1 AN ACT relating to economic development.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 11.200 is amended to read as follows:
- 4 (1) There is created the Commission on Small Business Innovation and Advocacy. The
- 5 commission shall be a separate administrative body of state government within the
- 6 meaning of KRS 12.010(8).
- 7 (2) It shall be the purpose of the Commission on Small Business Innovation and
- 8 Advocacy to:

2

- 9 (a) Address matters of small business as it relates to government affairs;
- 10 (b) Promote a cooperative and constructive relationship between state agencies
- and the small business community to ensure coordination and implementation
- of statewide strategies that benefit small business in the Commonwealth;
- 13 (c) Coordinate and educate the small business community of federal, state, and
- local government initiatives of value and importance to the small business
- community;
- 16 (d) Create a process by which the small business community is consulted in the
- development of public policy as it affects their industry sector;
- 18 (e) Aid the small business community in navigating the regulatory process, when
- that process becomes cumbersome, time consuming, and bewildering to the
- small business community; and
- 21 (f) Advocate for the small business, as necessary when regulatory
- implementation is overly burdensome, costly, and harmful to the success and
- 23 growth of small businesses in the Commonwealth.
- 24 (3) The Commission on Small Business Innovation and Advocacy shall consist of
- 25 thirteen (13) members:
- 26 (a) Two (2) members representing each congressional district; and
- (b) One (1) at-large member.

1	(4)	All members shall be appointed by the Governor for a term of four (4) years, except
2		that the original appointments shall be staggered so that three (3) appointments shall
3		expire at one (1) year, three (3) appointments shall expire at two (2) years, and three
4		(3) appointments shall expire at three (3) years, and four (4) appointments shall
5		expire at four (4) years from the dates of initial appointment.

- 6 (5) The Governor shall appoint the chair and vice chair of the commission from the appointed membership.
- 8 (6) The commission shall meet quarterly and at other times upon call of the chair or a majority of the commission.
- 10 (7) A quorum shall be a majority of the membership of the commission.
- 11 (8) Members of the commission shall serve without compensation but shall be 12 reimbursed for their necessary travel expenses actually incurred in the discharge of 13 their duties on the commission, subject to Finance and Administration Cabinet 14 administrative regulations.
- 15 (9) The executive director of the Office of Entrepreneurship and [Small Business Honovation shall be the administrative head and chief executive officer of the commission. The secretary of the Cabinet for Economic Development shall have authority to hire staff, contract for services, expend funds, and operate the normal business activities of the commission.
- 20 (10) The Commission on Small Business Innovation and Advocacy shall be
 21 administratively attached to the Office of Entrepreneurship and [Small Business
 22 Hnnovation within the Cabinet for Economic Development.
- Section 2. KRS 12.020 is amended to read as follows:
- Departments, program cabinets and their departments, and the respective major administrative bodies that they include are enumerated in this section. It is not intended that this enumeration of administrative bodies be all-inclusive. Every authority, board, bureau, interstate compact, commission, committee, conference, council, office, or any

1 other form of organization shall be included in or attached to the department or program

- 2 cabinet in which they are included or to which they are attached by statute or statutorily
- 3 authorized executive order; except in the case of the Personnel Board and where the
- 4 attached department or administrative body is headed by a constitutionally elected
- 5 officer, the attachment shall be solely for the purpose of dissemination of information and
- 6 coordination of activities and shall not include any authority over the functions,
- 7 personnel, funds, equipment, facilities, or records of the department or administrative
- 8 body.
- 9 I. Cabinet for General Government Departments headed by elected officers:
- 10 (1) The Governor.
- 11 (2) Lieutenant Governor.
- 12 (3) Department of State.
- (a) Secretary of State.
- 14 (b) Board of Elections.
- 15 (c) Registry of Election Finance.
- 16 (4) Department of Law.
- 17 (a) Attorney General.
- 18 (5) Department of the Treasury.
- 19 (a) Treasurer.
- 20 (6) Department of Agriculture.
- 21 (a) Commissioner of Agriculture.
- 22 (b) Agricultural Development Board.
- 23 (c) Kentucky Agricultural Finance Corporation.
- 24 (7) Auditor of Public Accounts.
- 25 II. Program cabinets headed by appointed officers:
- 26 (1) Justice and Public Safety Cabinet:
- 27 (a) Department of Kentucky State Police.

1		1.	Office of Administrative Services.				
2			a. Division of Operational Support.				
3			b. Division of Management Services.				
4		2.	Office of Operations.				
5			a. Division of West Troops.				
6			b. Division of East Troops.				
7			c. Division of Special Enforcement.				
8			d. Division of Commercial Vehicle Enforcement.				
9		3.	Office of Technical Services.				
10			a. Division of Forensic Sciences.				
11			b. Division of Information Technology.				
12	(b)	Dep	artment of Criminal Justice Training.				
13	(c)	Dep	artment of Corrections.				
14	(d)	Dep	Department of Juvenile Justice.				
15	(e)	Offi	ce of the Secretary.				
16	(f)	Offi	ce of Drug Control Policy.				
17	(g)	Offi	ce of Legal Services.				
18	(h)	Offi	ce of the Kentucky State Medical Examiner.				
19	(i)	Paro	le Board.				
20	(j)	Ken	tucky State Corrections Commission.				
21	(k)	Offi	ce of Legislative and Intergovernmental Services.				
22	(1)	Offi	ce of Human Resource Management.				
23		1.	Division of Human Resource Administration.				
24		2.	Division of Employee Management.				
25	(m)	Dep	artment of Public Advocacy.				
26	(n)	Offi	ce of Communications.				
27		1.	Information Technology Services Division.				

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1		(o)	Offi	ce of Financial Management Services.
2			1.	Division of Financial Management.
3		(p)	Grai	nts Management Division.
4	(2)	Enei	gy an	d Environment Cabinet:
5		(a)	Offi	ce of the Secretary.
6			1.	Office of Legislative and Intergovernmental Affairs.
7			2.	Office of Legal Services.
8				a. Legal Division I.
9				b. Legal Division II.
10			3.	Office of Administrative Hearings.
11			4.	Office of Communication.
12			5.	Mine Safety Review Commission.
13			6.	Office of Kentucky Nature Preserves.
14			7.	Kentucky Public Service Commission.
15		(b)	Dep	artment for Environmental Protection.
16			1.	Office of the Commissioner.
17			2.	Division for Air Quality.
18			3.	Division of Water.
19			4.	Division of Environmental Program Support.
20			5.	Division of Waste Management.
21			6.	Division of Enforcement.
22			7.	Division of Compliance Assistance.
23		(c)	Dep	artment for Natural Resources.
24			1.	Office of the Commissioner.
25			2.	Division of Mine Permits.
26			3.	Division of Mine Reclamation and Enforcement.
27			4.	Division of Abandoned Mine Lands.

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1			5.	Divi	ision of Oil and Gas.		
2			6.	Divi	ision of Mine Safety.		
3			7.	Divi	ision of Forestry.		
4			8.	Divi	ision of Conservation.		
5			9.	Offi	ce of the Reclamation Guaranty Fund.		
6		(d)	Offi	ce of	Energy Policy.		
7			1.	Divi	ision of Energy Assistance.		
8		(e)	Offi	ce of	Administrative Services.		
9			1.	Divi	ision of Human Resources Management.		
10			2.	Divi	ision of Financial Management.		
11			3.	Divi	ision of Information Services.		
12	(3)	Publ	ic Pro	c Protection Cabinet.			
13		(a)	Offic	Office of the Secretary.			
14			1.	Offi	ce of Communications and Public Outreach.		
15			2.	Offi	ce of Legal Services.		
16				a.	Insurance Legal Division.		
17				b.	Charitable Gaming Legal Division.		
18				c.	Alcoholic Beverage Control Legal Division.		
19				d.	Housing, Buildings and Construction Legal Division.		
20				e.	Financial Institutions Legal Division.		
21				f.	Professional Licensing Legal Division.		
22			3.	Offi	ce of Administrative Hearings.		
23			4.	Offi	ce of Administrative Services.		
24				a.	Division of Human Resources.		
25				b.	Division of Fiscal Responsibility.		
26		(b)	Offic	ce of	Claims and Appeals.		
27			1.	Boa	rd of Tax Appeals.		

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1		2. Board of Claims.
2		3. Crime Victims Compensation Board.
3	(c)	Kentucky Boxing and Wrestling Commission.
4	(d)	Kentucky Horse Racing Commission.
5		1. Office of Executive Director.
6		a. Division of Pari-mutuel Wagering and Compliance.
7		b. Division of Stewards.
8		c. Division of Licensing.
9		d. Division of Enforcement.
10		e. Division of Incentives and Development.
11		f. Division of Veterinary Services.
12	(e)	Department of Alcoholic Beverage Control.
13		1. Division of Distilled Spirits.
14		2. Division of Malt Beverages.
15		3. Division of Enforcement.
16	(f)	Department of Charitable Gaming.
17		1. Division of Licensing and Compliance.
18		2. Division of Enforcement.
19	(g)	Department of Financial Institutions.
20		1. Division of Depository Institutions.
21		2. Division of Non-Depository Institutions.
22		3. Division of Securities.
23	(h)	Department of Housing, Buildings and Construction.
24		1. Division of Fire Prevention.
25		2. Division of Plumbing.
26		3. Division of Heating, Ventilation, and Air Conditioning.

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Division of Building Code Enforcement.

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4.

1		(1)	Depa	artment of Insurance.
2			1.	Division of Health and Life Insurance and Managed Care.
3			2.	Division of Property and Casualty Insurance.
4			3.	Division of Administrative Services.
5			4.	Division of Financial Standards and Examination.
6			5.	Division of Licensing.
7			6.	Division of Insurance Fraud Investigation.
8			7.	Division of Consumer Protection.
9		(j)	Depa	artment of Professional Licensing.
10			1.	Real Estate Authority.
11	(4)	Tran	sporta	ation Cabinet:
12		(a)	Depa	artment of Highways.
13			1.	Office of Project Development.
14			2.	Office of Project Delivery and Preservation.
15			3.	Office of Highway Safety.
16			4.	Highway District Offices One through Twelve.
17		(b)	Depa	artment of Vehicle Regulation.
18		(c)	Depa	artment of Aviation.
19		(d)	Depa	artment of Rural and Municipal Aid.
20			1.	Office of Local Programs.
21			2.	Office of Rural and Secondary Roads.
22		(e)	Offic	ce of the Secretary.
23			1.	Office of Public Affairs.
24			2.	Office for Civil Rights and Small Business Development.
25			3.	Office of Budget and Fiscal Management.
26			4.	Office of Inspector General.
27			5.	Secretary's Office of Safety.

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1		(f)	Offi	ce of	Support Services.
2		(g)	Offi	ce of	Transportation Delivery.
3		(h)	Offi	ce of	Audits.
4		(i)	Offi	ce of	Human Resource Management.
5		(j)	Offi	ce of	Information Technology.
6		(k)	Offi	ce of	Legal Services.
7	(5)	Cabi	inet fo	or Ecc	onomic Development:
8		(a)	Offi	ce of	the Secretary.
9			1.	Offi	ce of Legal Services.
10			2.	Dep	artment for Business and Community Development.
11				<u>a.</u>	Development and Retention Division - West Kentucky.
12				<u>b.</u>	Development, Retention, and Administrative Division -
13					Central and East Kentucky.
14				<u>c.</u>	Community and Workforce Development Division.
15			3.	Dep	artment for Financial Services.
16				a.	Kentucky Economic Development Finance Authority.
17				b.	Finance and Personnel Division.
18				c.	IT and Resource Management Division.
19				d.	Compliance Division.
20				e.	<u>Program</u> [Incentive] Administration Division.
21				f.	Bluegrass State Skills Corporation.
22			4.	Offi	ce of <u>Strategy</u> [Marketing] and Public Affairs.
23				a.	<u>Marketing and</u> Communications Division.
24				b.	Research and Strategy [Graphics Design] Division.
25			5.	[Off	ice of Workforce, Community Development, and Research.
26			6.—	-] Off	ice of Entrepreneurship and [Small Business] Innovation.
27				a.	Commission on Small Business Innovation and Advocacy.

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1	(6)	Cab	inet for Health and Family Services:
2		(a)	Office of the Secretary.
3			1. Office of the Ombudsman and Administrative Review.
4			2. Office of Public Affairs.
5			3. Office of Legal Services.
6			4. Office of Inspector General.
7			5. Office of Human Resource Management.
8			6. Office of Finance and Budget.
9			7. Office of Legislative and Regulatory Affairs.
10			8. Office of Administrative Services.
11			9. Office of Application Technology Services.
12			10. Office of Data Analytics.
13		(b)	Department for Public Health.
14		(c)	Department for Medicaid Services.
15		(d)	Department for Behavioral Health, Developmental and Intellectual
16			Disabilities.
17		(e)	Department for Aging and Independent Living.
18		(f)	Department for Community Based Services.
19		(g)	Department for Income Support.
20		(h)	Department for Family Resource Centers and Volunteer Services.
21		(i)	Office for Children with Special Health Care Needs.
22	(7)	Fina	ance and Administration Cabinet:
23		(a)	Office of the Secretary.
24		(b)	Office of the Inspector General.
25		(c)	Office of Legislative and Intergovernmental Affairs.
26		(d)	Office of General Counsel.
27		(e)	Office of the Controller.

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1		(f)	Office of Administrative Services.					
2		(g)	Office of Policy and Audit.					
3		(h)	Department for Facilities and Support Services.					
4		(i)	Department of Revenue.					
5		(j)	Commonwealth Office of Technology.					
6		(k)	State Property and Buildings Commission.					
7		(1)	Office of Equal Employment Opportunity and Contract Compliance.					
8		(m)	Kentucky Employees Retirement Systems.					
9		(n)	Commonwealth Credit Union.					
10		(o)	State Investment Commission.					
11		(p)	Kentucky Housing Corporation.					
12		(q)	Kentucky Local Correctional Facilities Construction Authority.					
13		(r)	Kentucky Turnpike Authority.					
14		(s)	Historic Properties Advisory Commission.					
15		(t)	Kentucky Higher Education Assistance Authority.					
16		(u)	Kentucky River Authority.					
17		(v)	Kentucky Teachers' Retirement System Board of Trustees.					
18		(w)	Executive Branch Ethics Commission.					
19		(x)	Office of Fleet Management.					
20	(8)	Tou	rism, Arts and Heritage Cabinet:					
21		(a)	Kentucky Department of Tourism.					
22			1. Division of Tourism Services.					
23			2. Division of Marketing and Administration.					
24			3. Division of Communications and Promotions.					
25		(b)	Kentucky Department of Parks.					
26			1. Division of Information Technology.					
27			2. Division of Human Resources.					

1		3.	Division of Financial Operations.
2		4.	Division of Purchasing.
3		5.	Division of Facilities.
4		6.	Division of Park Operations.
5		7.	Division of Sales, Marketing, and Customer Service.
6		8.	Division of Engagement.
7		9.	Division of Food Services.
8		10.	Division of Rangers.
9	(c)	Dep	artment of Fish and Wildlife Resources.
10		1.	Division of Law Enforcement.
11		2.	Division of Administrative Services.
12		3.	Division of Engineering, Infrastructure, and Technology.
13		4.	Division of Fisheries.
14		5.	Division of Information and Education.
15		6.	Division of Wildlife.
16		7.	Division of Marketing.
17	(d)	Ken	tucky Horse Park.
18		1.	Division of Support Services.
19		2.	Division of Buildings and Grounds.
20		3.	Division of Operational Services.
21	(e)	Ken	tucky State Fair Board.
22		1.	Office of Administrative and Information Technology Services.
23		2.	Office of Human Resources and Access Control.
24		3.	Division of Expositions.
25		4.	Division of Kentucky Exposition Center Operations.
26		5.	Division of Kentucky International Convention Center.
27		6.	Division of Public Relations and Media.

1		7. Division of Venue Services.
2		8. Division of Personnel Management and Staff Development.
3		9. Division of Sales.
4		10. Division of Security and Traffic Control.
5		11. Division of Information Technology.
6		12. Division of the Louisville Arena.
7		13. Division of Fiscal and Contract Management.
8		14. Division of Access Control.
9	(f)	Office of the Secretary.
10		1. Office of Finance.
11		2. Office of Government Relations and Administration.
12	(g)	Office of Legal Affairs.
13	(h)	Office of Human Resources.
14	(i)	Office of Public Affairs and Constituent Services.
15	(j)	Office of Arts and Cultural Heritage.
16	(k)	Kentucky African-American Heritage Commission.
17	(1)	Kentucky Foundation for the Arts.
18	(m)	Kentucky Humanities Council.
19	(n)	Kentucky Heritage Council.
20	(o)	Kentucky Arts Council.
21	(p)	Kentucky Historical Society.
22		1. Division of Museums.
23		2. Division of Oral History and Educational Outreach.
24		3. Division of Research and Publications.
25		4. Division of Administration.
26	(q)	Kentucky Center for the Arts.

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Division of Governor's School for the Arts.

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I		(r)	Ken	tucky	Artisans Center at Berea.			
2		(s)	Nort	hern	Kentucky Convention Center.			
3		(t)	East	Eastern Kentucky Exposition Center.				
4	(9)	Pers	onnel	onnel Cabinet:				
5		(a)	Offic	ce of	the Secretary.			
6		(b)	Depa	artme	nt of Human Resources Administration.			
7		(c)	Offic	ce of	Employee Relations.			
8		(d)	Ken	tucky	Public Employees Deferred Compensation Authority.			
9		(e)	Offic	ce of	Administrative Services.			
10		(f)	Offic	ce of	Legal Services.			
11		(g)	Gov	ernme	ental Services Center.			
12		(h)	Depa	artme	nt of Employee Insurance.			
13		(i)	Offic	ce of	Diversity, Equality, and Training.			
14		(j)	Offic	ce of	Public Affairs.			
15	(10)) Edu	cation	and I	Labor Cabinet:			
16		(a)	Offic	ce of	the Secretary.			
17			1.	Offi	ce of Legal Services.			
18				a.	Workplace Standards Legal Division.			
19				b.	Workers' Claims Legal Division.			
20				c.	Workforce Development Legal Division.			
21			2.	Offi	ce of Administrative Services.			
22				a.	Division of Human Resources Management.			
23				b.	Division of Fiscal Management.			
24				c.	Division of Operations and Support Services.			
25			3.	Offi	ce of Technology Services.			
26				a.	Division of Information Technology Services.			
27			4.	Offi	ce of Policy and Audit.			

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1		5.	Office of Legislative Services.
2		6.	Office of Communications.
3		7.	Office of the Kentucky Center for Statistics.
4		8.	Board of the Kentucky Center for Statistics.
5		9.	Early Childhood Advisory Council.
6		10.	Governors' Scholars Program.
7		11.	Governor's School for Entrepreneurs Program.
8		12.	Foundation for Adult Education.
9	(b)	Depa	artment of Education.
10		1.	Kentucky Board of Education.
11		2.	Kentucky Technical Education Personnel Board.
12		3.	Education Professional Standards Board.
13	(c)	Boar	rd of Directors for the Center for School Safety.
14	(d)	Depa	artment for Libraries and Archives.
15	(e)	Ken	tucky Environmental Education Council.
16	(f)	Ken	tucky Educational Television.
17	(g)	Ken	tucky Commission on the Deaf and Hard of Hearing.
18	(h)	Depa	artment of Workforce Development.
19		1.	Career Development Office.
20		2.	Office of Vocational Rehabilitation.
21			a. Division of Kentucky Business Enterprise.
22			b. Division of the Carl D. Perkins Vocational Training Center.
23			c. Division of Blind Services.
24			d. Division of Field Services.
25			e. Statewide Council for Vocational Rehabilitation.
26			f. Employment First Council.
27		3.	Office of Employer and Apprenticeship Services.

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1			a. Division of Apprenticeship.
2		4.	Kentucky Apprenticeship Council.
3		5.	Division of Technical Assistance.
4		6.	Office of Adult Education.
5		7.	Office of the Kentucky Workforce Innovation Board.
6	(i)	Depa	artment of Workplace Standards.
7		1.	Division of Occupational Safety and Health Compliance.
8		2.	Division of Occupational Safety and Health Education and
9			Training.
10		3.	Division of Wages and Hours.
11	(j)	Offic	ce of Unemployment Insurance.
12	(k)	Kent	cucky Unemployment Insurance Commission.
13	(1)	Depa	artment of Workers' Claims.
14		1.	Division of Workers' Compensation Funds.
15		2.	Office of Administrative Law Judges.
16		3.	Division of Claims Processing.
17		4.	Division of Security and Compliance.
18		5.	Division of Specialist and Medical Services.
19		6.	Workers' Compensation Board.
20	(m)	Wor	kers' Compensation Funding Commission.
21	(n)	Kent	cucky Occupational Safety and Health Standards Board.
22	(o)	State	Labor Relations Board.
23	(p)	Emp	loyers' Mutual Insurance Authority.
24	(q)	Kent	cucky Occupational Safety and Health Review Commission.
25	(r)	Wor	kers' Compensation Nominating Committee.
26	(s)	Offic	ce of Educational Programs.
27	(t)	Kent	cucky Workforce Innovation Board.

