1	AN ACT relating to government contracts.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS 45A.690 TO 45A.725 IS CREATED
4	TO READ AS FOLLOWS:
5	(1) The Attorney General shall not award a personal service contract for legal
6	services that provides for payment by contingency fee unless, prior to the award,
7	the Attorney General determines in writing:
8	(a) The contingency fee is both cost-effective and in the public interest;
9	(b) Sufficient and appropriate legal and financial resources do not exist within
10	the Attorney General's office;
11	(c) The amount of time and labor required to perform the requested services;
12	(d) The novelty, complexity, and difficulty of the matter;
13	(e) The skill required to perform the requested services properly;
14	(f) The geographic area where the legal services are to be provided;
15	(g) The experience desired for the particular kind of legal services to be
16	provided; and
17	(h) The legal services contractor is not presently engaged in private litigation
18	against the same defendant involving the same or substantially related
19	subject matter.
20	(2) The Attorney General or his or her designee shall participate in reviewing and
21	evaluating the responses to the requests for proposals and discussions with
22	offerors, as required in Section 2 of this Act.
23	(3) A contingency fee shall not exceed:
24	(a) Twenty percent (20%) of the amount recovered up to ten million dollars
25	<u>(\$10,000,000);</u>
26	(b) Fifteen percent (15%) of the amount recovered between ten million dollars
27	(\$10.000.000) and fifteen million dollars (\$15.000.000):

1	(c) Ten percent (10%) of the amount recovered between fifteen million dollars
2	(\$15,000,000) and twenty million dollars (\$20,000,000); and
3	(d) Five percent (5%) of the amount recovered of twenty million dollars
4	(\$20,000,000) or more.
5	(4) A contingency fee shall not:
6	(a) Exceed ten million dollars (\$10,000,000), regardless of the number of
7	actions or proceedings or the number of attorneys or law firms involved in
8	the matter, and exclusive of any costs and expenses provided for by the
9	contract and actually incurred by the legal services contractor; or
10	(b) Be based on penalties or fines awarded, or amounts attributable to penalties
11	or fines.
12	(5) A contingency fee shall be payable only from money that is actually received
13	pursuant to a judgment or settlement agreement, and any judgment or settlement
14	funds shall be disbursed in accordance with KRS 48.005.
15	(6) During the contract period and any extension:
16	(a) Attorneys appointed by the Attorney General under subsection (1) or (2) of
17	Section 3 of this Act shall retain control over the course and conduct of the
18	case and shall retain veto authority over any decision made by the contract
19	attorney;
20	(b) An attorney appointed by the Attorney General under subsection (1) or (2)
21	of Section 3 of this Act and who has authority over the contract shall:
22	1. Attend all settlement conferences;
23	2. Be personally involved in overseeing the litigation; and
24	3. Have exclusive decision-making power regarding any settlement of the
25	matter for which the contract was entered; and
26	(c) Any opposing party to the matter for which the contract was entered into
27	may directly contact the attorney with authority over the contract, without

1		having to notify the contract attorney.
2	<u>(7)</u>	The Finance and Administration Cabinet shall develop a standard addendum to
3		be added to each personal service contract for legal services issued by the Office
4		of the Attorney General that will include the terms of this section.
5	<u>(8)</u>	Within five (5) business days after the contract award, the Finance and
6		Administration Cabinet shall post on its Web site each personal service contract
7		for legal services that provides for payment by contingency fee and the
8		accompanying written determinations by the Attorney General described in
9		subsection (1) of this section. The contract and accompanying determinations
10		shall remain on the Web site during the duration of the contract and any
11		extension.
12	<u>(9)</u>	(a) In addition to the information described in paragraph (d) of subsection (10)
13		of Section 2 of this Act, a contractor awarded a personal service contract for
14		legal services that provides for payment by contingency fee shall maintain
15		detailed current records, including documentation of:
16		1. Expenses;
17		2. Disbursements;
18		3. Charges and credits;
19		4. Underlying receipts and invoices; and
20		5. Any other financial transactions that concern the attorney services
21		rendered under the contract.
22		(b) All records described in this subsection shall be public records subject to
23		KRS 61.872 to 61.884.
24	<u>(10)</u>	(a) The Finance and Administration Cabinet and the Attorney General shall
25		submit a joint report to the Government Contract Review Committee by
26		September 1 of each year identifying all contingency fee contracts for legal
27		services:

