1		AN ACT relating to qualifying payroll expenditures.				
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:					
3		→ Section 1. KRS 141.010 is amended to read as follows:				
4	As u	sed in this chapter, unless the context requires otherwise:				
5	(1)	"Commissioner" means the commissioner of the Department of Revenue;				
6	(2)	"Department" means the Department of Revenue;				
7	(3)	"Internal Revenue Code" means the Internal Revenue Code in effect on December				
8		31, 2015, exclusive of any amendments made subsequent to that date, other than				
9		amendments that extend provisions in effect on December 31, 2015, that would				
10		otherwise terminate, and as modified by KRS 141.0101;				
11	(4)	"Dependent" means those persons defined as dependents in the Internal Revenue				
12		Code;				
13	(5)	"Fiduciary" means "fiduciary" as defined in Section 7701(a)(6) of the Internal				
14		Revenue Code;				
15	(6)	"Fiscal year" means "fiscal year" as defined in Section 7701(a)(24) of the Internal				
16		Revenue Code;				
17	(7)	"Individual" means a natural person;				
18	(8)	"Modified gross income" means the greater of:				
19		(a) Adjusted gross income as defined in Section 62 of the Internal Revenue Code				
20		of 1986, including any subsequent amendments in effect on December 31 of				
21		the taxable year, and adjusted as follows:				
22		1. Include interest income derived from obligations of sister states and				
23		political subdivisions thereof; and				

26 (b) Adjusted gross income as defined in subsection (10) of this section and adjusted to include lump-sum pension distributions taxed under the special

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transition rules of Pub. L. No. 104-188, sec. 1401(c)(2); or

Include lump-sum pension distributions taxed under the special

1			transition rules of Pub. L. No. 104-188, sec. 1401(c)(2);					
2	(9)	"Gross income," in the case of taxpayers other than corporations, means "gross						
3		inco	income" as defined in Section 61 of the Internal Revenue Code;					
4	(10)	"Adj	justed gross income," in the case of taxpayers other than corporations, means					
5		gros	s income as defined in subsection (9) of this section minus the deductions					
6		allov	wed individuals by Section 62 of the Internal Revenue Code and as modified by					
7		KRS	S 141.0101 and adjusted as follows, except that deductions shall be limited to					
8		amo	unts allocable to income subject to taxation under the provisions of this chapter,					
9		and	except that nothing in this chapter shall be construed to permit the same item to					
10		be d	educted more than once:					
11		(a)	Exclude income that is exempt from state taxation by the Kentucky					
12			Constitution and the Constitution and statutory laws of the United States and					
13			Kentucky;					
14		(b)	Exclude income from supplemental annuities provided by the Railroad					
15			Retirement Act of 1937 as amended and which are subject to federal income					
16			tax by Public Law 89-699;					
17		(c)	Include interest income derived from obligations of sister states and political					
18			subdivisions thereof;					
19		(d)	Exclude employee pension contributions picked up as provided for in KRS					
20			6.505, 16.545, 21.360, 61.523, 61.560, 65.155, 67A.320, 67A.510, 78.610,					
21			and 161.540 upon a ruling by the Internal Revenue Service or the federal					
22			courts that these contributions shall not be included as gross income until such					
23			time as the contributions are distributed or made available to the employee;					
24		(e)	Exclude Social Security and railroad retirement benefits subject to federal					
25			income tax;					
26		(f)	Include, for taxable years ending before January 1, 1991, all overpayments of					
27			federal income tax refunded or credited for taxable years;					