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Kentucky Commission on Proprietary Education.

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2		(v) Kentucky Work Ready Skills Advisory Committee.
3		(w) Kentucky Geographic Education Board.
4	III.	Other departments headed by appointed officers:
5		(1) Council on Postsecondary Education.
6		(2) Department of Military Affairs.
7		(3) Department for Local Government.
8		(4) Kentucky Commission on Human Rights.
9		(5) Kentucky Commission on Women.
10		(6) Department of Veterans' Affairs.
11		(7) Kentucky Commission on Military Affairs.
12		(8) Office of Minority Empowerment.
13		(9) Governor's Council on Wellness and Physical Activity.
14		(10) Kentucky Communications Network Authority.
15		→ Section 3. KRS 141.310 is amended to read as follows:
16	(1)	Every employer making payment of wages on or after January 1, 1971, shall deduct

authorized by KRS 141.370.
If wages are paid with respect to a period which is not a payroll period, the amount

and withhold upon the wages a tax determined under KRS 141.315 or by the tables

- to be deducted and withheld shall be that applicable in the case of a miscellaneous payroll period containing a number of days, including Sundays and holidays, equal
- 22 to the number of days in the period with respect to which the wages are paid.
- 23 (3) If wages are paid by an employer without regard to any payroll period or other 24 period, the amount to be deducted and withheld shall be that applicable in the case 25 of a miscellaneous payroll period containing a number of days equal to the number 26 of days, including Sundays and holidays, which have elapsed since the date of the 27 last payment of wages by the employer during the calendar year, or the date of

1	commencement of employment with the employer during the year, or January 1 of
2	the year, whichever is the later.

- 3 (4) In determining the amount to be deducted and withheld under this section, the wages may, at the election of the employer, be computed to the nearest dollar.
- 5 (5) The tables mentioned in subsection (1) of this section shall consider the standard deduction.
- The department may permit the use of accounting machines to calculate the proper amount to be deducted from wages when the calculation produces substantially the same result as set forth in the tables authorized by KRS 141.370. Prior approval of the calculation shall be secured from the department at least thirty (30) days before the first payroll period for which it is to be used.
- 12 (7) The department may, by administrative regulations, authorize employers:

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- 13 (a) To estimate the wages which will be paid to any employee in any quarter of 14 the calendar year;
 - (b) To determine the amount to be deducted and withheld upon each payment of wages to the employee during the quarter as if the appropriate average of the wages estimated constituted the actual wages paid; and
 - (c) To deduct and withhold upon any payment of wages to the employee during the quarter the amount necessary to adjust the amount actually deducted and withheld upon the wages of the employee during the quarter to the amount that would be required to be deducted and withheld during the quarter if the payroll period of the employee was quarterly.
 - (8) The department may provide by regulation, under the conditions and to the extent it deems proper, for withholding in addition to that otherwise required under this section and KRS 141.315 in cases in which the employer and the employee agree to the additional withholding. The additional withholding shall for all purposes be considered tax required to be deducted and withheld under this chapter.

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(9)Effective January 1, 1992, any employer required by this section to withhold Kentucky income tax who assesses and withholds from employees the job assessment fee provided in KRS 154.24-110 may offset a portion of the fee against the Kentucky income tax required to be withheld from the employee under this section. The amount of the offset shall be four-fifths (4/5) of the amount of the assessment fee withheld from the employee or the Commonwealth's contribution of KRS 154.24-110(3) applies. If the provisions in KRS 154.24-150(3) or (4) apply, the offset, the offset shall be one hundred percent (100%) of the assessment.

- (10) Any employer required by this section to withhold Kentucky income tax who assesses and withholds from employees an assessment provided in KRS 154.22-070 or KRS 154.28-110 may offset the fee against the Kentucky income tax required to be withheld from the employee under this section.
- (11) Any employer required by this section to withhold Kentucky income tax who assesses and withholds from employees the job assessment fee provided in KRS 154.26-100 may offset a portion of the fee against the Kentucky income tax 16 required to be withheld from the employee under this section. The amount of the offset shall be four-fifths (4/5) of the amount of the assessment fee withheld from the employee, or if the agreement under KRS 154.26-090(1)(f)2. is consummated, the offset shall be one hundred percent (100%) of the assessment fee.
 - (12) Any employer required by this section to withhold Kentucky income tax who assesses and withholds from employees the wage [job development] assessment fee provided in Section 20 of this Act[KRS 154.23-055] may offset a portion of the fee against the Kentucky income tax required to be withheld from the employee under this section. The amount of the offset shall be equal to the amount of the Kentucky income tax credit authorized for the assessed employee who is entitled to receive a simultaneous adjustment resulting from an approved jobs retention project as provided in Section 20 of this Act[the Commonwealth's contribution as determined

1	by KRS	15/123	055(1)) to	(3)1
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2 (13) Any employer required by this section to withhold Kentucky income tax who
3 assesses and withholds from employees the job development assessment fee
4 provided in KRS 154.32-090 may offset the state portion of the assessment against
5 the Kentucky income tax required to be withheld from the employee under this
6 section.

- (14) Any employer required by this section to withhold Kentucky income tax may be required to post a bond with the department. The bond shall be a corporate surety bond or cash. The amount of the bond shall be determined by the department, but shall not exceed fifty thousand dollars (\$50,000).
- 11 (15) Any employer required by this section to withhold Kentucky income tax who
 12 assesses and withholds from employees an assessment provided in KRS 154.27-080
 13 may offset the assessment against the Kentucky income tax required to be withheld
 14 from the employee under this section.
 - (16) The Commonwealth may bring an action for a restraining order or a temporary or permanent injunction to restrain or enjoin the operation of an employer's business until the bond is posted or the tax required to be withheld is paid or both. The action may be brought in the Franklin Circuit Court or in the Circuit Court having jurisdiction of the defendant.
- 20 (17) An approved company and any associated loan-out entity under Subchapter 61 of
 21 KRS Chapter 154 required to withhold Kentucky income tax from employees on
 22 all qualified payroll expenditures shall withhold at the maximum rate provided in
 23 KRS 141.020, and remit and certify the withheld amount to the department.
- → Section 4. KRS 141.350 is amended to read as follows:
- The amount deducted and withheld as tax under KRS 141.310 and 141.315 during any calendar year upon the wages of any individual and the amount of credit described in KRS 154.22-070(2), [154.23-055,]154.24-110, 154.24-150(3) and (4), Section 20 of this

1 Act, 154.26-100(2), 154.27-080, 154.28-110, or 154.32-090 shall be allowed as a credit

- 2 to the recipient of the income against the tax imposed by KRS 141.020, for taxable years
- 3 beginning in the calendar year. If more than one (1) taxable year begins in the calendar
- 4 year, the amount shall be allowed as a credit against the tax for the last taxable year so
- 5 beginning.
- 6 → Section 5. KRS 141.383 is amended to read as follows:
- 7 (1) As used in this section:
- 8 (a) "Above-the-line production crew" has the same meaning as in KRS 154.61-
- 9 010;
- 10 (b) "Approved company" has the same meaning as in KRS 154.61-010;
- 11 (c) "Authority" has the same meaning as in KRS 154.61-010;
- 12 (d) "Below-the-line production crew" has the same meaning as in KRS 154.61-
- 13 010;
- (e) "Loan-out entity" has the same meaning as in Section 30 of this Act;
- 15 (f) "Qualifying expenditure" has the same meaning as in KRS 154.61-010;
- 16 (g)[(f)] "Qualifying payroll expenditure" has the same meaning as in KRS
- 17 154.61-010;
- 18 (h)[(g)] "Secretary" has the same meaning as in KRS 154.61-010; and
- 19 <u>(i)</u> [(h)] "Tax incentive agreement" has the same meaning as KRS 154.61-010.
- 20 (2) (a) There is hereby created a tax credit against the tax imposed under KRS
- 21 141.020 or 141.040 and 141.0401, with the ordering of credits as provided in
- 22 KRS 141.0205.
- 23 (b) The incentive available under paragraph (a) of this section is:
- 1. A refundable credit for applications approved prior to April 27, 2018;
- 2. A nonrefundable and nontransferable credit for applications approved on
- or after April 27, 2018, but before January 1, 2022; and
- 27 3. A refundable credit for applications approved on or after January 1,

1				202	2, if the provisions of paragraph (c) of this subsection are met.
2		(c)	1.	The	total tax incentive approved under KRS 154.61-020 shall be limited
3				to:	
4				a.	One hundred million dollars (\$100,000,000) for calendar year
5					2018 and each calendar year through the calendar year 2021; and
6				b.	Seventy-five million dollars (\$75,000,000) for the calendar year
7					2022 and each calendar year thereafter.
8			2.	[Be	ginning January 1, 2022,]To qualify for the refundable credit, all
9				app	licants shall:
10				a.	Begin <u>filming or</u> production <u>in Kentucky</u> within six (6) months of
11					approval by [filing an application with] the authority; and
12				b.	Complete <u>filming or</u> production <u>in Kentucky</u> within two (2) years
13					of their production start date.
14	(3)	[Beg	ginnin	g Jan	uary 1, 2022,]An approved company may receive a refundable tax
15		cred	it if:		
16		(a)	The	depa	rtment has received notification from the authority that the approved
17			com	pany	has satisfied all requirements of KRS 154.61-020 and 154.61-030;
18			and		
19		(b)	The	appr	oved company has provided a detailed cost report and sufficient
20			docı	ıment	ation to the authority, which has been forwarded by the authority to
21			the o	depar	tment, that:
22			1.	The	purchases of qualifying expenditures were made after the execution
23				of tl	ne tax incentive agreement; and
24			2.	The	approved company or loan-out entity has withheld income tax as
25				requ	nired by KRS 141.310 on all qualified payroll expenditures, and
26				<u>rem</u>	itted and certified the withheld amount to the department.
27	(4)	Inte	rest sl	nall n	ot be allowed or paid on any refundable credits provided under this

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- 2 (5) The department may promulgate administrative regulations under KRS Chapter
- 3 13A to administer this section.
- 4 (6) On or before September 1, 2010, and on or before each September 1 thereafter, for
- 5 the immediately preceding fiscal year, the department shall report to the authority
- and the Interim Joint Committee on Appropriations and Revenue the names of the
- 7 approved companies and the amounts of refundable income tax credit claimed.
- 8 (7) No later than September 1, 2021, and by September 1 every four (4) years
- 9 thereafter, the department and the Cabinet for Economic Development shall
- 10 cooperatively provide historical data related to the tax credit allowed in this section
- and KRS 154.61-020 and 154.61-030, including data items beginning with tax
- credits claimed for taxable years beginning on or after January 1, 2018:
- 13 (a) The name of the taxpayer claiming the tax credit;
- 14 (b) The date that the application was approved and the date the filming or
- production was completed;
- 16 (c) The taxable year in which the taxpayer claimed the tax credit;
- 17 (d) The total amount of the tax credit, including any amount denied, any amount
- 18 applied against a tax liability, any amount refunded, and any amount
- remaining that may be claimed on a return filed in the future;
- 20 (e) Whether the taxpayer is a Kentucky-based company as defined in KRS
- 21 154.61-010;
- 22 (f) Whether the taxpayer films or produces a:
- 23 1. Feature-length film, television program, or industrial film;
- 24 2. National touring production of a Broadway show; or
- 25 3. Documentary;
- 26 (g) Whether the filming or production was performed:
- 27 1. Entirely in an enhanced county; or

1			2.	In whole or in part in any Kentucky county other than in an enhanced
2				incentive county;
3		(h)	The	amount of qualifying expenditures incurred by the taxpayer;
4		(i)	The	amount of qualifying payroll expenditures paid to:
5			1.	Resident below-the-line crew; and
6			2.	Nonresident below-the-line production crew;
7			incl	uding the number of crew members in each category;
8		(j)	The	amount of qualifying payroll expenditures paid to:
9			1.	Resident above-the-line crew; and
10			2.	Nonresident above-the-line crew;
11			incl	uding the number of crew members in each category; and
12		(k)	A b	rief description of the type of motion picture or entertainment production
13			proj	ect.
14	(8)	The	infor	mation required to be reported under this section shall not be considered
15		conf	fidenti	tal taxpayer information and shall not be subject to KRS Chapter 131 or
16		any	other	provisions of the Kentucky Revised Statutes prohibiting disclosure or
17		repo	orting	of information.
18		→ S	ection	6. KRS 154.12-2035 is amended to read as follows:
19	(1)	The	cabin	et shall maintain a searchable electronic database on its <u>website</u> [Web site]
20		cont	aining	g information on the cost and status of the programs listed in subsection
21		(3)(a	a) of t	his section. The database shall include all projects approved at any time in
22		the	last fi	ve (5) years and shall include for each, where applicable, the following
23		info	rmatio	on:
24		(a)	The	name of the program, the recipient or participant, the type of project, and
25			its lo	ocation by county;
26		(b)	Tota	al and approved costs of the project or investment, and the amount of

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incentives or other benefits authorized;

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(c)	For the Kentucky Business Investment Program and the Kentucky Enterprise
	Initiative Act, the amount of incentives or other benefits actually recovered as
	self-reported by the recipient;

(2)

- (d) The number of new jobs estimated and, for the Kentucky Business Investment Program, actually created, along with wage information for those jobs;
- (e) Project status and the date and nature of the most recent activity; and
- (f) Any other comparable data or information necessary to achieve transparency and accountability for the specified programs.
 - In addition to the electronic database required in subsection (1) of this section, the cabinet shall prepare an annual report on the programs listed in subsection (3) of this section and make it available on the Cabinet for Economic Development website [Web site] by November 1 of each year. The report shall include all projects approved in the preceding fiscal year and shall provide for these projects the information specified in subsection (1) of this section plus aggregate data for each program, summary evaluations of program activity and effectiveness, and anything required by statute to be reported for any particular program. The report shall also list all projects that were approved in prior years but active at any time in the preceding fiscal year, although for these projects the report need not provide further data.
- 20 (3) The following programs shall be subject to the reporting requirements of this section:
 - (a) The electronic database required in subsection (1) of this section shall include the Bluegrass State Skills Corporation, grants-in-aid and skills training investment credit; Kentucky Business Investment Program; Kentucky Enterprise Initiative Act; Office of Entrepreneurship and [Small Business Hunovation programs; Incentives for Energy-related Business Act; Kentucky Economic Development Finance Authority small business and direct loan

1		programs; Kentucky Industrial Revitalization Act; Kentucky Reinvestment
2		Act; Kentucky Small Business Tax Credit; economic development bonds;
3		Kentucky Industrial Development Act; Kentucky Jobs Development Act;
4		Kentucky Jobs Retention Act; the Kentucky Rural Economic Development
5		Act; and
6		(b) The annual report required by subsection (2) of this section shall include all
7		programs listed in paragraph (a) of this subsection plus the Kentucky
8		Investment Fund Act, and tax increment financing, state participation projects.
9	(4)	The cabinet shall coordinate with any other agency necessary to supply the
10		information required by this section.
11		→ Section 7. KRS 154.12-204 is amended to read as follows:
12	As u	sed in KRS 154.12-205 to 154.12-208, unless the context requires otherwise:
13	(1)	"Agribusiness" has the same meaning as in KRS 154.32-010;
14	(2)	"Alternative fuel production" has the same meaning as in KRS 154.32-010;
15	(3)	"Applicant" means a business or industry that has made application for a grant-in-
16		aid or skills training investment credit as authorized by KRS 154.12-205 to 154.12-
17		208;
18	(4)	"Approved company" means any qualified company seeking to sponsor an
19		occupational upgrade training program or skills upgrade training program for the
20		benefit of one (1) or more of its employees, which is approved by the corporation to
21		receive grant-in-aid or skills training investment credits as provided by KRS
22		154.12-205 to 154.12-208;
23	(5)	"Approved costs" means costs confirmed as eligible by the corporation, including:
24		(a) Fees or salaries required to be paid to instructors who are employees of the
25		approved company, instructors who are full-time, part-time, or adjunct
26		instructors with an educational institution, and instructors who are consultants
27		on contract with an approved company in connection with an occupational

1			upgrade training program or skills upgrade training program sponsored by an
2			approved company;
3		(b)	The cost of supplies and materials used exclusively in an occupational
4			upgrade training program or skills upgrade training program sponsored by an
5			approved company;
6		(c)	Employee wages to be paid in connection with an occupational upgrade
7			training program or skills upgrade training program sponsored by an approved
8			company; and
9		(d)	All other costs of a nature comparable to those described in this subsection;
10	(6)	"Boa	ard" means the board of directors of the Bluegrass State Skills Corporation;
11	(7)	"Car	bon dioxide or hydrogen transmission pipeline" has the same meaning as in
12		KRS	S 154.32-010;
13	(8)	"Coa	al severing and processing" has the same meaning as in KRS 154.32-010;
14	(9)	"Cor	rporation" means the Bluegrass State Skills Corporation, or BSSC;
15	(10)	"Edu	acational institution" means a public or nonpublic secondary or postsecondary
16		insti	tution or an independent provider within the Commonwealth authorized by law
17		to p	rovide a program of skills training or education beyond the secondary school
18		leve	l or to adult persons without a high school diploma or its equivalent;
19	(11)	"Em	ployee" means any person:
20		(a)	Who is currently a permanent full-time employee of the qualified company;
21		(b)	Who is a resident of Kentucky, as that term is defined in KRS 141.010; and
22		(c)	Who is paid the minimum base hourly wage plus employee benefits equal to
23			or greater than fifteen percent (15%) of the minimum base hourly wage. If the
24			qualified company does not provide employee benefits equal to at least fifteen
25			percent (15%) of the minimum base hourly wage, the qualified company may
26			still qualify if it provides the full-time employee total hourly compensation
27			equal to or greater than one hundred fifteen percent (115%) of the minimum

1		base hourly wage through increased hourly wages combined with at least one
2		(1) company-paid employee benefit;
3	(12)	"Energy-efficient alternative fuel production" has the same meaning as in KRS
4		154.32-010;
5	(13)	"Gasification production" has the same meaning as in KRS 154.32-010;
6	(14)	"Grant-in-aid" means funding that is provided to qualified companies by the BSSC

- 7 for the development or expansion of a program as provided in this chapter;
- (15) "Headquarters" has the same meaning as in KRS 154.32-010;
- 9 (16) "Hospital" has the same meaning as in KRS 154.32-010;
- 10 (17) "Manufacturing" has the same meaning as in KRS 154.32-010;
- 11 (18) "Minimum base hourly wage" means the minimum wage amount paid to an 12 employee by a qualified company, which shall not be less than one hundred fifty 13 percent (150%) of the federal minimum wage;
- 14 (19) "Nonretail service or technology" means the same as in KRS 154.32-010;
- 15 (20) "Occupational upgrade training" means employee training sponsored by a qualified 16 company that is designed to qualify the employee for a promotional opportunity 17 with the qualified company;
- 18 "Program" or "program of skills training or education consistent with employment 19 needs" means a coordinated course of instruction which is designed to prepare 20 individuals for employment in a specific trade, occupation, or profession. Such 21 instruction may include:
- 22 Classroom instruction; (a)

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- 23 Classroom-related field, shop, factory, office, or laboratory work; and (b)
- 24 Basic skills, entry level training, job upgrading, retraining, and advance (c) 25 training;
- 26 (22) (a) "Qualified company" means any corporation, limited liability company, 27 partnership, limited partnership, sole proprietorship, business trust, or any

1		other legal entity through which business is conducted that is engaged in or is
2		planning to be engaged in one (1) or more of the following activities within
3		the Commonwealth:
4		1. Manufacturing;
5		2. Agribusiness;
6		3. Nonretail service or technology;
7		4. Headquarter operations, regardless of the underlying business activity of
8		the company;
9		5. Alternative fuel, gasification, energy-efficient alternative fuel, or
10		renewable energy production;
11		6. Carbon dioxide <i>or hydrogen</i> transmission pipeline;
12		7. Coal severing and processing; or
13		8. Hospital operations.
14	(b)	"Qualified company" does not include companies where the primary activity
15		to be conducted within the Commonwealth is forestry, fishing, the provision
16		of utilities, construction, wholesale trade, retail trade, real estate, rental and
17		leasing, accommodation and food services, or public administration services;
18	(23) "Ren	newable energy production" means the same as in KRS 154.32-010;
19	(24) "Ski	lls upgrade training" means employee training sponsored by a qualified
20	com	pany that is designed to provide the employee with new skills necessary to
21	enha	nce productivity, improve performance, or retain employment, including but
22	not	limited to technical and interpersonal skills, and training that is designed to
23	enha	nce computer skills, communication skills, problem solving, reading, writing,
24	or m	ath skills of employees who are unable to function effectively on the job due to
25	defic	tiencies in these areas, are unable to advance on the job, or who risk
26	disp	acement because their skill deficiencies inhibit their training potential for new

technology;

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(25) "Skills training investment credit" means the credit against Kentucky income tax imposed by KRS 141.020 or 141.040, and the limited liability entity tax imposed by

- 3 KRS 141.0401, as provided in this subchapter; and
- 4 (26) "Technical assistance" means professional and any other assistance provided by
- 5 qualified companies to an educational institution, which is reasonably calculated to
- 6 support directly the development and expansion of a particular program as defined
- 7 herein.