1		1. Awarded in the previous fiscal year;
2		2. Active in the previous fiscal year, but awarded in prior fiscal years; or
3		3. Concluded in the previous fiscal year.
4		(b) For each contract, the report shall include:
5		1. The written determinations made by the Attorney General under
6		subsection (1) of this section;
7		2. Any determination made that the contract was not to be procured
8		through the request for proposal process; and
9		3. Any determination made that the contract may be entered into despite
10		a finding of disapproval by the committee.
11		(c) In addition, the report shall describe:
12		1. The name of the attorney or law firm with whom the contract was
13		made;
14		2. The nature and status of the legal matter that is the subject of the
15		contract;
16		3. The name of the parties to the legal matter that is the subject of the
17		contract;
18		4. The amount of recovery, if any; and
19		5. The amount of the contingency fee paid, if any.
20		→ Section 2. KRS 45A.695 is amended to read as follows:
21	(1)	Except as provided in subsection (8) of this section, no one shall begin work on a
22		personal service contract entered into by any contracting body or incur expenditures
23		under a tax incentive agreement until notification of the personal service contract or
24		tax incentive agreement is filed with the committee. Each personal service contract
25		shall have a cancellation clause not to exceed thirty (30) days notice to the
26		contractee.
27	(2)	Each personal service contract, tax incentive agreement, and memorandum of

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1		agre	ement shall be filed with the committee prior to the effective date and shall be						
2		accompanied by a completed proof of necessity form as established by the							
3		committee by promulgation of an administrative regulation, or equivalent							
4		info	information if submitted electronically. The proof of necessity form shall document:						
5		(a)	The need for the service or benefit to the Commonwealth of the tax incentive						
6			agreement;						
7		(b)	For personal service contracts and memoranda of agreement, the						
8			unavailability of state personnel or the nonfeasibility of utilizing state						
9			personnel to perform the service;						
10		(c)	The total projected cost of the contract or agreement and source of funding;						
11		(d)	The total projected duration of the contract or tax incentive agreement;						
12		(e)	Payment information, in detail;						
13		(f)	In the case of memoranda of agreement or similar device, the reason for						
14			exchanging resources or responsibilities; and						
15		(g)	Such other information as the committee deems appropriate.						
16	(3)	Ade	quate notice of the need for a personal service contract shall be given by the						
17		cont	racting body through a request for proposals. The request for proposals shall						
18		describe the services required, list the type of information and data required of each							
19		offe	ror, state the relative importance of particular qualifications, and include the						
20		recip	procal preference for resident bidders required by KRS 45A.494.						
21	(4)	<u>(a)</u>	The head of the contracting body or his or her designee may conduct						
22			discussions with any offeror who has submitted a proposal to determine the						
23			offeror's qualifications for further consideration.						
24		<u>(b)</u>	The Attorney General or his or her designee shall participate in discussions						
25			with offerors for a personal service contract for legal services that provides						
26			for payment by contingency fee in order to:						
27			1. Evaluate the offeror's experience with similar issues or cases; and						

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<u>2.</u>	Determine 1	n writing	the	factors	required	under	subsection	<i>(1)</i>	of
	Section 1 of	this A at							
	Section 1 of	this Act.							

(5)

(c) Discussions shall not disclose any information derived from proposals submitted by other offerors.

- Award shall be made to the offeror determined by the head of the contracting body, or his or her designee, to be the best qualified of all offerors based on the evaluation factors set forth in the request for proposals and the negotiation of fair and reasonable compensation. If compensation cannot be agreed upon with the best qualified offeror and if proposals were submitted by one (1) or more other offerors determined to be qualified, negotiations may be conducted with the other offeror or offerors in the order of their respective qualification ranking. In this case, the contract may be awarded to the next best ranked offeror for a fair and reasonable compensation. All determinations of the qualification rankings of offerors by the head of the contracting body or a designee of the officer based on evaluation factors set forth in the request for proposals shall be made in writing. Written documentation shall be maintained concerning the final results of negotiation with each vendor and reasoning as to why each vendor was chosen.
- (6) The committee shall maintain a record or have readily accessible records of the date on which each personal service contract, tax incentive agreement, and memorandum of agreement was received and shall maintain or have access to electronic or paper files on all personal service contracts, tax incentive agreements, and memoranda of agreement. Except for records exempt from inspection under KRS 61.870 to 61.884, all personal service contracts, tax incentive agreements, and memoranda of agreement shall be made available for public inspection.
- (7) Payment on personal service contracts, tax incentive agreements, and memoranda of agreement submitted to the committee for approval shall not be made for services rendered or projects undertaken after committee disapproval, unless the decision of

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the committee is overridden by the secretary of the Finance and Administration Cabinet or agency head, if the agency has been granted delegation authority by the secretary of the Finance and Administration Cabinet. All personal service contracts, tax incentive agreements, and memoranda of agreement shall contain a provision that stipulates that payments on personal service contracts and memoranda of agreement shall not be authorized for services rendered after committee disapproval, unless the decision of the committee is overridden by the secretary of the Finance and Administration Cabinet or agency head, if the agency has been granted delegation authority.

