1		AN	ACT relating to the expenses paid with Paycheck Protection Program loans.		
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:				
3		→ S	ection 1. KRS 141.017 is amended to read as follows:		
4	(1)	(a)	All deductions allowed by this chapter shall be limited to amounts directly or		
5			indirectly allocable to income subject to taxation under the provisions of this		
6			chapter.		
7		(b)	Any deduction directly or indirectly allocable to income which is either		
8			exempt from taxation or otherwise not taxed under this chapter shall not be		
9			allowed, with the exception of deductions taken in accordance with Pub. L.		
10			<u>No. 116-260, sec. 276</u> .		
11	(2)	Not	hing in this chapter shall be construed to permit the same item to be deducted		
12		mor	e than once.		
13		→ S	ection 2. KRS 141.019 is amended to read as follows:		
14	[For	: taxal	ble years beginning on or after January 1, 2018, In the case of taxpayers other		
15	than	corp	orations:		
16	(1)	Adj	usted gross income shall be calculated by subtracting from the gross income of		
17		thos	e taxpayers the deductions allowed individuals by Section 62 of the Internal		
18		Rev	enue Code and adjusting as follows:		
19		(a)	Exclude income that is exempt from state taxation by the Kentucky		
20			Constitution and the Constitution and statutory laws of the United States;		
21		(b)	Exclude income from supplemental annuities provided by the Railroad		
22			Retirement Act of 1937 as amended and which are subject to federal income		
23			tax by Pub. L. No. 89-699;		
24		(c)	Include interest income derived from obligations of sister states and political		
25			subdivisions thereof;		
26		(d)	Exclude employee pension contributions picked up as provided for in KRS		
27			6.505, 16.545, 21.360, 61.523, 61.560, 65.155, 67A.320, 67A.510, 78.610,		

1		and 161.5	540 upon a ruling by the Internal Revenue Service or the federal
2		courts tha	t these contributions shall not be included as gross income until such
3		time as the	e contributions are distributed or made available to the employee;
4	(e)	Exclude S	Social Security and railroad retirement benefits subject to federal
5		income ta	x;
6	(f)	Exclude a	ny money received because of a settlement or judgment in a lawsuit
7		brought a	gainst a manufacturer or distributor of "Agent Orange" for damages
8		resulting	from exposure to Agent Orange by a member or veteran of the
9		Armed Fo	orces of the United States or any dependent of such person who
10		served in	Vietnam;
11	(g)	1. a.	For taxable years beginning after December 31, 2005, but before
12			January 1, 2018, exclude up to forty-one thousand one hundred ten
13			dollars (\$41,110) of total distributions from pension plans, annuity
14			contracts, profit-sharing plans, retirement plans, or employee
15			savings plans; and
16		b.	For taxable years beginning on or after January 1, 2018, exclude
17			up to thirty-one thousand one hundred ten dollars (\$31,110) of
18			total distributions from pension plans, annuity contracts, profit-
19			sharing plans, retirement plans, or employee savings plans.
20		2. As u	ised in this paragraph:
21		a.	"Annuity contract" has the same meaning as set forth in Section
22			1035 of the Internal Revenue Code;
23		b.	"Distributions" includes but is not limited to any lump-sum
24			distribution from pension or profit-sharing plans qualifying for the
25			income tax averaging provisions of Section 402 of the Internal
26			Revenue Code; any distribution from an individual retirement
27			account as defined in Section 408 of the Internal Revenue Code;

1			and any disability pension distribution; and
2		c.	"Pension plans, profit-sharing plans, retirement plans, or employee
3			savings plans" means any trust or other entity created or organized
4			under a written retirement plan and forming part of a stock bonus,
5			pension, or profit-sharing plan of a public or private employer for
6			the exclusive benefit of employees or their beneficiaries and
7			includes plans qualified or unqualified under Section 401 of the
8			Internal Revenue Code and individual retirement accounts as
9			defined in Section 408 of the Internal Revenue Code;
10	(h)	1. a.	Exclude the portion of the distributive share of a shareholder's net
11			income from an S corporation subject to the franchise tax imposed
12			under KRS 136.505 or the capital stock tax imposed under KRS
13			136.300; and
14		b.	Exclude the portion of the distributive share of a shareholder's net
15			income from an S corporation related to a qualified subchapter S
16			subsidiary subject to the franchise tax imposed under KRS
17			136.505 or the capital stock tax imposed under KRS 136.300.
18		2. The	shareholder's basis of stock held in an S corporation where the S
19		corp	oration or its qualified subchapter S subsidiary is subject to the
20		franc	chise tax imposed under KRS 136.505 or the capital stock tax
21		impo	osed under KRS 136.300 shall be the same as the basis for federal
22		inco	me tax purposes;
23	(i)	Exclude i	ncome received for services performed as a precinct worker for
24		election tr	raining or for working at election booths in state, county, and local
25		primaries	or regular or special elections;
26	(j)	Exclude a	any capital gains income attributable to property taken by eminent
27		domain;	