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- Section 8. KRS 154.12-207 is amended to read as follows:
- 9 (1) The corporation may, subject to appropriation from the General Assembly or from
- funds made available to the corporation from any other public or private source,
- provide grants-in-aid to qualified companies, not in excess of *five*[two] hundred
- thousand dollars (\$500,000)[(\$200,000)] per grant-in-aid. Such grants-in-aid shall
- be used exclusively for programs which are consistent with the provisions of this
- chapter.
- 15 (2) The corporation may, in accordance with KRS 154.12-204 to 154.12-208, award a
- skills training investment credit to an approved company. The amount of the skills
- training investment credit awarded by the corporation shall be an amount not to
- 18 exceed fifty percent (50%) of the amount of approved costs incurred by the
- approved company in connection with its program of occupational upgrade training
- or skills upgrade training, the credit amount not to exceed two thousand dollars
- 21 (\$2,000) per trainee and, in the aggregate, not to exceed *five*[two] hundred thousand
- dollars (\$500,000)[(\$200,000)] for each approved company per fiscal year. The
- corporation shall only approve one (1) application per fiscal year for each approved
- company.
- 25 (3) To apply for a grant-in-aid or a skills training investment credit, a qualified
- company shall submit an application to the Bluegrass State Skills Corporation
- before commencing its program of skills upgrade or occupational upgrade training.

1		Each application shall contain information the corporation requires, including but		
2		not limited to:		
3		(a)	A proposal for a program of skills upgrade training, occupational upgrade	
4			training, and education;	
5		(b)	A description of each component of the proposed training program and the	
6			number of employee training hours requested; and	
7		(c)	A statement of the total anticipated costs and expenses of the program,	
8			including a breakdown of the costs associated with equipment, personnel,	
9			facilities, and materials.	
0	(4)	Appı	roval of the grant-in-aid and skills training investment credit application by the	
1		boar	d shall be based upon the following criteria:	
12		(a)	The program must be within the scope of KRS 154.12-204 to 154.12-208;	
13		(b)	Participants in the program must qualify as an employee as defined by KRS	
4			154.12-204;	
5		(c)	The program must involve an area of skills upgrade training, occupational	
6			upgrade training, and education which is needed by a qualified company and	
17			for which a shortage of qualified individuals exists within the	
8			Commonwealth; and	
9		(d)	The grant-in-aid and skills training investment credit must be essential to the	
20			success of the program as the resources are inadequate to attract the technical	
21			assistance and financial support necessary from a qualified company.	
22	(5)	Afte	r a review of applications for grant-in-aid and skills training investment credits,	
23		the c	corporation may designate the qualified company as an approved company and	
24		appr	ove the maximum amount of grants and skills training investment credits the	
25		appr	oved company is eligible to receive. The maximum amount of skills training	
26		inve	stment credits approved for all qualified companies by the corporation shall not	

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exceed two million five hundred thousand dollars (\$2,500,000) for each fiscal year.

1		Skills training investment credits that remain unallocated by the corporation at the	
2		end of its fiscal year shall lapse and shall not be carried forward to a new fiscal	
3		year.	
4	(6)	The approved company shall complete all programs of skills upgrade training or	
5		occupational upgrade training within one (1) year from the date of approval by the	
6		corporation and shall certify the completion of these programs to the corporation.	
7		Once they are completed and certified and all required documentation is provided	
8		and received by the corporation, the corporation shall disburse the grant funds or	
9		notify the approved company of the final authorized skills training investment	
10		credit.	
11		→ Section 9. KRS 154.12-223 is amended to read as follows:	
12	(1)	There is created within the Cabinet for Economic Development the Department for	
13		Business <u>and Community</u> Development, which shall be headed by a commissioner	
14		appointed by the Governor. The department shall work with each Kentucky county	
15		and community in:	
16		(a) Providing customer service and project management with new and existing	
17		industries;	
18		(b) Overseeing programs and initiatives designed to support new investment, job	
19		creation, and retention across the state;	
20		(c) Providing sufficient technical resources to create and maintain a database to	
21		facilitate sales transactions between Kentucky businesses;[and]	
22		(d) Administering activities related to business site selection; and	
23		(e) Collaborating with community partners and other agencies on workforce	
24		and economic development opportunities.	
25	(2)	The department shall include the following divisions, each of which shall be	
26		headed by a director appointed by the secretary pursuant to KRS 12.050:	
27		(a) The Development and Retention Division – West Kentucky;	

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1		(b) The Development, Retention, and Administrative Division – Central and
2		East Kentucky; and
3		(c) The Community and Workforce Development Division[The following
4		programs shall be attached to the Department for Business Development:
5		(a) The Kentucky port and river development program created by KRS 65.510 to
6		65.530, KRS 139.483, and KRS 154.80-100 to 154.80-130; and
7		(b) The Waterway Marina Development Program established by KRS 154.80-
8		310] .
9		→ Section 10. KRS 154.12-224 is amended to read as follows:
10	(1)	There is created in the Cabinet for Economic Development the Department for
11		Financial Services. The department shall be headed by a commissioner appointed
12		by the secretary pursuant to KRS 154.10-050. The department shall coordinate
13		administration and monitoring of all financial assistance, tax credit, and related
14		programs available for business and industry and shall provide all budgeting,
15		accounting, personnel services, and information technology necessary for proper
16		administration of the cabinet and cabinet programs.
17	(2)	The department shall include the following divisions, each of which shall be headed
18		by a director appointed by the secretary pursuant to KRS 12.050:
19		(a) The Finance and Personnel Division, which shall provide financial, personnel,
20		facility, and contract administration services;
21		(b) The Compliance Division, which shall monitor incentives and collect and
22		maintain data on incentives after they are awarded;
23		(c) The <u>Program[Incentive]</u> Administration Division, which shall coordinate
24		necessary documentation and assist the Department for Business and
25		<u>Community</u> Development in preparing recommendations and finalizing
26		documents for presentation to the authority or other body for consideration
27		and approval; and

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1 (d) The IT and Resource Management Division, which shall coordinate facility 2 services and internal information technology needs.

- 3 (3) The department shall include the Kentucky Economic Development Finance 4 Authority.
- 5 (4) The department shall include the Bluegrass State Skills Corporation established by KRS 154.12-205.
- 7 → Section 11. KRS 154.12-275 is amended to read as follows:
- There is created in the Cabinet for Economic Development the Office of Strategy [Marketing] and Public Affairs. The office shall be headed by an executive director appointed by the secretary pursuant to KRS 154.10-050. The office shall administer activities related to research, strategy, communications, and marketing services.
- 13 (2) The office shall include the following divisions, each of which shall be headed by a director appointed by the secretary pursuant to KRS 12.050:
- 15 (a) The *Marketing and* Communications Division; and
- 16 (b) The <u>Research and Strategy[Graphics Design]</u> Division.
- → Section 12. KRS 154.12-277 is amended to read as follows:
- 18 There is created in the Cabinet for Economic Development the Office of (1)19 Entrepreneurship and [Small Business] Innovation. The office shall be headed by an 20 executive director appointed by the secretary pursuant to KRS 154.10-050. The 21 office shall be responsible for various forms of entrepreneurship and 22 innovation[small business] assistance, including but not limited to providing 23 customer service and project management with small and minority businesses, 24 assisting export development, administering the innovation assistance set forth in 25 KRS 154.12-278, introducing entrepreneurs to individual investors and to 26 investment capital firms interested in start-up and early-stage financing, and 27 collecting, summarizing, and disseminating information helpful to [small

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1] bus	inesses, including information on market research, federal, state, and local
2		mine	ority business programs, government procurement opportunities, and the
3		avai	lability of managerial assistance.
4	(2)	The	office shall include the Commission on Small Business Innovation and
5		Adv	ocacy established in KRS 11.200.
6		→ S	ection 13. KRS 154.12-278 is amended to read as follows:
7	(1)	As	used in this section, "cluster" and "knowledge-based" shall have the same
8		mea	ning as in KRS 164.6011.
9	(2)	The	Office of Entrepreneurship and [Small Business] Innovation shall:
10		(a)	Implement the Kentucky Innovation and Commercialization Center Program
11			as set forth in KRS 154.12-300 to 154.12-310;
12		(b)	Monitor the return on investments and effectiveness of the Kentucky
13			Innovation Act initiatives as set forth in the Strategic Plan for the New
14			Economy and prepare an annual report by November 1 of each year. The
15			report shall be available on the Cabinet for Economic Development web page
16			as required by KRS 154.12-2035;
17		(c)	Oversee the modernization initiative in KRS 154.12-274;
18		(d)	Assist the cabinet in the recruitment of research and development companies;
19		(e)	Assist the cabinet in the attraction of high-technology research and
20			development centers;
21		(f)	Support growth and creation of knowledge-based, innovative companies;
22		(g)	Build the infrastructure for innovative businesses and promote networks of
23			technology-driven clusters and research intensive industries;
24		(h)	Administer the high-tech construction pool and the high-tech investment pool;
25		(i)	Recommend projects to the Kentucky Economic Development Finance
26			Authority for funding through the high-tech construction pool and high-tech

investment pool; and

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(j) Review and approve the annual plan which details the annual allocation of funds from the Science and Technology Funding Program. As used in this paragraph, the Science and Technology Funding Program means the Kentucky enterprise fund, the Rural Innovation Program, the Kentucky Commercialization The Regional Program, Technology Corporations/Innovation and Commercialization Center Satellites, the Experimental Program to Stimulate Competitive Research/Kentucky Science and Engineering Foundation, Small Business Innovation Research and Small Business Technology Transfer grants, and other government grant programs and funding programs as determined by the executive director of the Office of Entrepreneurship and [Small Business] Innovation.

(3) The high-tech construction pool shall be used for projects with a special emphasis on the creation of high-technology jobs and knowledge-based companies. The executive director, in administering the high-tech construction pool, shall recommend distribution of funds and projects to the Kentucky Economic Development Finance Authority for its approval. The executive director shall recommend any designated amount of pool funds to be set aside for any match requirements. Any funds used for matching purposes may include public and private funds.

- (4) The high-tech investment pool shall be used to build and promote technology-driven industries and research-intensive industries, as well as their related suppliers, with the goal of creating clusters of innovation-driven industries in Kentucky. The executive director, in administering the high-tech investment pool, shall be authorized to recommend funds to be used to support loans and grants, or to secure an equity or related position.
- 26 (5) The Kentucky Economic Development Finance Authority shall ensure in their approval of funding of projects that the highest priority is given to knowledge-based

1		com	panies in fulfillment of the purposes and intentions of the purposes of this
2		secti	on.
3		→ S	ection 14. KRS 154.12-310 is amended to read as follows:
4	(1)	The	Kentucky Innovation and Commercialization Centers are private-public
5		parti	nerships, operating as a cohesive statewide infrastructure to support the
6		impl	ementation of key Kentucky Innovation Act initiatives.
7	(2)	The	organization of the ICCs shall be a statewide network of Kentucky innovative
8		hubs	s, with the location and services provided for each hub determined by the
9		exec	eutive director of the Office of Entrepreneurship and [Small Business
10] Inn	ovation.
11		(a)	The Office of Entrepreneurship and [Small Business]Innovation shall be the
12			central headquarters for the Kentucky innovative hubs and has primary
13			responsibility for the following:
14			1. Managing and administering the ICC Program;
15			2. Establishing uniform program application, protocol, and operating
16			guidelines when appropriate;
17			3. Supporting the protocol by creating and funding centralized services to
18			be distributed throughout the network; and
19			4. Identifying those issues, opportunities, and challenges that have
20			statewide implications.
21		(b)	The regional affiliates are responsible for fulfilling the duties as set forth in
22			KRS 154.12-305 relating to the implementation of the region's innovation
23			strategic plan and supporting the implementation of the Kentucky Innovation
24			Act initiatives in the region or subregion;
25		(c)	The satellites are responsible for generating technology business development
26			in their assigned geographic area, acting as a bridge between individuals and

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businesses needing critical early state concept and development work and the

1		affiliate centers that can provide this support.
2		The affiliates and satellites provide a valuable assurance for equal access to the
3		Kentucky Innovation Act initiatives and funding, and provide an opportunity for
4		full participation in rural and remote, as well as metropolitan, areas of the state.
5	(3)	The executive director of the Office of Entrepreneurship and [Small Business
6		Innovation shall have all the powers and authority, not explicitly prohibited by
7		statute, necessary and convenient to carry out and effectuate the purposes of KRS
8		154.12-300 to 154.12-310.
9	(4)	The executive director of the Office of Entrepreneurship and [Small Business
10		Innovation may, in effectuating the provisions of KRS 154.12-300 to 154.12-310,
11		contract with a science and technology organization as defined in KRS 164.6011 to
12		administer and manage the ICC Program.
13		→ Section 15. KRS 154.20-190 is amended to read as follows:
14	(1)	As used in this section:
15		(a) "Authority" means the Kentucky Economic Development Finance Authority;
16		(b) "Qualifying former hospital" means a hospital facility:
17		1. At a location that closed within thirty-six (36) months prior to an
18		application for a loan; and
19		2. For which the former owner or new owner has obtained a certificate of
20		need to open a new hospital or other health facility as defined in KRS
21		216B.015 that provides inpatient care at the closed location; and
22		(c) "Rural hospital" means any hospital or qualifying former hospital located
23		within a county of the Commonwealth having a population of less than fifty
24		thousand (50,000) according to the most recent annual estimates of the
25		resident population issued by the United States Census Bureau.
26	(2)	(a) The rural hospital operations and facilities revolving loan fund is established.
27		The authority shall provide loans to a rural hospital not to exceed one million

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1			dollars (\$1,000,000) for any project within a rural hospital and shall not
2			exceed more than two million dollars (\$2,000,000) every five (5) years.
3		(b)	Any loan issued by the authority shall not exceed a twenty (20) year term and
4			shall be utilized by the Cabinet for Economic Development to assist a rural
5			hospital in providing needed direct health care services for the citizens of the
6			Commonwealth by:
7			1. Maintaining or upgrading the hospital's facilities;
8			2. Maintaining or increasing the current staff of the rural hospital;
9			3. Reopening a qualifying former hospital; or
10			4. Providing health care services that are not currently available to citizens.
11		(c)	The authority shall consider a group with multiple locations eligible under this
12			section as if each separate location is a separate entity for purposes of
13			determining eligibility and applicable loan limits.
14	(3)	The	Cabinet for Economic Development shall:
15		(a)	Determine the terms and conditions of each loan, including the repayment to
16			be deposited back in the revolving loan fund for issuance of future loans to
17			other rural hospitals;
18		(b)	Monitor the performance of the rural hospital; and
19		(c)	By November [October] 1, 2023 [2020], and by each November [October] 1
20			thereafter, report to the Interim Joint Committee on Appropriations and
21			Revenue information about each outstanding loan issued, including:
22			1. The name and location of the rural hospital;
23			2. The amount of principal originally loaned;
24			3. The terms of the loan and whether the rural hospital is currently meeting
25			those terms; and
			4. How the rural hospital used the loan related to facilities, staff, or

additional services.

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1 (4) (a) The fund created in subsection (2) of this section shall be a trust and agency account.

- 3 (b) The Cabinet for Economic Development shall administer the fund.
- 4 (c) The fund shall consist of appropriations, contributions, donations, gifts, or federal funds.
- 6 (d) Notwithstanding KRS 45.229, any moneys remaining in the fund at the close of the fiscal year shall not lapse but shall be carried forward into the succeeding fiscal year.
- 9 (e) Any interest earnings of the fund shall become a part of the fund and shall not lapse.
- 11 (f) Moneys deposited in the fund are hereby appropriated for the sole purpose of 12 providing loans to rural hospitals.
- → Section 16. KRS 154.20-230 is amended to read as follows:
- 14 As used in KRS 154.20-230 to 154.20-240:
- 15 (1) "Application" means a document submitted by small businesses and investors, on a 16 form supplied by the authority, for the purpose of requesting certification to 17 participate in the program and to apply for a credit;
- 18 (2) "Authority" means the Kentucky Economic Development Finance Authority;
- 19 (3) "Commonwealth" means the Commonwealth of Kentucky;
- 20 (4) "Credit" means the nonrefundable angel investor tax credit established by KRS 141.396 and awarded by the authority pursuant to KRS 154.20-236;
- 22 (5) "Department" means the Department of Revenue;
- 23 (6) "Enhanced incentive counties" has the same meaning as in KRS 154.32-010;
- 24 (7) "Entity" means any corporation, limited liability company, business development 25 corporation, partnership, limited partnership, sole proprietorship, association, joint 26 stock company, receivership, trust, professional service organization, or other legal 27 entity through which business is conducted;

1	(8)	"Fee" means a nonrefundable application fee in an amount set by the authority, to
2		be collected by the authority to offset the cost of administering KRS 154.20-230 to
3		154.20-240;

- 4 (9) "Full-time employee" means a person that is required to work a minimum of thirtyfive (35) hours per week and is subject to the tax imposed by KRS 141.020;
- 6 (10) "Knowledge-based" has the same meaning as in KRS 164.6011;
- 7 (11) (a) "Qualified activity" means any knowledge-based activity related to the new economy focus areas of the Office of Entrepreneurship and [Small Business]

 Hunnovation, including but not limited to:
- 1. Bioscience;

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- 11 2. Environmental and energy technology;
- 12 3. Health and human development;
- 4. Information technology and communications; and
 - 5. Materials science and advanced manufacturing.
 - (b) A "qualified activity" does not include any activity principally engaged in by financial institutions, commercial development companies, credit companies, financial or investment advisors, brokerage or financial firms, other investment funds or investment fund managers, charitable and religious institutions, oil and gas exploration companies, insurance companies, residential housing developers, retail establishments, or any activity that the authority determines in its discretion to be against the public interest, against the purposes of KRS 154.20-230 to 154.20-240, or in violation of any law. Notwithstanding this paragraph, an entity involved in other technological advances may be deemed to be engaged in qualified activity, as determined by the executive director of the Office of Entrepreneurship and [Small Business] Innovation;
 - (12) "Qualified investment" means an investment meeting the requirements of KRS

- 1 154.20-234 for qualified investments, and certified pursuant to KRS 154.20-236;
- 2 (13) "Qualified investor" means an individual investor meeting the requirements of KRS
- 3 154.20-234 for qualified investors, and certified pursuant to KRS 154.20-236; and
- 4 (14) "Qualified small business" means an entity meeting the requirements of KRS
- 5 154.20-234 for qualified small businesses, and certified pursuant to KRS 154.20-
- 6 236.
- 7 → Section 17. KRS 154.20-583 is amended to read as follows:
- 8 (1) A qualified lender of a commercial loan to an eligible company shall not be eligible
- 9 to apply for inducements until final approval has been made by the qualified lender
- and funding has been completed in accordance with the commercial loan.
- 11 (2) Commercial loan proceeds shall be spent by the eligible company on approved
- 12 costs within three (3) years of final approval, unless an extension is required by the
- 13 qualified lender or necessitated by circumstances beyond the control of the eligible
- company or the qualified lender.
- 15 (3) The eligible company shall submit all documentation, including documentation
- evidencing expenditures, as required by the qualified lender.
- 17 (4) Qualified lenders may provide applications to an eligible company and then decide,
- 18 regardless of further processing or underwriting results, to not provide final
- approval so long as the decision is not prohibited by state or federal law. If the
- 20 qualified lender decides not to proceed, the qualified lender shall provide the
- application to a cooperative lender for further review and *possible* assignment to
- one (1) or more other qualified lenders.
- 23 (5) A qualified lender that is unable to fund the entire amount requested in an
- 24 application shall submit all or any portion of the requested amount to a cooperative
- lender for further review and *possible* assignment of the unfunded portion to one (1)
- or more qualified lenders.
- → Section 18. KRS 154.20-586 is amended to read as follows:

1	(1)	The	eligible company shall:
2		(a)	Apply for all other available assistance that is not a commercial loan,
3			including disaster relief assistance and insurance proceeds;
4		(b)	Notify the qualified lenders immediately upon application of other assistance;
5			and
6		(c)	Provide an update on the status of that assistance when requested by the
7			qualified lenders.
8	(2)	The	eligible company may assign any other available assistance to the qualified
9		lend	er.
10	(3)	The	qualified lender shall use the other available assistance to first pay any fees or
11		othe	er amounts outstanding to reduce the principal balance of the commercial loan.
12	<u>(4)</u>	The	eligible company may apply for other programs administered by the Cabinet
13		<u>for</u>	Economic Development for which it meets the relevant program specific
14		<u>eligi</u>	<u>ibility</u> .
15		→ S	ection 19. KRS 154.20-589 is amended to read as follows:
16	(1)	(a)	There is hereby established in the State Treasury a trust and agency account to
17			be known as the western Kentucky risk assistance fund.
18		(b)	The fund shall be maintained by the Cabinet for Economic Development.
19		(c)	Amounts deposited in the fund shall be used as required under subsection (2)
20			of this section.
21		(d)	Notwithstanding KRS 45.229, moneys not expended at the close of a fiscal
		(u)	Notwithstanding KKS 43.229, moneys not expended at the close of a fiscal
22		(u)	year shall not lapse but shall be carried forward into the next fiscal year.
2223		(e)	
		, ,	year shall not lapse but shall be carried forward into the next fiscal year.
23		, ,	year shall not lapse but shall be carried forward into the next fiscal year. Any interest earnings of the fund shall become a part of the fund and shall not

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(2)

The fund shall be used to pay a qualified lender on the unpaid principal balance of a

1		commercial loan in an amount up to the lesser of the first twenty-five percent (25%)
2		of the loss suffered on the unpaid principal balance on a commercial loan or one
3		million dollars (\$1,000,000), as evidenced by the loss being determined by the
4		following method:
5		(a) The amount of loan loss reserve the lending institution establishes based on
6		the current expected credit losses methodology for estimating allowances for
7		credit losses, as reflected in an official, filed call report which reflects the
8		changes in the allowance for credit loss relating to the loan originated under
9		this section; or
10		(b) The amount of the estimated loss as documented by an updated appraisal of
11		the underlying collateral, or a change in economic value of the loan based on
12		expected cash flows.
13	(3)	The western Kentucky risk assistance fund shall be used to provide <u>loan loss</u>
14		support payments to qualified lenders for commercial loans that, in the
15		aggregate, have outstanding principal balances not exceeding one hundred
15 16		aggregate, have outstanding principal balances not exceeding one hundred million dollars (\$100,000,000) and have been approved for enrollment in the
16		million dollars (\$100,000,000) and have been approved for enrollment in the
16 17		million dollars (\$100,000,000) and have been approved for enrollment in the program following the application process set forth in subsections (4) and (5) of
16 17 18		million dollars (\$100,000,000) and have been approved for enrollment in the program following the application process set forth in subsections (4) and (5) of this section. The one hundred million dollar (\$100,000,000) maximum amount
16 17 18 19		million dollars (\$100,000,000) and have been approved for enrollment in the program following the application process set forth in subsections (4) and (5) of this section. The one hundred million dollar (\$100,000,000) maximum amount for eligible loans shall be proportionally reduced as the loss payments are
16 17 18 19 20		million dollars (\$100,000,000) and have been approved for enrollment in the program following the application process set forth in subsections (4) and (5) of this section. The one hundred million dollar (\$100,000,000) maximum amount for eligible loans shall be proportionally reduced as the loss payments are disbursed finducement on the first two hundred million dollars (\$200,000,000) of
16 17 18 19 20 21	(4)	million dollars (\$100,000,000) and have been approved for enrollment in the program following the application process set forth in subsections (4) and (5) of this section. The one hundred million dollar (\$100,000,000) maximum amount for eligible loans shall be proportionally reduced as the loss payments are disbursed [inducement on the first two hundred million dollars (\$200,000,000) of commercial loans made and applications submitted under subsection (4) of this
16 17 18 19 20 21 22	(4)	million dollars (\$100,000,000) and have been approved for enrollment in the program following the application process set forth in subsections (4) and (5) of this section. The one hundred million dollar (\$100,000,000) maximum amount for eligible loans shall be proportionally reduced as the loss payments are disbursed [inducement on the first two hundred million dollars (\$200,000,000) of commercial loans made and applications submitted under subsection (4) of this section].
16 17 18 19 20 21 22 23	(4)	million dollars (\$100,000,000) and have been approved for enrollment in the program following the application process set forth in subsections (4) and (5) of this section. The one hundred million dollar (\$100,000,000) maximum amount for eligible loans shall be proportionally reduced as the loss payments are disbursed [inducement on the first two hundred million dollars (\$200,000,000) of commercial loans made and applications submitted under subsection (4) of this section]. The cabinet shall accept applications for inducements on a form created by the

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Institutions;

1		(c)	The Kentucky address of the physical location of the qualified lender;
2		(d)	The name, e-mail address, and phone number of an employee of the qualified
3			lender who can be contacted regarding questions about the application; and
4		(e)	The amount of the commercial loan.
5	(5)	(a)	The cabinet shall accept applications for access to the western Kentucky risk
6			assistance fund only for a commercial loan that originated before December
7			31, 2027.
8		(b)	Applications from qualified lenders shall be approved in the order in which
9			the applications are received, with each qualified lender being limited to a
10			maximum of applications totaling ten million dollars (\$10,000,000) in
11			commercial loans.
12	(6)	Onc	e a loss has been suffered by a qualified lender, the cabinet shall accept requests
13		for l	oss payments from the western Kentucky risk assistance fund on a form created
14		by tl	he cabinet that provides the following:
15		(a)	The name of the qualified lender;
16		(b)	The qualified lender's status of good standing by the Department of Financial
17			Institutions;
18		(c)	The Kentucky address of the physical location of the qualified lender;
19		(d)	The name, e-mail address, and phone number of an employee of the qualified
20			lender, who can be contacted regarding questions about the application;
21		(e)	The amount of the commercial loan;
22		(f)	The requested loss payment amount calculated in accordance with subsection
23			(2) of this section; and
24		(g)	Documentation of the suffered loss.
25	(7)	(a)	An application for a loss payment may only be submitted for losses suffered
26			within five (5) years from the origination of the loan.
27		(b)	Once <u>a complete[the]</u> loss application has been submitted to the cabinet, a

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1		decision to approve or deny the application shall be made within thirty (30)
2		days of submission.
3		(c) Within sixty (60) days of <u>a complete</u> submission:
4		1. If approved, the amount due shall be issued to the qualified lender; or
5		2. If denied, an explanation shall be sent to the qualified lender for the
6		denial.
7	(8)	Should the qualified lender, at any time after the receipt of a loss payment from the
8		western Kentucky risk assistance fund, collect more than seventy-five percent
9		(75%) of the previously considered uncollectable balance, any portion over
10		seventy-five percent (75%) shall be repaid to the cabinet for deposit into western
11		Kentucky risk assistance fund, however, no more than one million dollars
12		(\$1,000,000) shall be recovered.
13	(9)	Inducements shall be paid in the order that requests for loss payments are received
14		in accordance with subsection (6) of this section, as long as moneys are available
15		in the fund from the initial funding or subsequent loss collection by qualified
16		lenders on commercial loans originating before December 31, 2027.
17	<u>(10)</u>	An administrative fee equal to one percent (1%) of the approved inducement
18		amount shall be applied to the loss payment and may be deducted from the
19		approved inducement amount.
20		→ Section 20. KRS 154.25-040 is amended to read as follows:
21	(1)	The approved company may require that each employee subject to the income tax
22		imposed by KRS 141.020, whose job was preserved or created as a result of the
23		project, as a condition of employment or the retention of employment, agree to pay
24		an assessment up to one hundred percent (100%) of the individual income tax rate
25		imposed by KRS 141.020 for[, not to exceed five percent (5%) of the gross wages
26		of] each employee subject to the income tax imposed by KRS 141.020. The
27		Commonwealth's wage assessment shall be equal to the following:

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1	<u>(a)</u>	Up to eighty percent (80%) of the individual in	icome tax rate imposed by
2		KRS 141.020 if the project is located in a local ju	risdiction where:
3		1. No local occupational license fee is imposed	<u>l;</u>
4		2. a. A local occupational fee greater than	or equal to twenty percent
5		(20%) of the individual income tax	c rate in KRS 141.020 is
6		imposed; and	
7		b. The local jurisdiction agrees to forgo	the local wage assessment
8		of at least twenty percent (20%) of the	individual income tax rate
9		imposed by KRS 141.020 via c	redits against the local
10		occupational license fee for the affect	ed employees; or
11		3. a. A local occupational license fee less	than twenty percent (20%)
12		of the individual income tax rate in K	RS 141.020 is imposed; and
13		b. The local jurisdiction agrees to forg	o the total amount of the
14		local occupational license fee as the lo	ocal wage assessment; or
15	<u>(b)</u>	Up to four (4) times the forgone local wage asse	ssment rate if the project is
16		located in a local jurisdiction where:	
17		1. a. A local occupational license fee great	ter than or equal to twenty
18		percent (20%) of the individual incom	ne tax rate in KRS 141.020
19		is imposed; and	
20		b. The local jurisdiction agrees to forg	go an amount of the local
21		occupational license fee that is less th	an twenty percent (20%) of
22		the individual income tax rate impos	ed by KRS 141.020 as the
23		local wage assessment; or	
24		2. a. A local occupational license fee less	than twenty percent (20%)
25		of the individual income tax rate in K	RS 141.020 is imposed; and
26		b. The local jurisdiction agrees to forgo	only a portion of the total
27		amount of the local occupational lic	ense fee as the local wage

assessment [unless:

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2		(a) The local government or governments in which the project is located have a
3		local occupational license fee of less than one percent (1%) and agree to forgo
4		all of their local occupational license fee, in which case the assessment shall
5		equal four percent (4%) plus the percentage of the local occupational license
6		fee;
7		(b) The local government or governments in which the project is located have a
8		local occupational license fee of less than one percent (1%) and agree to
9		forego a portion of their local occupational license fee, in which case the
10		assessment shall equal the percentage that the local government or
11		governments agree to forego plus a percentage that is four (4) times the
12		percentage the local government or governments agree to forego;
13		(c) The local government or governments in which the project is located have a
14		local occupational license fee equal to or greater than one percent (1%), and
15		the local government or governments agree to forego an amount less than one
16		percent (1%), in which case the assessment shall equal the percentage that the
17		local government or governments agree to forego plus a percentage that is
18		four (4) times the percentage the local government or governments agree to
19		forego; or
20		(d) The local government or governments in which the project is located have no
21		local occupational license fee, in which case the assessment shall equal four
22		percent (4%)].
23	(2)	Each assessed employee shall be entitled to a credit against the Kentucky income
24		tax required to be withheld under KRS 141.310 in the form of a simultaneous
25		adjustment equal to the Commonwealth's assessment outlined in subsection (1) of
26		this section [four fifths (4/5) of the assessment, unless:
27		(a) The assessment is calculated under subsection (1)(a) of this section, in which

1		case the credit shall be equal to the total assessment less the occupational
2		license fee; or
3		(b) The assessment is calculated under subsection (1)(d) of this section, in which
4		case the credit shall be equal to one hundred percent (100%) of the
5		assessment].
6	(3)	Each employee assessed under subsection (1) of this section also shall be entitled to
7		a credit against the local occupational license fee in the form of a simultaneous
8		adjustment of the local occupational license fee withholding equal to the local wage
9		assessment outlined in subsection (1) of this section [one fifth (1/5) of the
10		assessment, unless the wage assessment is calculated under subsection (1)(a) of this
11		section, in which case the credit shall equal the same amount as the local
12		occupational license fee].
13	(4)	If an approved company elects to impose the assessment as a condition of
14		employment or the retention of employment, the approved company shall deduct
15		the assessment from each paycheck of each employee subject to the provisions of
16		subsections (2) and (3) of this section.
17	(5)	Any approved company collecting an assessment shall make its payroll books and
18		records available to the authority at such reasonable times as the authority shall
19		request and shall file with the authority the documentation respecting the
20		assessment the authority may require.
21	(6)	Any assessment of the wages of the employees of an approved company shall
22		permanently lapse upon expiration or termination of the agreement unless the
23		agreement has been amended to extend the termination as a result of a supplemental
24		project.
25	(7)	By October 1 of each year, the Department of Revenue shall certify to the authority,
26		in the form of an annual report, aggregate tax credits claimed on tax returns filed
27		during the taxable year ending June 30 of that year and wage assessment fees taken

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1	during the prior calendar year by approved companies with respect to their jobs
2	retention projects under this subchapter, and shall certify to the authority, within
3	one hundred eighty (180) days from the date an approved company has filed its
4	state tax return, when an approved company has taken tax credits equal to its total
5	inducements.

- → Section 21. KRS 154.31-010 is amended to read as follows: 6
- 7 As used in this subchapter:

5

- "Agreement" means an agreement entered into pursuant to KRS 154.31-030 8 (1)
- 9 between the authority and an approved company;
- 10 (2) "Alternative fuel production" has the same meaning as in KRS 154.32-010;
- 11 "Approved company" means an eligible company that has received approval from (3)
- 12 the authority for a sales and use tax incentive under this subchapter;
- 13 "Approved recovery amount" means the maximum sales and use tax incentive (4)
- 14 recoverable by an approved company as established in the agreement;
- 15 (5) "Authority" means the Kentucky Economic Development Finance Authority;
- 16 (6)"Carbon dioxide or hydrogen transmission pipeline" has the same meaning as in
- 17 KRS 154.32-010;
- 18 (7) "Coal severing and processing" means activities resulting in the eligible company
- 19 being subject to the tax imposed by KRS Chapter 143;
- 20 (8)"Department" means the Department of Revenue;
- 21 "Economic development project" means: (9)
- 22 (a) 1. The acquisition or construction of a new facility; or
- 23 2. The expansion or rehabilitation of an existing facility; or
- 24 The installation and equipping of a facility;
- by an eligible company at a specific site in the Commonwealth to be used in an 25
- 26 activity conducted by the approved company;
- 27 (10) "Electronic processing" means the use of technology having electronic, digital,

1	mag	netic, wireless, optical, electromagnetic, or similar capabilities, now in
2	exis	tence or later developed to perform a service or technology activity;
3	(11) (a)	"Eligible company" means any corporation, limited liability company,
4		partnership, limited partnership, sole proprietorship, business trust, or other
5		legal entity with a proposed economic development project that is primarily
6		engaged in or planning to be engaged in one (1) or more of the following
7		activities within the Commonwealth:
8		1. Manufacturing;
9		2. Nonretail service or technology activities;
0		3. Agribusiness;
1		4. Headquarters operations;
2		5. Alternative fuel, gasification, energy-efficient alternative fuel or
13		renewable energy production;
4		6. Carbon dioxide <u>or hydrogen</u> transmission pipelines;
5		7. Coal severing and processing;
6		8. Hospital operations; or
17		9. In operating or developing a tourism attraction.
8	(b)	"Eligible company" does not include any company whose primary activity to
9		be conducted within the Commonwealth is forestry, fishing, the provision of
20		utilities, construction, wholesale trade, retail trade, real estate, rental and
21		leasing, educational services, food services, or public administration services;
22	(12) "Eli	gible expenses" means the amount expended for:
23	(a)	Building and construction materials permanently incorporated as an
24		improvement to real property as part of an economic development project; or
25	(b)	Equipment used for research and development or electronic processing at an
26		economic development project:

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if the Kentucky sales and use tax imposed by KRS Chapter 139 is paid on the

1 .		a £ 41 a a				1 4:	of
1	purchase	or me	materials (or equip	mem at t	ne ume o	of purchase;

- 2 (13) "Energy-efficient alternative fuel production" has the same meaning as in KRS
- 3 154.32-010;
- 4 (14) (a) "Equipment" means tangible personal property which is subject to
- 5 depreciation under Sections 167 and 168 of the Internal Revenue Code,
- 6 including assets which are expensed under Section 179 of the Internal
- Revenue Code, and that is used in the operation of a business.
- 8 (b) "Equipment" does not include any tangible personal property used to
- 9 maintain, restore, mend, or repair machinery or equipment, consumable
- operating supplies, office supplies, or maintenance supplies;
- 11 (15) "Gasification process" has the same meaning as in KRS 154.32-010;
- 12 (16) "Headquarters" means the principal office where the principal executives of the
- 13 entity are located and from which other personnel, branches, affiliates, offices, or
- 14 entities are controlled;
- 15 (17) "Hospital" has the same meaning as in KRS 154.32-010;
- 16 (18) "Manufacturing" has the same meaning as in KRS 154.32-010;
- 17 (19) "Nonretail service and technology" has the same meaning as in KRS 154.32-010;
- 18 (20) "Project term" means the time for which an agreement shall be in effect. The project
- term shall be established in the agreement and shall not exceed seven (7) years;
- 20 (21) "Renewable energy production" has the same meaning as in KRS 154.32-010; and
- 21 (22) (a) "Research and development" means experimental or laboratory activity that
- has as its ultimate goal the development of new products, the improvement of
- existing products, the development of new uses for existing products, or the
- development or improvement of methods for producing products.
- 25 (b) "Research and development" does not include testing or inspection of
- 26 materials or products for quality control purposes, efficiency surveys,
- 27 management studies, consumer surveys or other market research, advertising

1			or promotional activities, or research in connection with literary, historical, or
2			similar projects; and
3		(23)	"Tourism attraction" has the same meaning as tourism attraction project in
4			<u>KRS 148.851</u> .
5		→ S	ection 22. KRS 154.32-010 is amended to read as follows:
6	(1)	"Act	tivation date" means the date established in the tax incentive agreement that is
7		with	in two (2) years of final approval;
8	(2)	"Aff	"iliate" means the following:
9		(a)	Members of a family, including only brothers and sisters of the whole or half
10			blood, spouse, ancestors, and lineal descendants of an individual;
11		(b)	An individual, and a corporation more than fifty percent (50%) in value of the
12			outstanding stock of which is owned, directly or indirectly, by or for that
13			individual;
14		(c)	An individual, and a limited liability company of which more than fifty
15			percent (50%) of the capital interest or profits are owned or controlled,
16			directly or indirectly, by or for that individual;
17		(d)	Two (2) corporations which are members of the same controlled group, which
18			includes and is limited to:
19			1. One (1) or more chains of corporations connected through stock
20			ownership with a common parent corporation if:
21			a. Stock possessing more than fifty percent (50%) of the total
22			combined voting power of all classes of stock entitled to vote or
23			more than fifty percent (50%) of the total value of shares of all
24			classes of stock of each of the corporations, except the common
25			parent corporation, is owned by one (1) or more of the other
26			corporations; and
27			b. The common parent corporation owns stock possessing more than

1 fifty percent (50%) of the total combined voting power of all 2 classes of stock entitled to vote or more than fifty percent (50%) of 3 the total value of shares of all classes of stock of at least one (1) of the other corporations, excluding, in computing the voting power 4 5 or value, stock owned directly by the other corporations; or 6 2. Two (2) or more corporations if five (5) or fewer persons who are 7 individuals, estates, or trusts own stock possessing more than fifty 8 percent (50%) of the total combined voting power of all classes of stock 9 entitled to vote or more than fifty percent (50%) of the total value of 10 shares of all classes of stock of each corporation, taking into account the 11 stock ownership of each person only to the extent the stock ownership is 12 identical with respect to each corporation; 13 (e) A grantor and a fiduciary of any trust; 14 (f) A fiduciary of a trust and a fiduciary of another trust, if the same person is a 15 grantor of both trusts; 16 (g) A fiduciary of a trust and a beneficiary of that trust; 17 (h) A fiduciary of a trust and a beneficiary of another trust, if the same person is a 18 grantor of both trusts; 19 (i) A fiduciary of a trust and a corporation more than fifty percent (50%) in value 20 of the outstanding stock of which is owned, directly or indirectly, by or for the 21 trust or by or for a person who is a grantor of the trust; 22 A fiduciary of a trust and a limited liability company more than fifty percent (j) 23 (50%) of the capital interest, or the interest in profits, of which is owned 24 directly or indirectly, by or for the trust or by or for a person who is a grantor 25 of the trust;

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A corporation, a partnership, or a limited partnership if the same persons own:

More than fifty percent (50%) in value of the outstanding stock of the

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(k)

1.