- (8) In the event of a governmental emergency as defined under KRS 45A.690, work may begin prior to filing notification of the personal service contract with the committee, if the secretary of the Finance and Administration Cabinet or his designee determines that the time involved in the normal review process would be detrimental to the Commonwealth's ability to act or procure the services and the normal process will not accommodate the governmental emergency. Payment shall not be made until written notification and explanation of the reasons for this action are forwarded to the committee.
- (9) If a governmental emergency exists as defined under KRS 45A.690 and work is authorized to begin on a personal service contact immediately, a copy of a statement, approved by the secretary of the Finance and Administration Cabinet or his designee, setting forth in detail the nature of the emergency shall be filed with the committee, along with a copy of the personal service contract.
- 23 (10) (a) No payment shall be made on any personal service contract unless the 24 individual, firm, partnership, or corporation awarded the personal service 25 contract submits its invoice for payment on a form established by the 26 committee.
- 27 (b) Invoices shall be submitted every ninety (90) days, unless the personal service

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1		contract specifies a different submission time period.					
2	(c)	Separate invoices shall be submitted for each distinct matter covered by the					
3		personal service contract, and shall be signed by the individual responsible for					
4		that matter.					
5	(d)	Each invoice shall contain the following information:					
6		1. A description of the matter covered by the invoice;					
7		2. The date each service was performed;					
8		3. A full description of each service;					
9		4. The name and title of each individual who worked on the matter, and the					
10		time the individual spent on the matter;					
11		5. The subject matter and recipient of any correspondence;					
12		6. A full description of any work product produced, designating the way in					
13		which the work product is associated with the matter being invoiced;					
14		7. The hourly rate for each individual working on the matter, and the total					
15		charge for that individual for each matter invoiced;					
16		8. An itemized list of all disbursements to be reimbursed by the state for					
17		each matter invoiced;					
18		9. The total charge for each matter;					
19		10. The combined total for services and disbursements for the billing period;					
20		11. The tax identification number of the entity awarded the personal service					
21		contract; and					
22		12. An indication on each invoice of whether or not the invoice is final.					
23	(e)	The issuance of an invoice to the Commonwealth constitutes an affirmation					
24		by the individual, firm, partnership, or corporation awarded the personal					
25		service contract that the invoice truly and accurately represents work actually					
26		performed and expenses actually incurred.					

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(f)

The head of the contracting body shall approve the invoice, indicating that the

1 charges in the invoice reflect the value of the work performed, and all 2 recorded costs and disbursements were reasonably and necessarily incurred in 3 connection with the matter invoiced.

→ Section 3. KRS 15.100 is amended to read as follows:

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- (1) The Attorney General shall appoint a deputy attorney general, who shall have the same qualifications required of a Circuit Judge except for residence in a district and who shall receive the same salary as a Circuit Judge, to serve at the pleasure of the Attorney General and to perform the duties he may designate. The Attorney General may appoint two (2) assistant deputy attorneys general, who shall have the same qualifications required of a District Judge except for residence in a district and who shall receive the same salary as a District Judge, to serve at the pleasure of the Attorney General and to perform the duties he may designate. In addition thereto, he may appoint another assistant deputy attorney general to function as administrator and shall set his salary.
- 15 (2) In addition to the deputy attorney general, the Attorney General shall appoint such 16 assistants and special attorneys as he deems necessary to transact the business of the 17 Department of Law, and to perform the duties he may designate. The deputy 18 attorney general, assistant deputy attorneys general, assistants, and special attorneys 19 shall have full power, as authorized and under the direction of the Attorney General, 20 to perform such duties as may be performed by the Attorney General. The Attorney General shall be responsible for the official acts of his deputy, assistant deputy 22 attorneys general, assistants, and special attorneys.
 - (3) In addition to the appointment and designation of a deputy, assistant deputy attorneys general, assistants and special attorneys pursuant to subsections (1) and (2) of this section, the Attorney General may enter into such contracts for legal services as he deems necessary and advisable. Any contract for legal services that provides for payment by contingency fee shall be governed by Section 1 of this

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2 (4) Each assistant or special attorney so appointed or designated shall be a person 3 admitted to the practice of law by the Supreme Court of this Commonwealth and 4 shall qualify by taking the oath of office.

→ Section 4. This Act shall not apply to contracts which were entered into before the effective date of this Act, nor to extensions of those contracts. This Act shall not apply to any litigation started before the effective date of this Act, nor to litigation stemming from that litigation.

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