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1		AN ACT relating to environmental audits.				
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:					
3		→SECTION 1. A NEW SECTION OF KRS CHAPTER 77 IS CREATED TO				
4	REA	AD AS FOLLOWS:				
5	<u>(1)</u>	As used in this section, "environmental audit" has the same meaning as in				
6		Section 2 of this Act.				
7	(2)	Any person or facility subject to the requirements of this chapter or the rules,				
8		orders, or administrative regulations promulgated hereunder that performs or				
9		causes the performance of an environmental audit that complies with the				
10		requirements of Section 2 of this Act shall be entitled to all of the benefits,				
11		privileges, and protections afforded by that section.				
12		Section 2. KRS 224.1-040 is amended to read as follows:				
13	(1)	As used in this section:				
14		(a) "Environmental audit" means a voluntary, internal, and comprehensive				
15		evaluation of one (1) or more facilities or an activity at one (1) or more				
16		facilities regulated under KRS Chapter 77 or this chapter, or federal, regional,				
17		or local counterparts or extensions thereof, or of management systems related				
18		to that facility or activity, that is designed to identify and prevent				
19		noncompliance and to improve compliance with statutory or regulatory				
20		requirements. An environmental audit may be conducted by the owner or				
21		operator, by the owner's or operator's employees, or by independent				
22		contractors.				
23		(b) "Environmental audit report" means a set of documents, each labeled				
24		"environmental audit report: privileged document" and prepared as a result of				
25		an environmental audit. An environmental audit report may include field				
26		notes and records of observations, findings, suggestions, conclusions, drafts,				
27		memoranda, drawings, photographs, computer-generated or electronically				

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1		recorded information, maps, charts, graphs, and surveys, provided the
2		supporting information is collected or developed for the primary purpose and
3		in the course of an environmental audit. An environmental audit report, when
4		completed, shall have three (3) components:
5		1. An audit report prepared by an auditor, which shall include the scope
6		and date of the audit and the information gained in the audit together
7		with exhibits and appendices, and may include conclusions and
8		recommendations;
9		2. Memoranda and documents analyzing part or all of the audit report and
10		discussing implementation issues; and
11		3. An audit implementation plan that addresses correcting past
12		noncompliance, improving current compliance, and preventing future
13		noncompliance.
14	(c)	"Voluntary disclosure" means the prompt reporting to the air pollution
15		control district established under KRS Chapter 77 by the owner or operator
16		of a facility of the voluntary discovery of a violation of KRS Chapter 77 or
17		any rules, orders, or administrative regulations promulgated pursuant
18		thereto, or to the cabinet by the owner or operator of a facility of the
19		voluntary discovery of a violation of this chapter or the administrative
20		regulations promulgated pursuant thereto prior to:
21		1. The commencement of a federal, state, or local agency inspection or
22		investigation, or the issuance by that agency of an information request to
23		the owner or operator of the facility;
		2. The filing of a notice of a citizen suit filed under federal or state law;
24		
24 25		3. The filing of a complaint by a third party;
		 The filing of a complaint by a third party; The reporting to a federal, state, or local agency of the violation by an

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1			5.	The imminent discovery of the violation by a regulatory agency.	
2		(d)	"Vo	luntary discovery" means the discovery of a violation of <u>KRS Chapter 77</u>	
3		or this chapter or the administrative regulations promulgated pursuant thereto			
4		by the owner or operator of a facility if:			
5			1.	The violation was discovered by an environmental audit; and	
6			2.	The violation was not identified through a legally mandated monitoring	
7				or sampling requirement prescribed by statute, administrative regulation,	
8				permit, judicial or administrative order, agreed order, consent decree, or	
9				plea bargain.	
10	(2)	In o	rder 1	to encourage owners and operators of facilities and persons conducting	
11		othe	r acti	vities regulated under <u>KRS Chapter 77 or</u> this chapter, or its federal,	
12		regional, or local counterparts or extensions, both to conduct voluntary internal			
13		envi	ronm	ental audits of their compliance programs and management systems and to	
14		asse	ss an	d improve compliance with statutory and regulatory requirements, an	
15		envi	ronm	ental audit privilege is created to protect the confidentiality of	
16		com	muni	cations relating to voluntary internal environmental audits.	
17	(3)	An	enviro	onmental audit report shall be privileged and shall not be admissible as	
18		evid	ence i	in any civil or administrative proceeding, except as provided in subsection	
19		(4) c	of this	section.	
20	(4)	The privilege described in subsection (3) of this section does not apply to the extent			
21		that:			
22		(a)	It is	waived expressly or waived by implication by the owner or operator of a	
23			facil	lity or persons conducting an activity that prepared or caused to be	
24			prep	pared the environmental audit report;	
25		(b)	The	owner or operator of a facility or person conducting an activity seeks to	
26			intro	oduce an environmental audit report as evidence. Seeking to introduce any	
27			part	of the report shall constitute waiver of the privilege described in	