1			corporation; and
2			2. More than fifty percent (50%) of the capital interest, or the profits
3			interest, in the partnership or limited partnership;
4		(l)	A corporation and a limited liability company if the same persons own:
5			1. More than fifty percent (50%) in value of the outstanding stock of the
6			corporation; and
7			2. More than fifty percent (50%) of the capital interest or the profits in the
8			limited liability company;
9		(m)	A partnership or limited partnership and a limited liability company if the
10			same persons own:
11			1. More than fifty percent (50%) of the capital interest or profits in the
12			partnership or limited partnership; and
13			2. More than fifty percent (50%) of the capital interest or the profits in the
14			limited liability company;
15		(n)	An S corporation and another S corporation if the same persons own more
16			than fifty percent (50%) in value of the outstanding stock of each corporation;
17			S corporation designation being the same as that designation under the
18			Internal Revenue Code of 1986, as amended;
19		(o)	An S corporation and a C corporation, if the same persons own more than
20			fifty percent (50%) in value of the outstanding stock of each corporation; S
21			and C corporation designations being the same as those designations under the
22			Internal Revenue Code of 1986, as amended; or
23		(p)	Two (2) or more limited liability companies, if the same persons own more
24			than fifty percent (50%) of the capital interest or are entitled to more than fifty
25			percent (50%) of the capital profits in the limited liability companies;
26	(3)	"Agı	ribusiness" means the processing of raw agricultural products, including but not
27		limit	ed to timber and industrial hemp, or the performance of value-added functions

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- 1 with regard to raw agricultural products;
- 2 (4) "Alternative fuel production" means a Kentucky operation that primarily produces
- 3 alternative transportation fuels for sale. The alternative fuel production may
- 4 produce electricity as a by-product if the primary function of the operations remains
- 5 the production and sale of alternative transportation fuels;
- 6 (5) "Alternative transportation fuels" has the same meaning as in KRS 152.715;
- 7 (6) "Approved company" means an eligible company that has received final approval
- 8 to receive incentives under this subchapter;
- 9 (7) "Approved costs" means the amount of eligible costs approved by the authority at
- final approval;
- 11 (8) "Authority" means the Kentucky Economic Development Finance Authority
- 12 established by KRS 154.20-010;
- 13 (9) "Biomass resources" has the same meaning as in KRS 152.715;
- 14 (10) "Capital lease" means a lease classified as a capital lease by the Statement of
- 15 Financial Accounting Standards No. 13, Accounting for Leases, issued by the
- Financial Accounting Standards Board, November 1976, as amended;
- 17 (11) "Carbon dioxide *or hydrogen* transmission pipeline" means the in-state portion of a
- 18 pipeline, including appurtenant facilities, property rights, and easements, that is
- used exclusively for the purpose of transporting carbon dioxide <u>or hydrogen</u> to the
- point of sale, storage, or other carbon *or hydrogen* management applications;
- 21 (12) "Coal severing and processing" means activities resulting in the eligible company
- being subject to the tax imposed by KRS Chapter 143;
- 23 (13) "Commonwealth" means the Commonwealth of Kentucky;
- 24 (14) "Confirmed approved costs" means:
- 25 (a) For owned economic development projects, the documented eligible costs
- incurred on or before the activation date; or
- 27 (b) For leased economic development projects:

1			1.	The documented eligible costs incurred on or before the activation date;
2				and
3			2.	Estimated rent to be incurred by the approved company throughout the
4				term of the tax incentive agreement.
5		For	both (owned and leased economic development projects, "confirmed approved
6		costs	s" ma	y be less than approved costs, but shall not be more than approved costs;
7	(15)	"Dej	oartm	ent" means the Department of Revenue;
8	(16)	"Ecc	onomi	c development project" means:
9		(a)	The	acquisition, leasing, or construction of a new facility;
10		(b)	The	acquisition, leasing, rehabilitation, or expansion of an existing facility; or
11		(c)	The	installation and equipping of a facility;
12		by a	ın eliş	gible company. "Economic development project" does not include any
13		econ	omic	development project that will result in the replacement of facilities
14		exist	ting in	the Commonwealth, except as provided in KRS 154.32-060;
15	(17)	(a)	"Eliş	gible company" means any corporation, limited liability company,
16			parti	nership, limited partnership, sole proprietorship, business trust, or any
17			othe	r entity with a proposed economic development project that is engaged in
18			or is	s planning to be engaged in one (1) or more of the following activities
19			with	in the Commonwealth:
20			1.	Manufacturing;
21			2.	Agribusiness;
22			3.	Nonretail service or technology;
23			4.	Headquarters operations, regardless of the underlying business activity
24				of the company;
25			5.	Alternative fuel, gasification, energy-efficient alternative fuel, or
26				renewable energy production;
27			6.	Carbon dioxide <i>or hydrogen</i> transmission pipeline;

1		7.	Coal severing and processing; or
2		8.	Hospital operations.
3	(b)	"Eli	gible company" does not include companies where the primary activity to
4		be c	conducted within the Commonwealth is forestry, fishing, the provision of
5		utili	ties, construction, wholesale trade, retail trade, real estate, rental and
6		leas	ing, educational services, accommodation and food services, or public
7		adm	inistration services;
8	(18) "Eli	gible	costs" means:
9	(a)	For	owned economic development projects:
10		1.	Start-up costs;
11		2.	Nonrecurring obligations incurred for labor and nonrecurring payments
12			to contractors, subcontractors, builders, and materialmen in connection
13			with the economic development project;
14		3.	The cost of acquiring land or rights in land and any cost incidental
15			thereto, including recording fees;
16		4.	The cost of contract bonds and of insurance of all kinds that may be
17			required or necessary for completion of an economic development
18			project which is not paid by a contractor or otherwise provided for;
19		5.	All costs of architectural and engineering services, including test
20			borings, surveys, estimated plans and specifications, preliminary
21			investigations, and supervision of construction, as well as for the
22			performance of all the duties required for construction of the economic
23			development project;
24		6.	All costs which are required to be paid under the terms of any contract
25			for the economic development project;
26		7.	All costs incurred for construction activities, including site tests and

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inspections; subsurface site work; excavation; removal of structures,

1				roadways, cemeteries, and other surface obstructions; filling, grading,
2				and providing drainage and storm water retention; installation of utilities
3				such as water, sewer, sewage treatment, gas, electric, communications,
4				and similar facilities; off-site construction of utility extensions to the
5				boundaries of the real estate; construction and installation of railroad
6				spurs as needed to connect the economic development project to existing
7				railways; or similar activities as the authority may determine necessary
8				for construction of the economic development project; and
9			8.	All other costs of a nature comparable to those described above; and
10		(b)	For l	leased economic development projects:
11			1.	Start-up costs;
12			2.	Building/leasehold improvements; and
13			3.	Fifty percent (50%) of the estimated annual rent for each year of the tax
14				incentive agreement.
15		Noty	withsta	anding any other provision of this subsection, for economic development
16		proje	ects th	nat are not in enhanced incentive counties, the cost of equipment eligible
17		for r	ecove	ery as an eligible cost shall not exceed twenty thousand dollars (\$20,000)
18		for e	ach n	ew full-time job created as of the activation date;
19	(19)	"Em	ploye	e benefits" means payments by an approved company for its full-time
20		emp	loyees	s for health insurance, life insurance, dental insurance, vision insurance,
21		defin	ned be	enefits, 401(k), or similar plans;
22	(20)	"Ene	ergy-e	fficient alternative fuel production" means a Kentucky operation that
23		prod	uces f	for sale energy-efficient alternative fuels;
24	(21)	"Ene	ergy-e	fficient alternative fuels" means homogeneous fuels that:
25		(a)	Are	produced from processes designed to densify feedstock coal, waste coal,
26			or bi	omass resources: and

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(b) Have an energy content that is greater than the feedstock coal, waste coal, or

1			bior	nass re	esourc	e;	
2	(22)	"Enh	'Enhanced incentive counties" means counties certified by the authority pursuant to				
3		KRS	154.	32-05	0;		
4	(23)	"Fin	al ap	proval	" mea	ans the action taken by the authority authorizing the eligible	
5		com	pany	to rece	eive in	centives under this subchapter;	
6	(24)	(a)	"Ful	l-time	job" i	means a job held by a person who:	
7			1.	Is re	quired	to work a minimum of thirty-five (35) hours per week; and	
8			2.	a.	Is su	bject to the Kentucky individual income tax imposed by KRS	
9					141.0	020; or	
10				b.	Wor	ks remotely away from the economic development project if	
11					the j	ob meets all of the following conditions:	
12					i.	Is held by a Kentucky resident;	
13					ii.	Was created as a result of the economic development project;	
14						and	
15					iii.	The payroll of this job is expensed to the economic	
16						development project.	
17		(b)	"Ful	l-time	job"	does not include a job held by a resident of any state with a	
18			reci	procal	agree	ement between the Commonwealth and the other state as	
19			desc	ribed	in KR	S 141.070;	
20	(25)	"Gas	ificat	tion p	roces	s" means a process that converts any carbon-containing	
21		mate	rial	into a	a syn	thesis gas composed primarily of carbon monoxide and	
22		hydr	ogen	;			
23	(26)	"Gas	ificat	ion pi	oduct	ion" means a Kentucky operation that primarily produces for	
24		sale:					
25		(a)	Alte	rnativ	e trans	sportation fuels;	
26		(b)	Syn	thetic	natura	ıl gas;	
27		(c)	Che	micals	3;		

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- 1 (d) Chemical feedstocks; or
- 2 (e) Liquid fuels;
- from coal, waste coal, coal-processing waste, or biomass resources, through a
- 4 gasification process. The gasification production may produce electricity as a by-
- 5 product if the primary function of the operations remains the production and sale of
- 6 alternative transportation fuels, synthetic natural gas, chemicals, chemical
- 7 feedstocks, or liquid fuels;
- 8 (27) "Headquarters" means the principal office where the principal executives of the
- 9 entity are located and from which other personnel, branches, affiliates, offices, or
- 10 entities are controlled;
- 11 (28) "Hospital" means a facility licensed by the Cabinet for Health and Family Services
- under KRS Chapter 216B for the operation of a hospital and the basic services
- provided by a hospital;
- 14 (29) "Incentives" means the incentives available under this subchapter, as listed in KRS
- 15 154.32-020(3);
- 16 (30) "Job target" means the annual average number of new full-time jobs that the
- approved company commits to create and maintain at the economic development
- project, which shall not be less than ten (10) new full-time jobs;
- 19 (31) "Kentucky gross receipts" has the same meaning as in KRS 141.0401;
- 20 (32) "Kentucky gross profits" has the same meaning as in KRS 141.0401;
- 21 (33) "Lease agreement" means an agreement between an approved company and an
- 22 unrelated entity conveying the right to use a facility, the terms of which reflect an
- 23 arms' length transaction. "Lease agreement" does not include a capital lease;
- 24 (34) "Leased project" means an economic development project site occupied by an
- approved company pursuant to a lease agreement;
- 26 (35) "Manufacturing" means any activity involving:
- 27 (a) Processing, assembling, or production of any property, including the

1			processing resulting in a change in the conditions of the property and any
2			activity related to the processing, assembling, or production of property,
3			together with the storage, warehousing, distribution, and related office
4			facilities; or
5		(b)	Production of vital medications, personal protective equipment, or equipment
6			necessary to produce personal protective equipment;
7	(36)	(a)	"Nonretail service or technology" means any activity where service or
8			technology is provided predominantly outside the Commonwealth and
9			designed to serve a multistate, national, or international market.
10		(b)	"Nonretail service or technology" includes but is not limited to call centers,
11			centralized administrative or processing centers, telephone or Internet sales
12			order or processing centers, distribution or fulfillment centers, data processing
13			centers, research and development facilities, and other similar activities;
14	(37)	"Ow	ned project" means an economic development project owned in fee simple by
15		the a	approved company or an affiliate, or possessed by the approved company or an
16		affili	ate pursuant to a capital lease;
17	(38)	"Per	sonal protective equipment" means protective clothing, helmets, gloves, face
18		shiel	ds, goggles, face masks, respirators, and other equipment designed to protect
19		the u	ser from injury or the spread of infection or illness;
20	(39)	"Pre	liminary approval" means the action taken by the authority preliminarily
21		appr	oving an eligible company for incentives under this subchapter;
22	(40)	"Ren	newable energy production" means a Kentucky operation that utilizes wind
23		powe	er, biomass resources, landfill methane gas, hydropower, solar power, or other
24		simi	lar renewable resources to generate electricity for sale to unrelated entities;
25	(41)	"Ren	nt" means the actual annual rent or fee paid by an approved company under a
26		lease	e agreement;
27	(42)	"Star	rt-up costs" means nonrecurring costs incurred to furnish and equip a facility

1		for an economic development project, including costs incurred for:
2		(a) Computers, furnishings, office equipment, manufacturing equipment, and
3		fixtures;
4		(b) The relocation of out-of-state equipment; and
5		(c) Cost of fixed telecommunications equipment;
6		as certified to the authority in accordance with KRS 154.32-030;
7	(43)	"Synthetic natural gas" means the same thing as in KRS 152.715;
8	(44)	"Tax incentive agreement" means the agreement entered into pursuant to KRS
9		154.32-040 between the authority and an approved company;
10	(45)	"Term" means the period of time for which a tax incentive agreement may be in
11		effect, which shall not exceed fifteen (15) years for an economic development
12		project located in an enhanced incentive county, or ten (10) years for an economic
13		development project not located in any other county;
14	(46)	"Vital medications" means any drug or biologic used to prevent or treat a serious
15		life-threatening disease or medical condition for which there is no other available
16		source with sufficient supply of that drug or biologic or alternative drug or biologic;
17	(47)	"Wage" means the per hour earnings of a full-time employee, including wages, tips,
18		overtime, bonuses, and commissions, as reflected on the employee's federal form
19		W-2 wage and tax statement, but excludes employee benefits; and
20	(48)	"Wage target" means the average total hourly compensation amount, including the
21		minimum wage and employee benefits, that the approved company commits to
22		meet for all new full-time jobs created and maintained as a result of the economic
23		development project, which shall not be less than:
24		(a) One hundred twenty-five percent (125%) of the federal minimum wage in
25		enhanced incentive counties; or

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counties.

One hundred fifty percent (150%) of the federal minimum wage in all other

1 → Section 23	. KRS	S 154.32-020	is amended	to read a	s follows:
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2 (1) The purposes of this subchapter are:

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- 3 To provide incentives for eligible companies and to encourage the location or (a) expansion of manufacturing facilities, agribusiness operations, nonretail 4 service or technology facilities, headquarters operations, alternative fuel 5 production facilities, gasification production facilities, energy-efficient 6 7 alternative fuel production facilities, renewable energy production facilities, carbon dioxide or hydrogen transmission pipelines, coal severing and 8 9 processing, and hospital operations in the Commonwealth to advance the 10 public purposes of:
 - 1. Creation of new jobs that, but for the incentives offered by the authority, would not exist within the Commonwealth;
 - 2. Creation of new sources of tax revenues for the support of public services provided by the Commonwealth;
 - 3. Improvement in the quality of life for Kentucky citizens through the creation of sustainable jobs with higher salaries; and
 - 4. Providing an economic stimulus to bolster in-state production of vital medications and personal protective equipment; and
 - (b) To provide enhanced incentives for companies that locate in enhanced incentive counties in recognition of the depressed economic conditions in those counties and the increased need for the growth and development caused by the depressed economic conditions.
- 23 (2) To qualify for the incentives provided by subsection (3) of this section, an approved 24 company shall:
- 25 (a) Incur eligible costs of at least one hundred thousand dollars (\$100,000);
- 26 (b) Create at least ten (10) new full-time jobs and maintain an annual average 27 number of at least ten (10) new full-time jobs; and

(c)	1.	Pay at least ninety percent (90%) of all new full-time employees whose
		jobs were created as a result of the economic development project a
		minimum wage of at least one hundred twenty-five percent (125%) of
		the federal minimum wage in enhanced incentive counties, and one
		hundred fifty percent (150%) of the federal minimum wage in other
		counties throughout the term of the economic development project; and
	2	Provide employee benefits for all new full-time jobs equal to at least

- fifteen percent (15%) of the minimum wage requirement established by subparagraph 1. of this paragraph. If the eligible company does not provide employee benefits equal to at least fifteen percent (15%) of the minimum wage requirement established by subparagraph 1. of this paragraph, the eligible company may still qualify for incentives if it provides the full-time employees hired as a result of the economic development project total hourly compensation equal to or greater than one hundred fifteen percent (115%) of the minimum wage requirement established in subparagraph 1. of this paragraph through increased hourly wages combined with employee benefits; or
- (d) Produce vital medications, personal protective equipment, or equipment necessary to produce personal protective equipment.
- (3) The incentives available under this subchapter are as follows:
 - (a) Tax credits of up to one hundred percent (100%) of the Kentucky income tax imposed under KRS 141.020 or 141.040 and the limited liability entity tax imposed under KRS 141.0401 on the income, Kentucky gross profits, or Kentucky gross receipts of the approved company generated by or arising from the economic development project, as set forth in KRS 141.415 and 154.32-070;
- (b) Authorization for the approved company to impose a wage assessment against

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1		1	the gross wages of each new employee subject to the Kentucky income tax as				
2		1	provided in KRS 154.32-090; and				
3		(c)	Notwithstanding any provision of law to the contrary, for any economic				
4		(development project with an eligible investment of more than two hundred				
5		1	million dollars (\$200,000,000), the authority may authorize approval to the				
6		(economic development project based upon terms and incentives applicable to				
7		(economic development project locating in an enhanced incentive county.				
8	(4)	The C	General Assembly hereby finds and declares that the authority granted in this				
9		subch	apter and the purposes accomplished hereby are proper governmental and				
10		public	e purposes for which public moneys may be expended, and that the				
11		induce	ement of the location of economic development projects within the				
12		Comn	Commonwealth is of paramount importance to the economic well-being of the				
13		Comn	nonwealth.				
14		→ Sec	etion 24. KRS 154.32-050 is amended to read as follows:				
15	(1)	The a	uthority shall identify and certify or decertify enhanced incentive counties on				
16		an anr	nual basis as provided in this section.				
17	(2)	Each f	fiscal year, the authority shall:				
18		(a)	Obtain from the Department of Workforce Development in the Education and				
19]	Labor Cabinet, the final unemployment figures for the prior calendar year for				
20		(each county and for the Commonwealth as a whole;				
21		(b)	Identify those counties which have had:				
22			1. A countywide unemployment rate that exceeds the statewide				
23			unemployment rate in the most recent five (5) consecutive calendar				
24			years; or				
25		,	2. An average countywide rate of unemployment exceeding the statewide				
26			unemployment rate by two hundred percent (200%) in the most recent				

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calendar year; and

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1		(c)	Certify the counties identified in paragraph (b) of this subsection as enhanced			
2			incentive counties.			
3	(3)	A co	ounty not certified under subsection (2) of this section may also be certified by			
4		the a	the authority as an enhanced incentive county if the authority determines the county			
5		is or	one (1) of the sixty (60) most distressed counties in the Commonwealth based on			
6		the f	following criteria with equal weight given to each criterion:			
7		(a)	The average countywide rate of unemployment in the most recent three (3)			
8			consecutive calendar years, using the information obtained under subsection			
9			(2)(a) of this section;			
10		(b)	The percentage of adults twenty-five (25) years of age and older who have			
11			attained at least a high school education or equivalent, on the basis of the most			
12			recent data available from the United States Department of Commerce,			
13			Bureau of the Census; and			
14		(c)	The quality of the roads in the county. Quality of roads shall be determined by			
15			the access within a county to roads, ranked in descending order from best			
16			quality to worst quality, as certified to the authority by the Kentucky			
17			Transportation Cabinet as follows:			
18			1. Two (2) or more interstate highways;			
19			2. One (1) interstate highway;			
20			3. A state four (4) lane parkway;			
21			4. A four (4) lane principal arterial access to an interstate highway;			
22			5. A state two (2) lane parkway; and			
23			6. None of the preceding road types.			
24	(4)	(a)	If the authority determines that an enhanced incentive county no longer meets			
25			the criteria to be certified as an enhanced incentive county under this section,			
26			the authority shall decertify that county.			