(g) Deduct, for taxable years ending before January 1, 1991, federal income tax

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2		paid fo	r taxable years ending before January 1, 1990;
3	(h)	Exclud	e any money received because of a settlement or judgment in a lawsuit
4		brough	t against a manufacturer or distributor of "Agent Orange" for damages
5		resultin	ng from exposure to Agent Orange by a member or veteran of the
6		Armed	Forces of the United States or any dependent of such person who
7		served	in Vietnam;
8	(i)	1. F	or taxable years ending prior to December 31, 2005, exclude the
9		$\mathbf{a}_{]}$	pplicable amount of total distributions from pension plans, annuity
10		C	ontracts, profit-sharing plans, retirement plans, or employee savings
11		p	lans. The "applicable amount" shall be:
12		a	Twenty-five percent (25%), but not more than six thousand two
13			hundred fifty dollars (\$6,250), for taxable years beginning after
14			December 31, 1994, and before January 1, 1996;
15		b	. Fifty percent (50%), but not more than twelve thousand five
16			hundred dollars (\$12,500), for taxable years beginning after
17			December 31, 1995, and before January 1, 1997;
18		c	Seventy-five percent (75%), but not more than eighteen thousand
19			seven hundred fifty dollars (\$18,750), for taxable years beginning
20			after December 31, 1996, and before January 1, 1998; and
21		d	One hundred percent (100%), but not more than thirty-five
22			thousand dollars (\$35,000), for taxable years beginning after
23			December 31, 1997.
24		2. F	or taxable years beginning after December 31, 2005, exclude up to
25		fo	orty-one thousand one hundred ten dollars (\$41,110) of total
26		d	istributions from pension plans, annuity contracts, profit-sharing plans,

retirement plans, or employee savings plans.

1		3.	Asι	used in this paragraph:
2			a.	"Distributions" includes but is not limited to any lump-sum
3				distribution from pension or profit-sharing plans qualifying for the
4				income tax averaging provisions of Section 402 of the Internal
5				Revenue Code; any distribution from an individual retirement
6				account as defined in Section 408 of the Internal Revenue Code;
7				and any disability pension distribution;
8			b.	"Annuity contract" has the same meaning as set forth in Section
9				1035 of the Internal Revenue Code; and
10			c.	"Pension plans, profit-sharing plans, retirement plans, or employee
11				savings plans" means any trust or other entity created or organized
12				under a written retirement plan and forming part of a stock bonus,
13				pension, or profit-sharing plan of a public or private employer for
14				the exclusive benefit of employees or their beneficiaries and
15				includes plans qualified or unqualified under Section 401 of the
16				Internal Revenue Code and individual retirement accounts as
17				defined in Section 408 of the Internal Revenue Code;
18	(j)	1.	a.	Exclude the portion of the distributive share of a shareholder's net
19				income from an S corporation subject to the franchise tax imposed
20				under KRS 136.505 or the capital stock tax imposed under KRS
21				136.300; and
22			b.	Exclude the portion of the distributive share of a shareholder's net
23				income from an S corporation related to a qualified subchapter S
24				subsidiary subject to the franchise tax imposed under KRS
25				136.505 or the capital stock tax imposed under KRS 136.300.
26		2.	The	shareholder's basis of stock held in a S corporation where the S

corporation or its qualified subchapter S subsidiary is subject to the

1		franchise tax imposed under KRS 136.505 or the capital stock tax
2		imposed under KRS 136.300 shall be the same as the basis for federal
3		income tax purposes;
4	(k)	Exclude, to the extent not already excluded from gross income, any amounts
5		paid for health insurance, or the value of any voucher or similar instrument
6		used to provide health insurance, which constitutes medical care coverage for
7		the taxpayer, the taxpayer's spouse, and dependents, or for any person
8		authorized to be provided excludable coverage by the taxpayer pursuant to the
9		federal Patient Protection and Affordable Care Act of 2010, Pub. L. No. 111-
10		148, or the Health Care and Education Reconciliation Act of 2010 Pub. L. No.
11		111-152, during the taxable year. Any amounts paid by the taxpayer for health
12		insurance that are excluded pursuant to this paragraph shall not be allowed as
13		a deduction in computing the taxpayer's net income under subsection (11) of
14		this section;
15	(1)	Exclude income received for services performed as a precinct worker for
16		election training or for working at election booths in state, county, and local
17		primary, regular, or special elections;
18	(m)	Exclude any amount paid during the taxable year for insurance for long-term
19		care as defined in KRS 304.14-600;
20	(n)	Exclude any capital gains income attributable to property taken by eminent
21		domain;
22	(o)	Exclude any amount received by a producer of tobacco or a tobacco quota
23		owner from the multistate settlement with the tobacco industry, known as the
24		Master Settlement Agreement, signed on November 22, 1998;
25	(p)	Exclude any amount received from the secondary settlement fund, referred to
26		as "Phase II," established by tobacco companies to compensate tobacco

