Edm</u>	onson, Fulton, Graves, Grayson, Harlan, Hart, Henderson, Hickman,
14	<u>Livii</u>	ngston, Logan, Lyon, Marshall, McCracken, McCreary, Metcalfe,
15	<u>Mon</u>	roe, Muhlenberg, Ohio, Russell, Simpson, Todd, Trigg, Union,
16	War	ren, Wayne, Webster, or Whitley Counties;
17	(e) ''Res	gional development agency" or "agency" means a local industrial
18	<u>deve</u>	lopment authority established under KRS 154.50-301 to 154.50-346 that
19	<u>is de</u>	signated by a fiscal court to receive a payment pursuant to this section;
20	<u>(f) "TV</u>	A'' means the Tennessee Valley Authority; and
21	(g) "TV	A property" means land owned by the United States and in the custody
22	of th	e TVA, together with improvements that have a fixed situs on the land,
23	<u>inclu</u>	uding work in progress but excluding temporary construction facilities,
24	<u>if the</u>	ese improvements either:
25	<u>1.</u>	Were in existence when title to the land on which they are situated was
26		acquired by the United States; or
2.7	2.	Are allocated by the TVA or determined by it to be allocable to nower.

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1	However, manufacturing machinery as interpreted by the department
2	for franchise tax determination; ash disposal systems; and coal
3	handling facilities, including railroads, cranes and hoists, and
4	crushing and conveying equipment, shall be excluded.
5	(2) Book value shall be determined, for purposes of applying this section, as of the
6	June 30 used by the TVA in computing the annual payment to the
7	Commonwealth that is subject to redistribution by the Commonwealth.
8	(3)[(1)] Except for payments made directly by the <u>TVA</u> [Tennessee Valley Authority]
9	to counties, the total fiscal year payment received by the Commonwealth of
10	Kentucky from the <u>TVA</u> [Tennessee Valley Authority], as authorized by Section 13
11	of the Tennessee Valley Authority Act, as amended, shall be prorated thirty percent
12	(30%) to the general fund of the Commonwealth and seventy percent (70%) among
13	counties, cities, and school districts, as provided in subsections (6) and
14	(7)[subsection (2)] of this section.
15	(4) (a) The regional development agency assistance fund is hereby established in
16	the State Treasury.
17	(b) The fund shall be administered by the department for the purpose of
18	providing funding to agencies that are designated to receive funding in a
19	given fiscal year by the fiscal court of each fund-eligible county through the
20	Regional Development Agency Assistance Program established in Section 2
21	of this Act.
22	(c) The fund shall only receive the moneys transferred from the general fund
23	pursuant to subsection (5) of this section.
24	(d) Notwithstanding KRS 45.229, any moneys remaining in the fund at the
25	close of the fiscal year shall not lapse but shall be carried forward into the
26	succeeding fiscal year. Any interest earnings of the fund shall become a
27	part of the fund and shall not lapse.

(5) For fiscal years beginning on or after July 1, 2018, a portion of the total fiscal

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2	year payment received by the Commonwealth that is allocated to the general fund
3	shall be transferred from the general fund to the regional development agency
4	assistance fund established in subsection (4) of this section. This portion shall be
5	equal to:
6	(a) In fiscal year 2018-2019, two million dollars (\$2,000,000);
7	(b) In fiscal year 2019-2020, four million dollars (\$4,000,000); and
8	(c) In each fiscal year, beginning with the 2020-2021 fiscal year, six million
9	<u>dollars (\$6,000,000).</u>
10	$(\underline{6})$ The payment to each county, city, and school district shall be determined by
11	the proportion that the book value of <u>TVA</u> [Tennessee Valley Authority] property in
12	such taxing district, multiplied by the current tax rate, bears to the total of the book
13	values of <u>TVA</u> [Tennessee Valley Authority] property in all such taxing districts in
14	the Commonwealth, multiplied by their respective tax rates. [, provided,] However,
15	for purposes of this calculation, each public school district[for the purposes of this
16	calculation] shall have <u>its[their]</u> tax rate increased by thirty cents (\$0.30).
17	(7) (3)] As soon as practicable after the amount of payment to be made to the
18	Commonwealth[of Kentucky] is finally determined by the <u>TVA</u> [Tennessee Valley
19	Authority], the [Kentucky] department [of Revenue] shall determine the book value
20	of <u>TVA</u> [Tennessee Valley Authority] property in each county, city, and school
21	district and shall prorate the payments allocated to counties, cities, and school
22	districts under subsection (3) of this section [total payments received from the
23	Tennessee Valley Authority, except payments received directly from the Tennessee
24	Valley Authority,] among the distributees as provided in subsection (6)[(2)] of this
25	section. The department[of Revenue] shall certify the payment due each taxing
26	district to the Finance and Administration Cabinet which shall make the payment to
27	such district.