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(b) Any economic development project located in an enhanced incentive county

1			that was decertified by the authority after May 1, 2009, shall have until July 1
2			of the third year following the fiscal year in which the county was decertified
3			to obtain final approval from the authority.
4	(5)	(a)	As used in this subsection, "industrial park" means a regional industrial park
5			as defined in KRS 42.4588, or an industrial park created pursuant to an
6			interlocal agreement in which revenues are shared as provided in KRS 65.210
7			to 65.300.
8		(b)	An economic development project undertaken in an industrial park that is
9			located in two (2) or more counties, one (1) of which is an enhanced incentive
10			county, may be approved for the enhanced incentive county incentives set
11			forth in this subchapter.
12	<u>(6)</u>	A co	ounty not certified under subsection (2) or (3) of this section may be certified
13		by th	he authority as an enhanced incentive county if the county has been declared
14		a dis	saster relief area by any state or federal agency on or after December 1, 2021.
15		<u>The</u>	enhanced county certification shall be effective for a period of two (2) years
16		<u>fron</u>	n the date of certification by the authority. Following the two (2) year period,
17		<u>if a</u>	county certified under this subsection does not meet the criteria under
18		subs	sections (2) and (3) of this section to be certified as an enhanced incentive
19		<u>cour</u>	nty, the county shall be decertified in accordance with subsection (4) of this
20		secti	<u>ion</u> .
21		→ S	ection 25. KRS 154.32-090 is amended to read as follows:
22	(1)	An a	approved company or, with the authority's consent, an affiliate of an approved
23		com	pany may impose wage assessments against employees as provided in this
24		secti	ion if a wage assessment is included in the incentives awarded to the approved
25		com	pany in the tax incentive agreement. The level of wage assessment shall be
26		nego	otiated as part of the tax incentive agreement.
27	(2)	If ar	n economic development project is located in an enhanced incentive county, the

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1		appr	oved	comp	any or, with the authority's consent, an affiliate of the approved
2		com	pany	may	require that each employee subject to the tax imposed by KRS
3		141.	020,	whose	e job is determined by the authority to be created as a result of the
4		econ	omic	deve	elopment project, as a condition of employment, agree to an
5		asse	ssmei	nt of u	p to one hundred percent (100%) of the individual income tax rate
6		impe	osed	by .	KRS 141.020, and that assessment shall operate as the
7		Com	ımon	wealth	s's wage assessment. Although not required for an economic
8		deve	lopm	ent pr	oject located in an enhanced incentive county, a local jurisdiction
9		<u>may</u>	agre	e to fo	orgo all or a portion of its local occupational license fee as a local
10		wag	e asse	essmei	<u>nt</u> [five percent (5%) of taxable wages].
11	(3)	(a)	If th	ne eco	nomic development project is not located in an enhanced incentive
12			cou	nty, ar	nd is located in a local jurisdiction where:
13			1.	No l	ocal occupational license fee is imposed; [or]
14			2.	a.	A local occupational license fee greater than or equal to <u>twenty</u>
15					percent (20%) of the individual income tax rate in KRS
16					<u>141.020</u> [one percent (1%)] is imposed; and
17				b.	The local jurisdiction agrees to forgo, as the local wage
18					assessment, at least twenty percent (20%) of the individual
19					income tax rate imposed by KRS 141.020[one percent (1%)] via
20					credits against the local occupational license fee for the affected
21					employees; <u>or</u>
22			<u>3.</u>	<i>a</i> .	A local occupational license fee less than twenty percent (20%)
23					of the individual income tax rate in KRS 141.020 is imposed; and
24				<u>b.</u>	The local jurisdiction agrees to forgo the total amount of the
25					local occupational license fee as the local wage assessment; then
26		(b)	An	appro	ved company or, with the authority's consent, an affiliate of an
27			appı	roved	company may require that each employee subject to tax imposed by

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1		KRS 141.020, whose job is determined by the authority to be created as a
2		result of the economic development project, as a condition of employment,
3		agree to pay an assessment of up to sixty percent (60%) of the individual
4		income tax rate imposed by KRS 141.020 and that assessment shall operate
5		as the Commonwealth's wage assessment [four percent (4%) of taxable
6		wages].
7	(4) (a)	If the economic development project is not located in an enhanced incentive
8		county, and is located in a local jurisdiction where:
9		1. a. A local occupational license fee greater than or equal to twenty
10		percent (20%) of the individual income tax rate in KRS 141.020
11		is imposed; and
12		b. The local jurisdiction agrees to forgo an amount of the local
13		occupational license fee that is less than twenty percent (20%) of
14		the individual income tax rate in KRS 141. 020 as the local wage
15		assessment; or
16		2. a. A local occupational license fee of lesser than twenty percent
17		(20%) of the individual income tax rate in KRS 141.020 is
18		imposed; and
19		b. The local jurisdiction agrees to forgo only a portion of the total
20		amount of the local occupational license fee as the local wage
21		assessment[If:
22	1. The	economic development project is not located in an enhanced incentive county,
23		and is located in a jurisdiction where the local occupational license fee is less
24		than one percent (1%); and
25	2. The	local jurisdiction agrees to forgo the total amount of the local occupational
26		license fee]; then
27	(b)	An approved company or, with the authority's consent, an affiliate of an

approved company may require that each employee subject to tax imposed by
KRS 141.020, whose job is determined by the authority to be created as a
result of the economic development project, as a condition of employment,
agree to pay an assessment equal to three (3) times the forgone local wage
assessment rate and that assessment shall operate as the Commonwealth's
<u>wage assessment</u> [of up to three percent (3%) of taxable wages, plus a
wage assessment[of up to three percent (3%) of taxable wages, plus a

9 (5) [(a) If:

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- 10 1. The project is not located in an enhanced incentive county and is located in a
 11 county where the jurisdiction imposes a local occupational license fee of less than
 12 one percent (1%); and
- The local jurisdiction agrees to forgo only a portion of the total amount of the local
 occupational license fee; then
- 15 (b) An approved company or, with the authority's consent, an affiliate of an approved
 16 company may require that each employee subject to tax imposed by KRS 141.020,
 17 whose job is determined by the authority to be created as a result of the economic
 18 development project, as a condition of employment, agree to pay an assessment to
 19 be determined as follows:
- 20 1. Divide the local occupational license fee that the local jurisdiction has agreed to
 21 forgo by the total local occupational license fee imposed;
- 22 2. Multiply the result determined under subparagraph 1. of this paragraph by three
 23 percent (3%); and
- 3. Add the result from subparagraph 2. of this paragraph to the local occupational
 license fee that the local jurisdiction has agreed to forgo.
- 26 (6) (a) If:
- 27 1. The project is not located in an enhanced incentive county, and is located in a

1		cour	nty where the jurisdiction imposes a local occupational license fee equal to or
2		grea	ter than one percent (1%); and
3	2.	The	local jurisdiction agrees to forgo the local occupational license fee in an
4		amo	unt of less than one percent (1%); then
5	(b)	An a	approved company or, with the authority's consent, an affiliate of an approved
6		com	pany may require that each employee subject to tax imposed by KRS 141.020,
7		who	se job is determined by the authority to be created as a result of the economic
8		deve	elopment project, as a condition of employment, agree to pay an assessment to
9		be d	etermined as follows:
10	1.	Divi	de the local occupational license fee that the local jurisdiction has agreed to
11		forg	o by one percent (1%);
12	2.	Mul	tiply the result determined under subparagraph 1. of this paragraph by three
13		perc	ent (3%); and
14	3.	Add	the result from subparagraph 2. of this paragraph to the local occupational
15		licer	ase fee that the local jurisdiction has agreed to forgo.
16	(7)] If	the project is not located in an enhanced incentive county, and:
17		(a)	Is located in a local jurisdiction that does not impose a local occupational
18			license fee, the local jurisdiction shall be required to provide some alternative
19			inducement satisfactory to the authority at the local level in order for a
20			preliminarily approved company to receive final approval. However, the
21			authority may waive this requirement if there are reasonable circumstances
22			that prevent the local jurisdiction from providing a reasonable inducement; or
23		(b)	Is located in a local jurisdiction that does impose a local occupational license
24			fee, the jurisdiction may request that the authority waive the local
25			occupational license fee requirements established by subsection (3) $\underline{or}_{\{-,\}}$ (4) $[-,]$
26			(5), or (6) of this section if the local jurisdiction offers alternative
27			inducements of similar value satisfactory to the authority. The authority shall

1	review all requests for a waiver, and may waive the local occupational license
2	fee requirements and instead require the local jurisdiction to provide
3	alternative inducements of similar value if the authority determines that the
4	circumstances warrant an alternative contribution by the local jurisdiction.
5	(6)[(8)] Each employee paying the assessment shall simultaneously be entitled to a
6	credit against the Kentucky individual income tax required to be withheld under
7	KRS 141.310 equal to the state portion of the assessment and shall be entitled to a
8	credit against the local occupational license tax equal to the local portion of the
9	assessment.
10	(7)[(9)] If more than one (1) local jurisdiction imposes an occupational license fee, the
11	local jurisdiction portion of the assessment shall be prorated proportionately among
12	the taxes imposed by the local jurisdictions unless one (1) local jurisdiction agrees
13	to forgo the receipt of these taxes in an amount equal to the local jurisdiction
14	portion of the wage assessment, in which case no proration shall be made.
15	(8)[(10)] If a full-time employee subject to state tax imposed by KRS 141.020 is
16	already employed by the approved company at a site other than the site of the
17	economic development project, that full-time employee's job shall be deemed to
18	have been created when the full-time employee is transferred to the site of the
19	economic development project if the full-time employee's existing job is filled with
20	a new full-time employee.
21	(9)[(11)] If an approved company elects to impose the assessment as a condition of
22	employment, it shall be authorized to deduct the assessment from each payment of
23	wages to the employee.
24	(10)[(12)] Notwithstanding any other provision of the Kentucky Revised Statutes, if an
25	approved company elects not to deduct the assessment from each payment of wages
26	to the employee, but rather requests a reimbursement of state tax imposed by KRS
27	141.020 or local occupational tax in the aggregate after they have been paid to the

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1	state or local jurisdiction, no interest shall be paid by the state or by the local
2	jurisdiction on that reimbursement.

- 3 (11)[(13)] No credit, or portion thereof, shall be allowed against any occupational
- 4 license fee imposed by or dedicated solely to the board of education in a local
- 5 jurisdiction.
- 6 (12)[(14)] An approved company imposing an assessment shall make its payroll, books,
- and records available to the authority or the department upon request, and shall file
- 8 with the authority or department documentation pertaining to the assessment as the
- 9 authority or department may require.
- 10 (13)[(15)] Any assessment of the wages of employees of an approved company in
- 11 connection with their employment at an economic development project shall
- permanently cease at the expiration of the tax incentive agreement.
- → Section 26. KRS 154.34-010 is amended to read as follows:
- 14 As used in this subchapter:
- 15 (1) "Affiliate" has the same meaning as in KRS 154.32-010;
- 16 (2) "Agribusiness" has the same meaning as in KRS 154.32-010;
- 17 (3) "Alternative fuel production" has the same meaning as in KRS 154.32-010;
- 18 (4) "Approved company" means an eligible company approved under KRS 154.34-070
- for a reinvestment project;
- 20 (5) "Approved costs" means the eligible equipment and related costs approved by the
- authority that may be recovered by an approved company through the incentives
- authorized by this subchapter;
- 23 (6) "Authority" means the Kentucky Economic Development Finance Authority
- 24 created by KRS 154.20-010;
- 25 (7) "Capital lease" has the same meaning as in KRS 154.32-010;
- 26 (8) "Carbon dioxide *or hydrogen* transmission pipeline" has the same meaning as in
- 27 KRS 154.32-010;

1	(9)	"Coa	al sev	ering	and processing" means activities resulting in an eligible company
2		being	g subj	ject to	the tax imposed by KRS Chapter 143;
3	(10)	"Cor	nmor	wealt	h" means the Commonwealth of Kentucky;
4	(11)	"Dep	partm	ent" n	neans the Department of Revenue;
5	(12)	(a)	"Elig	ible	company" means any corporation, limited liability company,
6			parti	nershi	p, limited partnership, sole proprietorship, business trust, or any
7			othe	r entit	y:
8			1.	Emp	ploying or intending to employ a minimum of twenty-five (25)
9				pers	ons on a full-time bases; and
10			2.	Eng	aged in or planning to engage in one (1) or more of the following
11				activ	vities:
12				a.	Headquarter operations;
13				b.	Manufacturing;
14				c.	Agribusiness;
15				d.	Nonretail service or technology;
16				e.	Coal severing and processing;
17				f.	Alternative fuel, gasification, energy-efficient alternative fuel, or
18					renewable energy production;
19				g.	Carbon dioxide <i>or hydrogen</i> transmission pipeline operations; or
20				h.	Hospital operations;
21				at th	e same facility located and operating within the Commonwealth on
22				a pe	rmanent basis for a reasonable period of time preceding the request
23				for	approval of a reinvestment project by the authority, including
24				facil	ities where operations have been temporarily suspended and which
25				mee	t the standards under KRS 154.34-070 and related administrative
26				regu	lations promulgated by the authority.
27		(b)	"Eli	gible	company" does not include any company for which the primary

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1		activ	vity to be conducted within the Commonwealth is:
2		1.	Forestry;
3		2.	Fishing;
4		3.	The provision of utilities;
5		4.	Construction;
6		5.	Wholesale trade;
7		6.	Retail trade;
8		7.	Real estate;
9		8.	Rental and leasing;
10		9.	Educational services;
11		10.	Accommodation and food services; or
12		11.	Public administration services;
13	(13) (a)	"Eli	gible equipment and related costs" means:
14		1.	Obligations incurred for labor and to vendors, contractors,
15			subcontractors, builders, suppliers, deliverymen, and materialmen in
16			connection with the acquisition, construction, equipping, rehabilitation,
17			and installation of a reinvestment project;
18		2.	The cost of contract bonds and of insurance of all kinds that may be
19			required or necessary during the course of acquisition, construction,
20			equipping, rehabilitation, and installation of a reinvestment project
21			which is not paid by the vendor, supplier, deliveryman, contractor, or
22			otherwise provided;
23		3.	All costs of architectural and engineering services, including estimates,
24			plans and specifications, preliminary investigations, and supervision of
25			construction, rehabilitation and installation, as well as for the
26			performance of all the duties required by or consequent upon the

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acquisition, construction, equipping, rehabilitation, and installation of a

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1		reinvestment project;
2		4. All costs required to be paid under the terms of any contract for the
3		acquisition, construction, equipping, rehabilitation, and installation of a
4		reinvestment project;
5		5. All costs required for the installation of utilities, including but not
6		limited to water, sewer, sewer treatment, gas, electricity,
7		communications, and access to transportation, and including off-site
8		construction of the facilities paid for by the approved company; and
9		6. All other costs of a nature comparable to those described in this
10		paragraph.
11		(b) "Eligible equipment and related costs" does not include costs related to the
12		replacement or repair of existing machinery or equipment resulting from
13		normal wear and usage of the machinery or equipment;
14	(14)	"Energy-efficient alternative fuel production" has the same meaning as in KRS
15		154.32-010;
16	(15)	"Enhanced incentive counties" has the same meaning as in KRS 154.32-010;
17	(16)	"Equipment" means manufacturing machinery equipment, computers, furnishings,
18		fixtures, and other assets installed by the approved company as part of the
19		reinvestment project;
20	(17)	"Final approval" means the action taken by the authority designating a preliminarily
21		approved eligible company as an approved company to receive incentives under
22		this subchapter;
23	(18)	"Full-time employee" means a person who:
24		(a) Is required to work a minimum of thirty-five (35) hours per week; or
25		(b) Works remotely away from the reinvestment project if all the following
26		conditions are met:
27		1. Is a Kentucky resident;

1		2. Whose job was created or retained as a result of the reinvestment
2		project; and
3		3. Whose payroll is expensed to the reinvestment project;
4	(19)	"Gasification production" has the same meaning as in KRS 154.32-010;
5	(20)	"Headquarters" has the same meaning as in KRS 154.32-010;
6	(21)	"Hospital" has the same meaning as in KRS 154.32-010;
7	(22)	"Incentives" means the Kentucky tax credit as prescribed in this subchapter;
8	(23)	"Kentucky gross profits" has the same meaning as in KRS 141.0401;
9	(24)	"Kentucky gross receipts" has the same meaning as in KRS 141.0401;
10	(25)	"Leased project" has the same meaning as in KRS 154.32-010;
11	(26)	"Manufacturing" has the same meaning as in KRS 154.32-010;
12	(27)	"Nonretail service or technology" has the same meaning as in KRS 154.32-010;
13	(28)	"Personal protective equipment" has the same meaning as in KRS 154.32-010;
14	(29)	"Preliminary approval" means the action taken by the authority designating an
15		eligible company as a preliminarily approved company;
16	(30)	"Reinvestment agreement" means the agreement entered into pursuant to KRS
17		154.34-080 between the authority and an approved company with respect to a
18		reinvestment project;
19	(31)	"Reinvestment project" means:
20		(a) A reinvestment in the facility of an eligible company and in the full-time
21		employees of an eligible company through the acquisition, construction, and
22		installation of new equipment and, with respect thereto, the construction,
23		rehabilitation, and installation of improvements to facilities necessary to
24		house the new equipment, including surveys; installation of utilities, including

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real estate on which the facilities are located;

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water, sewer, sewage treatment, gas, electricity, communications, and similar

facilities; or off-site construction of utility extensions to the boundaries of the

1	1 (b) The expenditure of	of at least one million dollars (\$1,000,000) in eligible
2	2 equipment and rela	ated costs for leased projects and at least two million five
3	3 hundred thousand	dollars (\$2,500,000) in eligible equipment and related costs
4	4 for all other reinves	stment projects; and
5	5 (c) A reinvestment in	a facility in order to allow for the production of vita
6	6 medications, person	onal protective equipment, or equipment necessary to
7	7 produce personal p	rotective equipment;
8	8 (32) "Renewable energy prod	uction" has the same meaning as in KRS 154.32-010; and
9	9 (33) "Vital medications" has t	the same meaning as in KRS 154.32-010.
10	0 → Section 27. KRS 154	.47-005 is amended to read as follows:
11	1 As used in this subchapter, unl	ess the context clearly indicates otherwise:
12	2 (1) ["Approved network" n	neans a flexible manufacturing network approved by the
13	3 cabinet in accordance wi	th KRS 154.47 040;
14	4 (2) "Cabinet" means the Cab	vinet for Economic Development;
15	(3) "Center" means the (3)	uicksand Wood Utilization Center located in Breathit
16	6 County, Kentucky;	
17	7 (2) $[(4)]$ "Certified tree farm	mer" means a person whose tree farm is certified by the
18	8 Kentucky Tree Farm Con	mmittee and approved by the American Forest Foundation;
19	9 <u>(3)</u> [(5) "Flexible manufac	turing network" or "network" means an affiliation of
20	0 secondary wood product	s businesses as provided by KRS 154.47-040;
21	1 (6)] "Forest steward" means	a person whose forest property is certified as a stewardship
22	2 forest and approved by	the Division of Forestry of the Department for Natural
23	Resources;	
24	4 <u>(4)</u> [(7)] "Procurement area	" means an area specified by the applicant in a radius or
25	5 miles from the applicant	's site of operations from which the applicant acquires raw
26	6 wood products;	

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<u>(5)[(8)]</u>

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"Secondary wood products industry" means businesses that compose that

1	segment of the forest products industry that manufacture, assemble, process, or
2	produce wood into a finished or semifinished product; however, the "secondary
3	wood products industry" does not include primary wood products operations such
4	as logging, sawmilling, chip milling, veneer milling, or pulp milling. Businesses
5	that include both primary and secondary wood products operations are deemed to
6	be within the secondary wood products industry only in regard to their secondary
7	wood products operations; and
8	(6)[(9)] "Wood industry hub" or "hub" means a system in which the technical and
9	workforce training needs of the secondary wood products industry are integrated.
10	→ Section 28. KRS 154.60-010 is amended to read as follows:

- 11 As used in this subchapter:
- 12 (1) "Authority" means the Kentucky Economic Development Finance Authority;
- 13 (2) (a) "Average hourly wage" means the per-hour wage earned by a full-time 14 employee, including wages, tips, overtime, bonuses, and commissions, as 15 reflected on the employee's federal form W-2 wage and tax statement.
- 16 (b) "Average hourly wage" does not include employee benefits as defined in KRS 154.32-010, including health insurance and reimbursements;
- 18 (3) "Base employment" means:

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- (a) For the first application for which credits are approved, the number of fulltime employees employed on the day prior to the work start date of the new employee filling the earliest eligible position identified on the application;
- (b) For subsequent applications, the number of full-time employees employed on the day prior to the work start date of the new employee filling the earliest eligible position identified on the initial approved application plus each eligible position for which a credit has been approved; and
- 26 (c) For applications from businesses involved in mergers, acquisitions, or federal tax identification number changes, base employment may be adjusted by the

- 2 (4) "Eligible position" means each position that:
- 3 (a) Is filled by a full-time employee and that increases the total employment of 4 the small business above its base employment; and
- 5 (b) Carries an average hourly wage of no less than one hundred fifty percent (150%) of the federal minimum wage;
- 7 (5) "Full-time employee" means a person employed by a small business for at least an average of thirty-five (35) hours per week and subject to the state tax imposed by KRS 141.020;
- 10 (6) "Qualifying equipment or technology" means equipment or technology that has
 11 been approved by the Office of Entrepreneurship and [Small Business] Innovation;
 12 and
- 13 (7) "Small business" means any business entity organized for profit that has been 14 approved by the Office of Entrepreneurship and [Small Business]Innovation, 15 including a sole proprietorship, partnership, limited partnership, corporation, 16 limited liability company, joint venture, association, or cooperative, that has fifty 17 (50) or fewer employees working more than thirty-five (35) hours per week, 18 whether within or outside the Commonwealth, at the time it applies.
- → Section 29. KRS 154.60-020 is amended to read as follows:
- 20 (1) The authority shall develop a Small Business Development Credit Program in consultation with the Office of Entrepreneurship and [Small Business]Innovation 22 to assist new or existing small businesses operating in the Commonwealth. The 23 nonrefundable credit shall be allowed against the taxes imposed by KRS 141.020 or 24 141.040, and 141.0401. The ordering of credits shall be as provided in KRS 141.0205.
- 26 (2) The authority shall determine the terms, conditions, and requirements for application for the credit, in consultation with the Office of Entrepreneurship and

section. The application shall contain identification information about the number of eligible positions created and filled, a calculation of the base employment of the small business, verification of investment of five thousand dollars (\$5,000) or more in qualifying equipment or technology, and other information the authority may
small business, verification of investment of five thousand dollars (\$5,000) or more in qualifying equipment or technology, and other information the authority may
in qualifying equipment or technology, and other information the authority may
and alford a determine all all liter for the analit
specify to determine eligibility for the credit.