1		(k)	1.	Exclude all income from all sources for members of the Armed Forces
2				who are on active duty and who are killed in the line of duty, for the year
3				during which the death occurred and the year prior to the year during
4				which the death occurred.
5			2.	For the purposes of this paragraph, "all income from all sources" shall
6				include all federal and state death benefits payable to the estate or any
7				beneficiaries;
8		(1)	Exc	lude all military pay received by members of the Armed Forces while on
9			activ	ve duty;
10		(m)	1.	Include the amount deducted for depreciation under 26 U.S.C. sec. 167
11				or 168; and
12			2.	Exclude the amounts allowed by KRS 141.0101 for depreciation;
13		(n)	Incl	ude the amount deducted under 26 U.S.C. sec. 199A; [and]
14		(o)	Igno	ore any change in the cost basis of the surviving spouse's share of property
15			own	ed by a Kentucky community property trust occurring for federal income
16			tax 1	purposes as a result of the death of the predeceasing spouse; and
17		<u>(p)</u>	For	taxable years beginning on or after January 1, 2020, in accordance
18			with	Pub. L. No. 116-260, sec. 276, exclude any deduction that is paid with
19			proc	eeds from a forgiven loan issued under the Paycheck Protection
20			<u>Pros</u>	gram; and
21	(2)	Net	incon	ne shall be calculated by subtracting from adjusted gross income all the
22		dedu	ection	s allowed individuals by Chapter 1 of the Internal Revenue Code, as
23		mod	ified	by KRS 141.0101, except:
24		(a)	Any	deduction allowed by 26 U.S.C. sec. 164 for taxes;
25		(b)	Any	deduction allowed by 26 U.S.C. sec. 165 for losses, except wagering
26			loss	es allowed under Section 165(d) of the Internal Revenue Code;
27		(c)	Any	deduction allowed by 26 U.S.C. sec. 213 for medical care expenses;

(1)	A 1 1 .*	11 11	OCTIO O	017.0	•
(d)	Any deduction	allowed by	726 H S C	sec 21/to	r moving expenses;
(u)	Tilly academon	anoweaby	20 C.S.C.	SCC. 21 / 10	i moving expenses,

- 2 (e) Any deduction allowed by 26 U.S.C. sec. 67 for any other miscellaneous deduction;
 - (f) Any deduction allowed by the Internal Revenue Code for amounts allowable under KRS 140.090(1)(h) in calculating the value of the distributive shares of the estate of a decedent, unless there is filed with the income return a statement that the deduction has not been claimed under KRS 140.090(1)(h);
 - (g) Any deduction allowed by 26 U.S.C. sec. 151 for personal exemptions and any other deductions in lieu thereof;
 - (h) Any deduction allowed for amounts paid to any club, organization, or establishment which has been determined by the courts or an agency established by the General Assembly and charged with enforcing the civil rights laws of the Commonwealth, not to afford full and equal membership and full and equal enjoyment of its goods, services, facilities, privileges, advantages, or accommodations to any person because of race, color, religion, national origin, or sex, except nothing shall be construed to deny a deduction for amounts paid to any religious or denominational club, group, or establishment or any organization operated solely for charitable or educational purposes which restricts membership to persons of the same religion or denomination in order to promote the religious principles for which it is established and maintained; and
 - (i) A taxpayer may elect to claim the standard deduction allowed by KRS 141.081 instead of itemized deductions allowed pursuant to 26 U.S.C. sec. 63 and as modified by this section.
 - → Section 3. KRS 141.039 is amended to read as follows:
- 26 [For taxable years beginning on or after January 1, 2018, In the case of corporations:
- 27 (1) Gross income shall be calculated by adjusting federal gross income as defined in

XXXX Jacketed

Section 61 of the Internal Revenue Code as follows:

1

2		(a)	Exclude income that is exempt from state taxation by the Kentucky
3			Constitution and the Constitution and statutory laws of the United States;
4		(b)	Exclude all dividend income;
5		(c)	Include interest income derived from obligations of sister states and political
6			subdivisions thereof;
7		(d)	Exclude fifty percent (50%) of gross income derived from any disposal of coal
8			covered by Section 631(c) of the Internal Revenue Code if the corporation
9			does not claim any deduction for percentage depletion, or for expenditures
10			attributable to the making and administering of the contract under which such
11			disposition occurs or to the preservation of the economic interests retained
12			under such contract;
13		(e)	Include the amount calculated under KRS 141.205;
14		(f)	Ignore the provisions of Section 281 of the Internal Revenue Code in
15			computing gross income;
16		(g)	Include the amount of deprecation deduction calculated under 26 U.S.C. sec.
17			167 or 168; and
18		<u>(h)</u>	For taxable years beginning on or after January 1, 2020, in accordance
19			with Pub. L. No. 116-260, sec. 276, exclude any deduction that is paid with
20			proceeds from a forgiven loan issued under the Paycheck Protection
21			Program; and
22	(2)	Net	income shall be calculated by subtracting from gross income:
23		(a)	The deduction for depreciation allowed by KRS 141.0101;
24		(b)	Any amount paid for vouchers or similar instruments that provide health
25			insurance coverage to employees or their families;
26		(c)	All the deductions from gross income allowed corporations by Chapter 1 of
27			the Internal Revenue Code, as modified by KRS 141.0101, except:

5.