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1	(8)	In each fiscal year, after the department has calculated the prorated payment
2		amount that is due to each county pursuant to subsection (7) of this section, the
3		department shall then make a written request to the fiscal court of each fund-
4		eligible county for the name and address of the agency the fiscal court designates
5		to receive a payment from the fund pursuant to subsection (5) of this section.
6	<u>(9)</u>	Within sixty (60) days of the date of the department's request, each fiscal court
7		shall designate in writing one (1) agency that shall receive a share of the total
8		amount of funds transferred to the fund in that fiscal year pursuant to subsection
9		(5) of this section. Each agency's share shall be calculated as the total amount of
10		funds transferred to the fund in that fiscal year divided by the total number of
11		agencies designated to receive funds by fiscal courts of fund-eligible counties.
12		Once the amount is determined by the department, the payment shall be paid by
13		the Finance and Administration Cabinet directly to the designated agency. No
14		amount shall be taken from the fund to pay administrative expenses by the
15		department.
16	<u>(10)</u>	If a fiscal court does not respond to the department within sixty (60) days of the
17		date of the department's request, the payment otherwise due to an agency
18		designated by that fiscal court shall be reallocated equally among the agencies
19		that have been designated to receive payments by the other fiscal courts.
20	(11)	All agencies receiving funds under this section shall provide a written report
21		annually, no later than October 1, to the fiscal court that designated it for
22		payment and to the Interim Joint Committee on Appropriations and Revenue.
23		The report shall describe how the funds were expended and the results of the use
24		of funds in terms of economic development and job creation.
25	[(4)	As used in subsections (2) and (3) of this section, "Tennessee Valley Authority
26		Property" means land owned by the United States and in the custody of the
27		Tennessee Valley Authority, together with such improvements (including work in

1	progress but excluding temporary construction facilities) as have a fixed situs
2	thereon if and to the extent that such improvements either:
3	(a) Were in existence when title to the land on which they are situated was
4	acquired by the United States; or
5	(b) Are allocated by the Tennessee Valley Authority or determined by it to be
6	allocable to power; provided, however, that manufacturing machinery as
7	interpreted by the Department of Revenue for franchise tax determination
8	shall be excluded along with ash disposal systems and, coal handling
9	facilities, including railroads, cranes and hoists, crushing and conveying
10	equipment. As used in said subsections "book value" means original cost
11	unadjusted for depreciation as reflected in Tennessee Valley Authority's books
12	of account. "Book value" shall be determined, for purposes of applying said
13	subsections, as of the June 30 used by the Tennessee Valley Authority in
14	computing the annual payment to the Commonwealth which is subject to
15	redistribution by the Commonwealth.]
16	(12) $[(5)]$ This section shall be applicable to all payments received after <u>the effective</u>
17	<u>date of this Act</u> [September 30, 1985,] from the <u>TVA</u> [Tennessee Valley Authority]
18	under Section 13 of the Tennessee Valley Authority Act as amended.
19	→SECTION 2. A NEW SECTION OF KRS CHAPTER 96 IS CREATED TO
20	READ AS FOLLOWS:
21	(1) A Regional Development Agency Assistance Program is established to consist of
22	a system of grants to agencies designated by fiscal courts of counties designated
23	in Section 1 of this Act. Grants shall be administered by the Department for Local
24	Government.
25	(2) (a) Grants obtained under this program shall be used for:
26	1. Economic development and job creation activities that the agency is
27	empowered to undertake in that county;

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1		2. Acquiring federal, state, or private matching funds to the extent
2		possible; and
3		3. Debt service for approved projects.
4		(b) Grants obtained under this program shall not be used for salaries or
5		consulting fees.
6	<u>(3)</u>	Applications for grants from funds provided for in Section 1 of this Act shall be
7		made by the legislative bodies of one (1) or more counties entitled to receive
8		money from the regional development agency assistance fund.
9	<u>(4)</u>	The Department for Local Government shall review and approve grant
10		applications from counties for agencies that operate in, or serve the interest of,
11		the county whose fiscal court designated it to receive funding. Multiple counties
12		may also submit a joint application requesting that part of their allotted funds be
13		directed to an agency for a project that affects the counties.
14	<u>(5)</u>	By October 1 of each year, the commissioner of the Department for Local
15		Government shall provide, in writing, to each the Governor and the Legislative
16		Research Commission a listing of all applications for grants received pursuant to
17		this section since the last report, a listing of all grants awarded, the amount of the
18		award, the recipient agency, and the related project.
19	<u>(6)</u>	The Department for Local Government shall require that any funds granted
20		under this section include an agreement that the recipient agency shall certify
21		that the funds were expended for the purpose intended. The department shall
22		determine whether the certification should be an independent annual audit or an
23		internal certification, taking into account the size of the agency and the financial
24		burden an independent annual audit may impose on the agency. In the case of an
25		independent annual audit, the audit report shall include a certification that the
26		funds were expended for the purpose intended. A copy of the audit or certification
27		of compliance shall be forwarded to the Department for Local Government

1 within eighteen (18) months after the end of the fiscal year.

- 2 → Section 3. Whereas economic development and job creation initiatives at the
- 3 local level are of vital importance to the improvement of the quality of life for all
- 4 Kentuckians, and increased funding is greatly needed to support those initiatives as soon
- 5 as possible, an emergency is declared to exist, and this Act takes effect upon its passage
- 6 and approval by the Governor or upon its otherwise becoming a law.