- (3) (a) The maximum amount of credits that may be committed in each fiscal year by the authority and shared between the small business tax credit program and the Selling Farmer Tax Credit Program shall be capped at three million dollars (\$3,000,000).
 - (b) In order to be eligible to receive final approval for a credit, a small business shall, within the twenty-four (24) month period immediately preceding the application submission date:
 - 1. Create and fill one (1) or more eligible positions over the base employment; and
 - 2. Invest five thousand dollars (\$5,000) or more in qualifying equipment or technology.
 - (c) Each eligible position that is created and filled shall be maintained for twelve (12) months. If a full-time employee filling a newly created eligible position ceases to be employed by the small business for any reason, that employee shall be replaced within forty-five (45) days in order for the eligible position to maintain its eligible status, in addition to meeting all other applicable requirements.
 - (d) The small business shall submit all information necessary for the authority to determine credit eligibility for each year, and the amount of credit for which the small business is eligible.
- 27 (e) The maximum amount of credit for each small business for each year shall not

1 exceed twenty-five thousand dollars (\$25,000). 2 (f) The credit shall be claimed on the tax return for the year during which the 3 credit was approved. Unused credits may be carried forward for up to five (5) 4 years. 5 → Section 30. KRS 154.61-010 is amended to read as follows: 6 As used in this subchapter: 7 "Above-the-line production crew" means employees involved with the production (1) 8 of a motion picture or entertainment production whose salaries are negotiated prior 9 to commencement of production, such as actors, directors, producers, and writers; 10 (2) "Animated production" means a nationally distributed feature-length film created 11 with the rapid display of a sequence of images using 2-D or 3-D graphics of 12 artwork or model positions in order to create an illusion of movement; 13 "Approved company" means an eligible company approved for incentives provided (3) 14 under KRS 141.383 and 154.61-020; 15 (4) "Authority" means the Kentucky Economic Development Finance Authority 16 created in KRS 154.20-010; 17 "Below-the-line production crew" means employees involved with the production (5) 18 of a motion picture or entertainment production except above-the-line production 19 crew. "Below-the-line production crew" includes but is not limited to: 20 Casting assistants; (a) 21 (b) Costume design; 22 (c) Extras; 23 (d) Gaffers; 24 Grips; (e) 25 (f) Location managers;

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(g)

(h)

Production assistants:

Set construction staff; and

1	(i)	Set design staff;
2	(6) <u>"Cal</u>	pinet" means the Cabinet for Economic Development;
3	<u>(7)</u> "Con	nmonwealth" means the Commonwealth of Kentucky;
4	<u>(8)</u> [(7)]	"Compensation" means compensation included in adjusted gross income as
5	defin	ed in KRS 141.010;
6	<u>(9)</u> [(8)]	"Documentary" means a production based upon factual information and not
7	subje	ective interjections;
8	<u>(10)</u> [(9)]	"Eligible company" means any person that intends to film or produce a
9	motio	on picture or entertainment production in the Commonwealth;
10	<u>(11)</u> [(10)]	"Employee" has the same meaning as in KRS 141.010, and, for purposes of
11	this s	subchapter, also may include the employees or independent contractors of an
12	appr	oved company or the employees of a loan-out entity engaged by an approved
13	<u>comp</u>	pany if they meet the requirements of KRS 141.310;
14	<u>(12)</u> [(11)]	"Enhanced incentive county" has the same meaning as in KRS 154.32-010;
15	<u>(13)</u> [(12)]	"Feature-length film" means a live-action or animated production that is:
16	(a)	More than thirty (30) minutes in length; and
17	(b)	Produced for distribution in theaters or via digital format, including but not
18		limited to DVD, Internet, or mobile electronic devices;
19	<u>(14)</u> [(13)]	"Industrial film" means a business-to-business film that may be viewed by the
20	publi	c, including but not limited to videos used for training or for viewing at a trade
21	show	<i>y</i> ;
22	<u>(15)</u> [(14)]	"Kentucky-based company" has the same meaning as in KRS 164.6011;
23	(16) ''Loa	n-out entity" means a corporation, partnership, limited liability company, or
24	<u>other</u>	entity through which an artist or other person is loaned out to perform
25	<u>servi</u>	ces for the approved company. A loan-out entity shall be registered and in
26	good	standing with the Kentucky Secretary of State. Notwithstanding the business
27	orga	nization, the loan-out entity and all employees of and other persons

1	<u>perfo</u>	orming services for the loan-out entity shall be subject to all applicable
2	prov	isions of the Kentucky personal income tax and any applicable payroll or
3	othe	r tax provisions;
4	<u>(17)</u> [(15)]	(a) "Motion picture or entertainment production" means:
5		1. The following if filmed in whole or in part, or produced in whole or in
6		part, in the Commonwealth:
7		a. A feature-length film;
8		b. A television program;
9		c. An industrial film; or
10		d. A documentary; or
11		2. A national touring production of a Broadway show produced in
12		Kentucky.
13	(b)	"Motion picture or entertainment production" does not include the filming or
14		production of obscene material or television coverage of news or athletic
15		events;
16	<u>(18)</u> [(16)]	"Obscene" has the same meaning as in KRS 531.010;
17	<u>(19)</u> [(17)]	"Person" has the same meaning as in KRS 141.010;
18	<u>(20)</u> [(18)]	(a) "Qualifying expenditure" means expenditures made in the
19		Commonwealth for the following if directly used in or for a motion picture or
20		entertainment production:
21		1. The production script and synopsis;
22		2. Set construction and operations, wardrobe, accessories, and related
23		services;
24		3. Lease or rental of real property in Kentucky as a set location;
25		4. Photography, sound synchronization, lighting, and related services;
26		5. Editing and related services;
27		6. Rental of facilities and equipment;

1		7. Vehicle leases;
2		8. Food; and
3		9. Accommodations.
4	(b)	"Qualifying expenditure" does not include Kentucky sales and use tax paid by
5		the approved company on the qualifying expenditure;
6	<u>(21)</u> [(19)]	"Qualifying payroll expenditure" means compensation paid to above-the-line
7	crew	and below-the line crew while working on a motion picture or entertainment
8	prod	uction in the Commonwealth if the compensation is for services performed in
9	the C	Commonwealth;
10	<u>(22)</u> [(20)]	"Resident" has the same meaning as in KRS 141.010;
11	<u>(23)</u> [(21)]	"Secretary" means the secretary of the Cabinet for Economic Development;
12	<u>(24)</u> [(22)]	"Tax incentive agreement" means the agreement entered into pursuant to KRS
13	154.	61-030 between the authority and the approved company; and
14	<u>(25)</u> [(23)]	"Television program" means any live-action or animated production or
15	docu	mentary, including but not limited to:
16	(a)	An episodic series;
17	(b)	A miniseries;
18	(c)	A television movie; or
19	(d)	A television pilot;
20	that	is produced for distribution on television via broadcast, cable, or any digital
21	form	at, including but not limited to cable, satellite, Internet, or mobile electronic
22	devi	ces.
23	→ Se	ection 31. KRS 154.61-020 is amended to read as follows:
24	(1) The	purposes of KRS 141.383 and this subchapter are to encourage:
25	(a)	The film and entertainment industry to choose locations in the

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entertainment productions;

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Commonwealth for the filming and production of motion picture or

I		(b)	The	development of a film and entertainment industry in Kentucky;
2		(c)	Incre	eased employment opportunities for the citizens of the Commonwealth
3			with	in the film and entertainment industry; and
4		(d)	The	development of a production and postproduction infrastructure in the
5			Con	nmonwealth for film production and touring Broadway show production
6			facil	ities containing state-of-the-art technologies.
7	(2)	The	autho	ority, together with the Department of Revenue, shall administer the tax
8		cred	it esta	blished by KRS 141.383, this section, and KRS 154.61-030.
9	(3)	То	qualif	y for the tax incentive provided in subsection (5) of this section, the
0		follo	owing	requirements shall be met:
1		(a)	For	an approved company that is also a Kentucky-based company that:
12			1.	Films or produces a feature-length film, television program, or industrial
13				film in whole or in part in the Commonwealth, the minimum combined
4				total of qualifying expenditures and qualifying payroll expenditures
5				shall be one hundred twenty-five thousand dollars (\$125,000);
6			2.	Produces a national touring production of a Broadway show in whole or
7				in part in the Commonwealth, the minimum combined total of
8				qualifying expenditures and qualifying payroll expenditures shall be
9				twenty thousand dollars (\$20,000); or
20			3.	Films or produces a documentary in whole or in part in the
21				Commonwealth, the minimum combined total of qualifying
22				expenditures and qualifying payroll expenditures shall be ten thousand
23				dollars (\$10,000); and
24		(b)	For	an approved company that is not a Kentucky-based company that:
25			1.	Films or produces a feature-length film, television program, or industrial
26				film in whole or in part in the Commonwealth, the minimum combined
27				total of qualifying expenditures and qualifying payroll expenditures

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1				shall be two hundred fifty thousand dollars (\$250,000); or
2			2.	Films or produces a documentary in whole or in part in the
3				Commonwealth or that produces a national touring production of a
4				Broadway show, the minimum combined total of qualifying
5				expenditures and qualifying payroll expenditures shall be twenty
6				thousand dollars (\$20,000).
7	(4)	Beg	inning	on January 1, 2022, the total tax incentive approved under KRS 141.383
8		and	this s	ubchapter shall be limited to seventy-five million dollars (\$75,000,000)
9		for c	calend	ar year 2022 and each calendar year thereafter.
10	(5)	(a)	To	qualify for the tax incentive available under KRS 141.383 and this
11			subc	hapter all applicants shall:
12			1.	Begin filming or production in Kentucky within six (6) months of
13				approval by [filing an application with] the authority; and
14			2.	Complete filming or production <u>in Kentucky</u> within two (2) years of the
15				filming or production start date.
16		(b)	The	tax credit shall be against the Kentucky income tax imposed under KRS
17			141.	020 or 141.040, and the limited liability entity tax imposed under KRS
18			141.	0401, and shall be refundable as provided in KRS 141.383.
19		(c)	1.	For a motion picture or entertainment production filmed or produced in
20				its entirety in an enhanced incentive county, the amount of the incentive
21				shall be equal to thirty-five percent (35%) of the approved company's:
22				a. Qualifying expenditures;
23				b. Qualifying payroll expenditures paid to resident and nonresident
24				below-the-line production crew; and
25				c. Qualifying payroll expenditures paid to resident and nonresident
26				above-the-line production crew not to exceed one million dollars
27				(\$1,000,000) in payroll expenditures per employee.

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1		2.	a.	To the extent the approved company films or produces a motion
2				picture or entertainment production in part in an enhanced
3				incentive county and in part a Kentucky county that is not an
4				enhanced incentive county, the approved company shall be eligible
5				to receive the incentives provided in this paragraph for those
6				expenditures incurred in the enhanced incentive county and all
7				other expenditures shall be subject to the incentives provided in
8				paragraph (d) of this subsection.
9			b.	The approved company shall track the requisite expenditures by
10				county. If the approved company can demonstrate to the
11				satisfaction of the cabinet that it is not practical to use a separate
12				accounting method to determine the expenditures by county, the
13				approved company shall determine the correct expenditures by
14				county using an alternative method approved by the cabinet.
15	(d)	For	a mot	ion picture or entertainment production filmed or produced in whole
16		or in	n part	in any Kentucky county other than in an enhanced incentive county,
17		the a	amoui	nt of the incentive shall be equal to:
18		1.	Thir	rty percent (30%) of the approved company's:
19			a.	Qualifying expenditures;
20			b.	Qualifying payroll expenditures paid to below-the-line production
21				crew that are not residents; and
22			c.	Qualifying payroll expenditures paid to above-the-line production
23				crew that are not residents, not to exceed one million dollars
24				(\$1,000,000) in payroll expenditures per employee; and
25		2.	Thir	rty-five percent (35%) of the approved company's:
26			a.	Qualifying payroll expenditures paid to resident below-the-line

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production crew; and

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1			b. Qualifying payroll expenditures paid to resident above-the-line
2			production crew not to exceed one million dollars (\$1,000,000) in
3			payroll expenditures per employee.
4		→ Se	ection 32. KRS 154.61-030 is amended to read as follows:
5	(1)	An	eligible company shall, at least thirty (30) days prior to incurring any
6		expe	nditure for which recovery will be sought, file an application for tax incentives
7		with	the authority. The application shall include:
8		(a)	The name and address of the applicant;
9		(b)	Verification that the applicant is a Kentucky-based company;
10		(c)	The <u>preliminary</u> production script or a detailed synopsis of the script;
11		(d)	The locations where the filming or production will occur;
12		(e)	The anticipated date on which filming or production shall begin <i>in Kentucky</i> ;
13		(f)	The anticipated date on which the applicant will complete incurring
14			expenditures in Kentucky[production will be completed];
15		(g)	The total anticipated qualifying expenditures;
16		(h)	The total anticipated qualifying payroll expenditures for resident and
17			nonresident above-the-line crew by county;
18		(i)	The total anticipated qualifying payroll expenditures for resident and
19			nonresident below-the-line crew by county;
20		(j)	The address of a Kentucky location at which records of the production will be
21			kept;
22		(k)	An affirmation that if not for the incentive offered under this subchapter, the
23			eligible company would not film or produce the production in the
24			Commonwealth; and
25		(1)	Any other information the authority may require.
26	(2)	The	authority shall notify the eligible company within thirty (30) days after
27		recei	ving the application of its status.

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l	(3)	Upon receipt of the application and any additional information submitted, the
2		authority shall consider all submitted information and, if appropriate, authorize the
3		execution of a tax incentive agreement between the authority and the approved
4		company, if the amount of anticipated tax credit from the application would not
5		make the total tax credit approved for the calendar year exceed the annual tax credit
5		cap under KRS 154.61-020(4).
_	(4)	

- 7 (4) The tax incentive agreement shall include the following provisions:
- 8 (a) The duties and responsibilities of the parties;

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- 9 (b) A detailed description of the motion picture or entertainment production for which incentives are requested;
 - (c) The anticipated qualifying expenditures and qualifying payroll expenditures for resident and nonresident above-the-line and below-the-line crews by county;
 - (d) The minimum combined total of qualifying expenditures and qualifying payroll expenditures necessary for the approved company to qualify for incentives;
 - (e) That the approved company shall:
 - 1. Begin <u>filming or</u> production <u>in Kentucky</u> within six (6) months of <u>approval by</u>[filing an application with] the authority; and
 - 2. Complete production <u>in Kentucky</u> within two (2) years of their production start date;
- 22 (f) That the motion picture or entertainment production shall not include obscene 23 materials and shall not negatively impact the economy or the tourism industry 24 of the Commonwealth;
- 25 (g) That the execution of the agreement is not a guarantee of tax incentives and 26 that actual receipt of the incentives shall be contingent upon the approved 27 company meeting the requirements established by the tax incentive

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agreement;

2	(h)	That the approved company shall submit to the authority within one hundred
3		eighty (180) days of the completion of <u>production in Kentucky for</u> the motion
4		picture or entertainment production a detailed cost report of the qualifying
5		expenditures, qualifying payroll expenditures, and the latest version of the
6		production script at the time of cost report submission[final script];
7	(i)	That the approved company shall provide the authority with documentation
8		that the approved company or the associated loan-out entity has withheld
9		income tax as required by KRS 141.310 or the individual income tax rate
10		imposed by KRS 141.020 on all qualified payroll expenditures for which an
11		incentive under this subchapter is sought;
12	(j)	That, if the authority determines that the approved company has failed to
13		comply with any of its obligations under the tax incentive agreement:
14		1. The authority may deny the incentives available to the approved
15		company;
16		2. Both the authority and the Department of Revenue may pursue any
17		remedy provided under the tax incentive agreement;
18		3. The authority may terminate the tax incentive agreement; and
19		4. Both the authority and the Department of Revenue may pursue any other
20		remedy at law to which it may be entitled;
21	(k)	That the authority and the Department of Revenue shall monitor the tax
22		incentive agreement;
23	(1)	That the approved company shall provide to the authority and the Department
24		of Revenue all information necessary to monitor the tax incentive agreement;
25	(m)	That the authority may share information with the Department of Revenue
26		and the Interim Joint Committee on Appropriations and Revenue or any other
27		entity the authority determines is necessary for the purposes of monitoring

1		and enforcing the terms of the tax incentive agreement;
2		(n) That the motion picture or entertainment production shall contain an
3		acknowledgment that the motion picture or entertainment production was
4		produced or filmed in the Commonwealth of Kentucky;
5		(o) That the approved company shall include screen credits in its final production,
6		indicating the approved company received tax incentives from the
7		Commonwealth of Kentucky;
8		(p) Terms of default;
9		(q) The method and procedures by which the approved company shall request and
10		receive the incentive provided under KRS 141.383 and 154.61-020;
11		(r) That the approved company may be required to pay an administrative fee as
12		authorized under subsection (5) of this section; and
13		(s) Any other provisions deemed necessary or appropriate by the parties to the tax
14		incentive agreement.
15	(5)	The authority may require the approved company to pay an administrative fee, the
16		amount of which shall be established by administrative regulation promulgated in
17		accordance with KRS Chapter 13A. The administrative fee shall not exceed one-
18		half of one percent (0.5%) of the estimated amount of tax incentive sought or five
19		hundred dollars (\$500), whichever is greater.
20	(6)	Prior to commencement of activity as provided in a tax incentive agreement, the tax
21		incentive agreement shall be approved by the authority. Following approval by the
22		authority, the tax incentive agreement shall be submitted to the Government
23		Contract Review Committee established by KRS 45A.705 for review, as provided
24		in KRS 45A.695, 45A.705, and 45A.725.
25	(7)	The authority shall notify the Department of Revenue <u>following</u> [upon] approval of
26		an approved company. The notification shall include the name of the approved

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company, the name of the motion picture or entertainment production, the estimated

1		amo	unt of qualifying expenditures, the estimated date on which the approved
2		com	pany will complete filming or production in Kentucky, and any other
3		info	rmation required by the department.
4	(8)	Witl	nin one hundred eighty days (180) days of completion of production in
5		<u>Ken</u>	tucky for the motion picture or entertainment production, the approved
6		com	pany shall submit to the authority a detailed cost report of:
7		(a)	Qualifying expenditures;
8		(b)	Qualifying payroll expenditures for resident and nonresident above-the-line
9			crew by county;
10		(c)	Qualifying payroll expenditures for resident and nonresident below-the-line
11			crew by county; and
12		(d)	The latest version of the production script available at the time of cost report
13			submission[final script].
14	(9)	(a)	<u>Cabinet staff</u> [The authority, together with the secretary,] shall review all
15			information submitted for accuracy and shall confirm that all relevant
16			provisions of the tax incentive agreement have been met.
17		(b)	Upon confirmation that all requirements of the tax incentive agreement have
18			been met, <u>cabinet staff</u> [the authority and the secretary] shall review the <u>latest</u>
19			version of the production script available at the time of cost report
20			submission[final script], and if they determine that the motion picture or
21			entertainment production does not:
22			1. Contain visual or implied scenes that are obscene; or
23			2. Negatively impact the economy or the tourism industry of the
24			Commonwealth;
25			the authority shall forward the detailed cost report to the Department of
26			Revenue for calculation of the refundable credit.
27	(10)	The	Department of Revenue shall:

1	(a)	Verify that the approved company withheld the proper amount of income tax
2		on qualifying payroll expenditures; and

- (b) Notify the authority of the total amount of refundable credit available on qualifying expenditures and qualifying payroll expenditures.
- Section 33. KRS 164.6017 is amended to read as follows:

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- The cabinets shall have all the powers and authority, not explicitly prohibited by statute, necessary and convenient to carry out and effectuate the purposes of KRS 164.6019 to 164.6029, including but not limited to:
 - (a) Entering into contracts or agreements necessary or incidental to the performance of its duties, functions, and responsibilities; and
 - (b) Soliciting, borrowing, accepting, receiving, and expending funds from any public or private source, including but not limited to general fund appropriations of the Commonwealth, grants, or contributions of money, property, labor, or other things of value to be used to carry out the programs' operations, functions, and responsibilities; and
 - (c) Notwithstanding the provisions in paragraph (a) of this subsection, the executive director of the Office of Entrepreneurship and [Small Business]

 Hinnovation shall approve the contracts issued by the cabinet regarding the structure of programs and funding levels in those programs administered by a science and technology organization and created in KRS 154.12-320.
 - (2) The cabinet may expend money in the funds created in KRS 164.6019 and 164.6027 for reasonable administrative expenses directly incurred in carrying out the requirements of KRS 164.6019 to 164.6029. It is the intent of the General Assembly that the funds created in KRS 164.6019 and 164.6027 be used, to the fullest extent possible, to directly fund project costs. It is also the intent of the General Assembly that the first priority of expenditures of any excess revenues generated from the funds created in KRS 164.6019 and 164.6027 is to replenish

1 general fund appropriations for those same purposes.