1.	Any deduction for a state tax which is computed, in whole or in part, by
	reference to gross or net income and which is paid or accrued to any
	state of the United States, the District of Columbia, the Commonwealth
	of Puerto Rico, any territory or possession of the United States, or to any
	foreign country or political subdivision thereof;

- 2. The deductions contained in Sections 243, 245, and 247 of the Internal Revenue Code;
- 3. The provisions of Section 281 of the Internal Revenue Code shall be ignored in computing net income;
- 4. Any deduction directly or indirectly allocable to income which is either exempt from taxation or otherwise not taxed under the provisions of this chapter, and nothing in this chapter shall be construed to permit the same item to be deducted more than once, with the exception of deductions taken in accordance with Pub. L. No. 116-260, sec. 276;
 - Any deduction for amounts paid to any club, organization, or establishment which has been determined by the courts or an agency established by the General Assembly and charged with enforcing the civil rights laws of the Commonwealth, not to afford full and equal membership and full and equal enjoyment of its goods, services, facilities, privileges, advantages, or accommodations to any person because of race, color, religion, national origin, or sex, except nothing shall be construed to deny a deduction for amounts paid to any religious or denominational club, group, or establishment or any organization operated solely for charitable or educational purposes which restricts membership to persons of the same religion or denomination in order to promote the religious principles for which it is established and maintained;

Jacketed

Page 7 of 10

1		6.	Any deduction prohibited by KRS 141.205; and
2		7.	Any dividends-paid deduction of any captive real estate investment trust;
3			and
4	(d)	1.	A deferred tax deduction in an amount computed in accordance with this
5			paragraph.
6		2.	For purposes of this paragraph:
7			a. "Net deferred tax asset" means that deferred tax assets exceed the
8			deferred tax liabilities of the combined group, as computed in
9			accordance with accounting principles generally accepted in the
10			United States of America; and
11			b. "Net deferred tax liability" means deferred tax liabilities that
12			exceed the deferred tax assets of a combined group as defined in
13			KRS 141.202, as computed in accordance with accounting
14			principles generally accepted in the United States of America.
15		3.	Only publicly traded companies, including affiliated corporations
16			participating in the filing of a publicly traded company's financial
17			statements prepared in accordance with accounting principles generally
18			accepted in the United States of America, as of January 1, 2019, shall be
19			eligible for this deduction.
20		4.	If the provisions of KRS 141.202 result in an aggregate increase to the
21			member's net deferred tax liability, an aggregate decrease to the
22			member's net deferred tax asset, or an aggregate change from a net
23			deferred tax asset to a net deferred tax liability, the combined group
24			shall be entitled to a deduction, as determined in this paragraph.
25		5.	For ten (10) years beginning with the combined group's first taxable year
26			beginning on or after January 1, 2024, a combined group shall be
27			entitled to a deduction from the combined group's entire net income

1		equal to one-tenth $(1/10)$ of the amount necessary to offset the increase
2		in the net deferred tax liability, decrease in the net deferred tax asset, or
3		aggregate change from a net deferred tax asset to a net deferred tax
4		liability. The increase in the net deferred tax liability, decrease in the net
5		deferred tax asset, or the aggregate change from a net deferred tax asset
6		to a net deferred tax liability shall be computed based on the change that
7		would result from the imposition of the combined reporting requirement
8		under KRS 141.202, but for the deduction provided under this paragraph
9		as of June 27, 2019.
10	6.	The deferred tax impact determined in subparagraph 5. of this paragraph
11		shall be converted to the annual deferred tax deduction amount, as
12		follows:
13		a. The deferred tax impact determined in subparagraph 5. of this
14		paragraph shall be divided by the tax rate determined under KRS
15		141.040;
16		b. The resulting amount shall be further divided by the apportionment
17		factor determined by KRS 141.120 or 141.121 that was used by the
18		combined group in the calculation of the deferred tax assets and
19		deferred tax liabilities as described in subparagraph 5. of this
20		paragraph; and
21		c. The resulting amount represents the total net deferred tax
22		deduction available over the ten (10) year period as described in
23		subparagraph 5. of this paragraph.
24	7.	The deduction calculated under this paragraph shall not be adjusted as a
25		result of any events happening subsequent to the calculation, including
26		but not limited to any disposition or abandonment of assets. The
27		deduction shall be calculated without regard to the federal tax effect and

shall not alter the tax basis of any asset. If the deduction under this
section is greater than the combined group's entire Kentucky net income,
any excess deduction shall be carried forward and applied as a deduction
to the combined group's entire net income in future taxable years until
fully utilized.

8. Any combined group intending to claim a deduction under this paragraph shall file a statement with the department on or before July 1, 2019. The statement shall specify the total amount of the deduction which the combined group claims on the form, including calculations and other information supporting the total amounts of the deduction as required by the department. No deduction shall be allowed under this paragraph for any taxable year, except to the extent claimed on the timely filed statement in accordance with this paragraph.

XXXX Jacketed