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-			Subsection (5) of this section for the online report,
2		(c)	In a civil or administrative proceeding, a court of record, after a private
3			review consistent with the Kentucky Rules of Civil Procedure, shall require
4			disclosure of material for which the privilege described in subsection (3) of
5			this section is asserted, if the court determines that:
6			1. The privilege is asserted for a fraudulent purpose;
7			2. The material is not subject to the privilege; or
8			3. Even if subject to the privilege, the material shows evidence of
9			noncompliance with KRS Chapter 77 or this chapter, or with the
10			federal, regional, or local counterparts or extensions thereof, and
11			appropriate efforts to achieve compliance were not promptly initiated
12			and pursued with reasonable diligence.
13		(d)	A party asserting the environmental audit privilege in subsection (3) of this
14			section has the burden of proving the privilege, including, if there is evidence
15			of noncompliance with KRS Chapter 77 or this chapter, or the federal,
16			regional, or local counterparts or extensions thereof, proof that appropriate
17			efforts to achieve compliance were promptly initiated and pursued with
18			reasonable diligence. A party seeking disclosure under subsection (4)(c)1. of
19			this section has the burden of proving that the privilege is asserted for a
20			fraudulent purpose.
21	(5)	The	privilege described in subsection (3) of this section shall not extend to:
22		(a)	Documents, communications, data, reports, or other information required to
23			be collected, developed, maintained, reported, or made available to the public
24			or a regulatory agency pursuant to KRS Chapter 77 or this chapter, or
25			administrative regulations promulgated pursuant thereto, or other federal,
26			state, or local law, ordinance, regulation, permit, or order, and any
27			information developed relating to any release subject to KRS 224.1-400(19);

subsection (3) of this section for the entire report;

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- (b) Information obtained by observation, sampling, or monitoring by any
 regulatory agency;
- 3 (c) Information obtained from a source independent of the environmental audit;
 4 or
- 5 (d) Any criminal proceeding.
- 6 (6) Nothing in this section shall limit, waive, or abrogate the scope or nature of any
 7 statutory or common-law privilege, including the work-product doctrine and the
 8 attorney-client privilege.
- 9 (7) Nothing in this section shall limit, waive, or abrogate any reporting requirement in
 10 accordance with *KRS Chapter 77 or* this chapter or permit conditions.
- 11 (8) The cabinet shall not seek a civil penalty against a facility for a violation of this
 12 chapter or the administrative regulations promulgated pursuant thereto <u>and an air</u>
 13 <u>pollution control district shall not seek a civil penalty against a facility for a</u>
 14 <u>violation of KRS Chapter 77 or the rules, orders, or administrative regulations</u>
 15 promulgated pursuant thereto if:
- 16 (a) The owner or operator has made voluntary disclosure to the cabinet <u>or the air</u>
 17 *pollution control district* of the voluntary discovery of the violation;
- (b) The owner or operator has corrected the violation within sixty (60) days of
 voluntary discovery, unless a shorter period of time is necessary to protect
 human health, safety, or the environment, or the cabinet or the air pollution
 control district determines that a longer period of time is necessary to correct
 the violation and approves a longer period of time and the owner or operator
 is taking the steps necessary to correct the violation as soon as possible;
- (c) The owner or operator has agreed in writing to take steps to prevent a
 recurrence of the violation;
- 26 (d) The specific violation, or closely related violation;
- 27
- 1. Has not occurred within the past three (3) years at the facility;

1			2.	Is not part of a pattern of violations of federal, state, or local law
2				occurring within the past five (5) years <u>at a facility or facilities owned</u>
3				or operated by the same entity, as identified in a judicial or
4				administrative order, consent agreement, or agreed order, complaint,
5				notice of violation, conviction, or plea agreement; and
6			3.	Is not an act or omission for which the facility has received penalty
7				mitigation from a federal, state, or local agency;
8		(e)	The	violation is not one which resulted in serious actual harm, or presented an
9			imm	inent and substantial endangerment to human health or the environment,
10			or v	iolated the terms of a judicial or administrative order, consent decree or
11			agre	ed order, or plea agreement;
12		(f)	The	violation is not one which resulted in significant economic benefit which
13			give	s to the violator a clear advantage over its business competitors; and
14		(g)	The	owner or operator of the facility cooperates as requested by the cabinet or
15			the	air pollution control district and provides information as necessary to
16			dete	rmine the applicability of this section.
17	(9)	The	cond	ition contained in subsection (8)(f) of this section shall not apply to
18		volu	ntary	disclosures made prior to June 21, 2001.
19	(10)	Notł	ning i	n this section shall be construed to abridge the right of any person to
20		reco	ver ac	ctual damages resulting from any violation.

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