(3) The cabinet shall contract with a science and technology organization to administer the programs created in KRS 164.6021 and 164.6029. The cabinet shall work with the science and technology organization to adopt best practices for state investment funds, and shall oversee and approve the application criteria, the process for submission of an application, the types of equity investments permitted, the amount of investments that should be made in each fiscal year, the category or categories of investments that shall be made consistent with the cabinet's strategic plans, and the structure and type of outside expertise or peer review used in the application review process for the programs created in KRS 164.6021 and 164.6029.

- (4) No member of the cabinet or the science and technology organization or other administering entity, or their employees or outside experts or their closely related family members, shall directly or indirectly financially benefit in any award, contract, or agreement under the programs.
- (5) The cabinet shall submit an annual report prior to November 1 to the Governor and the General Assembly detailing its work related to the programs created in KRS 164.6021 and 164.6029. The annual report shall indicate progress made through investments, and shall include but not be limited to reporting on the progress made in achieving each program's purposes, qualitative and quantitative information concerning the applications received, projects approved and undertaken, companies served, and funding amounts invested in each project or program, as appropriate, and findings and recommendations to increase each program's effectiveness in achieving its purposes.
- 24 (6) All records related to the administration of the programs created in KRS 164.6021 25 and 164.6029 shall be deemed property of the cabinet and shall be deemed open 26 records and subject to public inspection under KRS 61.870 to 61.884. Any research 27 that involves or is a patent, trade secret, or other legally protectable interest shall be

1		exen	npt from inspection until such time as the intellectual property rights have been
2		fully	protected.
3		→ Se	ection 34. KRS 164.6021 is amended to read as follows:
4	(1)	The	Cabinet for Economic Development shall manage the Kentucky enterprise fund
5		to p	provide capital to small and medium-size, Kentucky-based companies to
6		unde	ertake feasibility, concept development, research and development, or
7		com	mercialization work.
8	(2)	The	purpose of the Kentucky enterprise fund is to:
9		(a)	Accelerate knowledge transfer and technological innovation, improve
10			economic competitiveness, and spur economic growth in Kentucky-based
11			companies;
12		(b)	Support feasibility, concept development, research and development, or
13			commercialization activities that have clear potential to lead to commercially
14			successful products, processes, or services within a reasonable period of time;
15		(c)	Stimulate growth-oriented enterprises within the Commonwealth;
16		(d)	Encourage partnerships and collaborative projects between private enterprises,
17			Kentucky's colleges and universities, and research organizations;
18		(e)	Promote research and development and commercialization activities that are
19			market-oriented; and
20		(f)	Support small and medium-sized companies.
21	(3)	The	Kentucky enterprise fund shall be used to fund qualified companies in
22		acco	ordance with this section as follows:
23		(a)	Grants of up to fifty thousand dollars (\$50,000) for companies exploring the
24			feasibility of technology commercialization or projects related to feasibility
25			studies, such as incubator and accelerator programs;

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in the concept development phase of technology commercialization;

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(b)

Funding of up to two hundred fifty thousand dollars (\$250,000) for companies

(c) Funding of up to five hundred thousand dollars (\$500,000) for companies advancing and promoting the program goals, as outlined in subsection (2) of this section; and

- (d) For new investments made on or after July 1, 2021, no qualified company can receive a total investment from the fund in excess of up to five hundred thousand dollars (\$500,000).
- (4) Beginning July 1, 2021, the cabinet shall allocate at least twenty percent (20%) of the annual allotment of funds for the Kentucky enterprise fund to qualified companies located in rural or enhanced incentive counties, as certified under KRS 154.32-050, and at least twenty percent (20%) of the annual allotment of funds to qualified companies located in Opportunity Zones, as designated by the Commonwealth and certified by the Secretary of the United States Treasury.
 - (5) For all funding totaling more than thirty thousand dollars (\$30,000), the science and technology organization or any entity designated by the executive director of the Office of Entrepreneurship and [Small Business] Innovation shall receive an equity interest in the qualified company, such as a general or limited partnership interest, limited liability company interest, common or preferred stock with or without voting rights and without regard to seniority position, forms of subordinate or convertible unsecured debt, or both, with warrants, rights, or other means of equity conversion attached, a near equity interest such as a simple agreement for future equity or "SAFE agreement", or other convertible debt instruments that are determined to qualify as an adequate investment interest by the executive director of the Office of Entrepreneurship and [Small Business] Innovation.
- → Section 35. KRS 164.6023 is amended to read as follows:
- 25 (1) The science and technology organization shall have the authority, upon approval by 26 the cabinet, to review applications, qualify companies, and certify qualified 27 companies to receive funding from the Kentucky enterprise fund.

1	(2)	The	science and technology organization shall develop application criteria and an
2		appl	ication process subject to the following limitations. The proposed project shall
3		be li	kely to:
4		(a)	Produce a measurable result and be technically sound;
5		(b)	Lead to innovative technology or new knowledge;
6		(c)	Lead to commercially successful products, processes, or services within a
7			reasonable period of time; or
8		(d)	Show significant potential for stimulating economic growth and a reasonable
9			probability to enhance employment opportunities within the Commonwealth.
10	(3)	The	applicant shall provide to the science and technology organization an
11		appl	ication that shall include but not be limited to the following information:
12		(a)	Verification that the applicant is an eligible company that meets the definition
13			of a Kentucky-based company and medium-size company or small company;
14		(b)	A technology description and plan that is sufficient for outside expert review;
15		(c)	A detailed financial analysis that includes the commitment of resources by the
16			applicant and others;
17		(d)	Sufficient detail concerning proposed project partners, type and amount of
18			work to be performed and financing to be contributed by each partner, and
19			expected product or service with estimated costs to be reflected in the
20			negotiated contract or agreement; and
21		(e)	A statement of the economic development potential of the project.
22	(4)	The	science and technology organization shall conduct an independent review with
23		the 1	use of outside experts to evaluate each application. Following the application
24		revie	ew, the science and technology organization shall make a determination of the
25		appl	ication and may determine that the applicant is a qualified company as defined
26		in K	RS 164.6011.

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(5) Upon a qualified company's presentation of a legal agreement or contract meeting

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the conditions under subsection (6) of this section, the science and technology
organization shall present the qualified company, the project partners, if any, and
the college or university in the Commonwealth, if any, with a certification
authorizing funding.

- 5 (6) Prior to receiving certification authorizing funding from the science and technology organization, the qualified company shall:
 - (a) Negotiate an agreement and funding contract with a college or university in the Commonwealth, if any, and with a project partner, if any, that is satisfactory to the science and technology organization, to undertake the commercialization work; and
 - (b) Provide assurance to the science and technology organization that the college or university and the qualified company have negotiated the ownership and disposition of patents, royalties, all other intellectual property rights, and equity or related position relating to the contract between the qualifying company and the college or university;
 - unless the requirement to partner with a college or university is recommended to be waived by the science and technology organization.
 - (7) Prior to certifying a qualified company, the science and technology organization may negotiate with the qualified company the ownership and disposition of patents, royalties, all other intellectual property rights, and an equity, near equity such as a simple agreement for future equity or "SAFE agreement", convertible debt, or similar investment format that is approved by the executive director of the Office of Entrepreneurship and [Small Business] Innovation on behalf of the Kentucky enterprise fund for the sole purpose of reinvesting and sustaining a revolving fund to carry out the provisions of KRS 164.6021 and 164.6023.
- 26 (8) The science and technology organization, upon approval by the cabinet, shall set 27 forth guidelines as to when and how all areas of the state will be notified about the

1		program's availability and a program schedule, including but not limited to the
2		following:
3		(a) A review cycle including:
4		1. A deadline for submission of applications at least biannually; and
5		2. A deadline for reviewing applications of no more than one hundred
6		twenty (120) days after the application submission deadline; and
7		(b) A deadline, from the date an applicant is determined to be a qualified
8		company, by which certification shall be made. If certification is not made by
9		that deadline the funding voucher award is made void.
10		→ Section 36. KRS 174.205 is amended to read as follows:
11	The	Water Transportation Advisory Board shall:
12	(1)	Advise the Transportation Cabinet, the Cabinet for Economic Development, the
13		Governor's Office, and the General Assembly on matters relating to water
14		transportation;
15	(2)	Recommend action to enable the Commonwealth to make best use of its waterways
16		and riverports for future economic growth;
17	(3)	Assist in defining the duties and functions of positions within state government
18		responsible for water transportation;
19	(4)	Recommend criteria for setting priorities for funding riverport marketing initiatives
20		under the riverport marketing assistance trust fund established in KRS 154.80-140];
21	(5)	Evaluate applications submitted by riverports for grants under the riverport
22		marketing assistance trust fund and make recommendations to the granting
23		authority on the disbursement of those funds;
24	(6)	Recommend criteria for setting priorities for funding riverport improvements under
25		the riverport financial assistance trust fund established in KRS 174.210; and
26	(7)	Evaluate applications submitted by riverports for grants under the riverport

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financial assistance trust fund and make recommendations to the granting authority

- on the disbursement of those funds.
- 2 → Section 37. KRS 141.0205 is amended to read as follows:
- 3 If a taxpayer is entitled to more than one (1) of the tax credits allowed against the tax
- 4 imposed by KRS 141.020, 141.040, and 141.0401, the priority of application and use of
- 5 the credits shall be determined as follows:
- 6 (1) The nonrefundable business incentive credits against the tax imposed by KRS
- 7 141.020 shall be taken in the following order:
- 8 (a) The limited liability entity tax credit permitted by KRS 141.0401;
- 9 (b) The economic development credits computed under KRS 141.347, 141.381,
- 10 141.384, 141.3841, 141.400, [141.401,]141.403, 141.407, 141.415, 154.12-
- 11 207, and 154.12-2088;
- 12 (c) The qualified farming operation credit permitted by KRS 141.412;
- 13 (d) The certified rehabilitation credit permitted by KRS 171.397(1)(a);
- 14 (e) The health insurance credit permitted by KRS 141.062;
- 15 (f) The tax paid to other states credit permitted by KRS 141.070;
- 16 (g) The credit for hiring the unemployed permitted by KRS 141.065;
- 17 (h) The recycling or composting equipment credit permitted by KRS 141.390;
- 18 (i) The tax credit for cash contributions in investment funds permitted by KRS
- 19 154.20-263 in effect prior to July 15, 2002, and the credit permitted by KRS
- 20 154.20-258;
- 21 (j) The research facilities credit permitted by KRS 141.395;
- 22 (k) The employer High School Equivalency Diploma program incentive credit
- permitted under KRS 151B.402;
- 24 (l) The voluntary environmental remediation credit permitted by KRS 141.418;
- 25 (m) The biodiesel and renewable diesel credit permitted by KRS 141.423;
- 26 (n) The clean coal incentive credit permitted by KRS 141.428;
- (o) The ethanol credit permitted by KRS 141.4242;

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1		(p)	The cellulosic ethanol credit permitted by KRS 141.4244;
2		(q)	The energy efficiency credits permitted by KRS 141.436;
3		(r)	The railroad maintenance and improvement credit permitted by KRS 141.385;
4		(s)	The Endow Kentucky credit permitted by KRS 141.438;
5		(t)	The New Markets Development Program credit permitted by KRS 141.434;
6		(u)	The distilled spirits credit permitted by KRS 141.389;
7		(v)	The angel investor credit permitted by KRS 141.396;
8		(w)	The film industry credit permitted by KRS 141.383 for applications approved
9			on or after April 27, 2018, but before January 1, 2022;
10		(x)	The inventory credit permitted by KRS 141.408; and
11		(y)	The renewable chemical production credit permitted by KRS 141.4231.
12	(2)	Afte	r the application of the nonrefundable credits in subsection (1) of this section,
13		the 1	nonrefundable personal tax credits against the tax imposed by KRS 141.020
14		shall	be taken in the following order:
15		(a)	The individual credits permitted by KRS 141.020(3);
16		(b)	The credit permitted by KRS 141.066;
17		(c)	The tuition credit permitted by KRS 141.069;
18		(d)	The household and dependent care credit permitted by KRS 141.067;
19		(e)	The income gap credit permitted by KRS 141.066; and
20		(f)	The Education Opportunity Account Program tax credit permitted by KRS
21			141.522.
22	(3)	Afte	r the application of the nonrefundable credits provided for in subsection (2) of
23		this	section, the refundable credits against the tax imposed by KRS 141.020 shall be
24		take	n in the following order:

27 (c) The certified rehabilitation credit permitted by KRS 171.3961, 171.3963, and

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(a)

(b)

The individual withholding tax credit permitted by KRS 141.350;

The individual estimated tax payment credit permitted by KRS 141.305;

1			171.397(1)(b);
2		(d)	The film industry tax credit permitted by KRS 141.383 for applications
3			approved prior to April 27, 2018, or on or after January 1, 2022;
4		(e)	The development area tax credit permitted by KRS 141.398; and
5		(f)	The decontamination tax credit permitted by KRS 141.419.
6	(4)	The	nonrefundable credit permitted by KRS 141.0401 shall be applied against the
7		tax i	mposed by KRS 141.040.
8	(5)	The	following nonrefundable credits shall be applied against the sum of the tax
9		impo	osed by KRS 141.040 after subtracting the credit provided for in subsection (4)
0		of th	is section, and the tax imposed by KRS 141.0401 in the following order:
1		(a)	The economic development credits computed under KRS 141.347, 141.381,
2			141.384, 141.3841, 141.400, [141.401,] 141.403, 141.407, 141.415, 154.12-
13			207, and 154.12-2088;
4		(b)	The qualified farming operation credit permitted by KRS 141.412;
5		(c)	The certified rehabilitation credit permitted by KRS 171.397(1)(a);
6		(d)	The health insurance credit permitted by KRS 141.062;
17		(e)	The unemployment credit permitted by KRS 141.065;
8		(f)	The recycling or composting equipment credit permitted by KRS 141.390;
9		(g)	The coal conversion credit permitted by KRS 141.041;
20		(h)	The enterprise zone credit permitted by KRS 154.45-090, for taxable periods
21			ending prior to January 1, 2008;
22		(i)	The tax credit for cash contributions to investment funds permitted by KRS
23			154.20-263 in effect prior to July 15, 2002, and the credit permitted by KRS
24			154.20-258;
25		(j)	The research facilities credit permitted by KRS 141.395;
26		(k)	The employer High School Equivalency Diploma program incentive credit

permitted by KRS 151B.402;

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1		(l)	The voluntary environmental remediation credit permitted by KRS 141.418;
2		(m)	The biodiesel and renewable diesel credit permitted by KRS 141.423;
3		(n)	The clean coal incentive credit permitted by KRS 141.428;
4		(o)	The ethanol credit permitted by KRS 141.4242;
5		(p)	The cellulosic ethanol credit permitted by KRS 141.4244;
6		(q)	The energy efficiency credits permitted by KRS 141.436;
7		(r)	The ENERGY STAR home or ENERGY STAR manufactured home credit
8			permitted by KRS 141.437;
9		(s)	The railroad maintenance and improvement credit permitted by KRS 141.385;
10		(t)	The railroad expansion credit permitted by KRS 141.386;
11		(u)	The Endow Kentucky credit permitted by KRS 141.438;
12		(v)	The New Markets Development Program credit permitted by KRS 141.434;
13		(w)	The distilled spirits credit permitted by KRS 141.389;
14		(x)	The film industry credit permitted by KRS 141.383 for applications approved
15			on or after April 27, 2018, but before January 1, 2022;
16		(y)	The inventory credit permitted by KRS 141.408;
17		(z)	The renewable chemical production tax credit permitted by KRS 141.4231;
18			and
19		(aa)	The Education Opportunity Account Program tax credit permitted by KRS
20			141.522.
21	(6)	Afte	r the application of the nonrefundable credits in subsection (5) of this section,
22		the r	efundable credits shall be taken in the following order:
23		(a)	The corporation estimated tax payment credit permitted by KRS 141.044;
24		(b)	The certified rehabilitation credit permitted by KRS 171.3961, 171.3963, and
25			171.397(1)(b);
26		(c)	The film industry tax credit permitted by KRS 141.383 for applications
27			approved prior to April 27, 2018, or on or after January 1, 2022; and

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- 1 (d) The decontamination tax credit permitted by KRS 141.419.
- Section 38. KRS 154.20-170 is amended to read as follows:
- 3 (1) Industrial entities, agricultural business entities, business enterprises, or private
- 4 sector firms which are members of a business network within the meaning of KRS
- 5 154.1-010 and businesses that compose the secondary wood products industry as
- defined in KRS 154.47-005(5)[(8)], shall be given priority consideration under state
- 7 economic development loan, grant, and incentive programs administered by the
- 8 Kentucky Economic Development Finance Authority.
- 9 (2) Notwithstanding the provisions of subsection (1) of this section, highest priority
- 10 consideration under state economic development loan, grant, and incentive
- programs administered by the authority shall be given to those projects that are
- located in counties of Kentucky which have had an average countywide rate of
- unemployment of fifteen percent (15%) or greater in the most recent twelve (12)
- consecutive months for which unemployment figures are available, on the basis of
- the final unemployment figures calculated by the Department of Workforce
- Development in the Education and Labor Cabinet.
- → Section 39. The following KRS sections are repealed:
- 18 141.401 Tax credit and income tax for companies with economic development projects
- in qualified zones -- Computation of net income -- Administrative regulations.
- 20 154.12-276 Office of Workforce, Community Development, and Research -- Executive
- 21 director -- Duties of office.
- 22 154.23-005 Legislative findings for KRS 154.23-005 to 154.23-079.
- 23 154.23-010 Definitions for KRS 154.23-005 to 154.23-079.
- 24 154.23-015 Certification of qualified zones -- Use of census tracts -- Decertification of
- 25 census tracts -- Replacement of decertified noncontiguous tract with other
- 26 qualifying census tract.
- 27 154.23-020 Amendment of boundaries of qualified zones.

1	154.23-025 Standards for approval of companies and economic development projects
2	Commitments to be made by eligible companies.
3	154.23-030 Preliminary approval of eligible companies Designation of approved
4	companies.
5	154.23-035 Tax incentive agreements between authority and approved companies
6	Time limits Tax credits and assessments as inducements for approved companies
7	Assignment of tax incentive agreement Documentation of expenditures
8	Suspension of inducements Authority's remedies in case of failure to comply
9	Activation date Costs of counsel.
10	154.23-040 Service and technology agreements Time limits for meeting minimum
11	investment and employment requirements Inducements during term of
12	agreements Suspension or termination of inducements Approved costs
13	Reduction of inducements.
14	154.23-045 Application of eligible company to become approved company and expand
15	existing business Base levels for eligible credits Exemption of employees from
16	assessment Increase in number of employees at site Tax Additional
17	agreements.
18	154.23-050 Tax credit for approved company engaged in manufacturing, service, or
19	technology activities Reports by Department of Revenue to authority.
20	154.23-055 Assessment based on employee's gross wages Amount Credits against
21	taxes and fees Prorating of credits and assessments against occupational license
22	fees Availability of records Approval of assessment by local government
23	Cessation of assessments.
24	154.23-060 Applications for grant funds Approved company may apply inducements
25	toward purchase price of property and improvements.
26	154.23-065 Wage subsidies for recipients of Kentucky Transitional Assistance Program.
27	154.23-070 Administrative regulations.

- 1 154.23-075 Exemption from personal liability for directors and officers of authority.
- 2 154.23-079 Short title.
- 3 154.23-080 Deadline for new applications -- Governing law for outstanding approved
- 4 projects.
- 5 154.47-040 Flexible manufacturing networks.
- 6 154.47-065 Cabinet may establish benchmarks for performance measurement --
- 7 Monitoring by Division of Forestry.
- 8 154.80-140 Riverport marketing assistance trust fund -- Contributions -- Purpose --
- 9 Grants -- Semiannual report.
- 10 154.80-310 Kentucky Waterway Marina Development Program -- Powers of cabinet.