farmers and quota owners for anticipated financial losses caused by the

1		national tobacco settlement;
2	(q)	Exclude any amount received from funds of the Commodity Credit
3		Corporation for the Tobacco Loss Assistance Program as a result of a
4		reduction in the quantity of tobacco quota allotted;
5	(r)	Exclude any amount received as a result of a tobacco quota buydown program
6		that all quota owners and growers are eligible to participate in;
7	(s)	Exclude state Phase II payments received by a producer of tobacco or a
8		tobacco quota owner;
9	(t)	Exclude all income from all sources for active duty and reserve members and
10		officers of the Armed Forces of the United States or National Guard who are
11		killed in the line of duty, for the year during which the death occurred and the
12		year prior to the year during which the death occurred. For the purposes of this
13		paragraph, "all income from all sources" shall include all federal and state
14		death benefits payable to the estate or any beneficiaries;[ and]
15	(u)	For taxable years beginning on or after January 1, 2010, exclude all military
16		pay received by active duty members of the Armed Forces of the United
17		States, members of reserve components of the Armed Forces of the United
18		States, and members of the National Guard, including compensation for state
19		active duty as described in KRS 38.205; and
20	<u>(v)</u>	For taxable years beginning on or after January 1, 2018, exclude the
21		portion of qualifying payroll expenditures on which the film industry
22		refundable credit has been granted as provided in KRS 148.542 to 148.546.
23	(11) "Ne	t income," in the case of taxpayers other than corporations, means adjusted
24	gros	s income as defined in subsection (10) of this section, minus:
25	(a)	The deduction allowed by KRS 141.0202;
26	(b)	Any amount paid for vouchers or similar instruments that provide health
27		insurance coverage to employees or their families;

1	(c)	For taxab	ble years beginning on or after January 1, 2010, the amount of
2		domestic	production activities deduction calculated at six percent (6%) as
3		allowed in	n Section 199(a)(2) of the Internal Revenue Code for taxable years
4		beginning	before 2010; and
5	(d)	1. All	the deductions allowed individuals by Chapter 1 of the Internal
6		Rev	enue Code as modified by KRS 141.0101 except:
7		a.	Any deduction allowed by the Internal Revenue Code for state or
8			foreign taxes measured by gross or net income, including state and
9			local general sales taxes allowed in lieu of state and local income
10			taxes under the provisions of Section 164(b)(5) of the Internal
11			Revenue Code;
12		b.	Any deduction allowed by the Internal Revenue Code for amounts
13			allowable under KRS 140.090(1)(h) in calculating the value of the
14			distributive shares of the estate of a decedent, unless there is filed
15			with the income return a statement that such deduction has not
16			been claimed under KRS 140.090(1)(h);
17		c.	The deduction for personal exemptions allowed under Section 151
18			of the Internal Revenue Code and any other deductions in lieu
19			thereof;
20		d.	For taxable years beginning on or after January 1, 2010, the
21			domestic production activities deduction allowed under Section
22			199 of the Internal Revenue Code;
23		e.	Any deduction for amounts paid to any club, organization, or
24			establishment which has been determined by the courts or an
25			agency established by the General Assembly and charged with
26			enforcing the civil rights laws of the Commonwealth, not to afford
27			full and equal membership and full and equal enjoyment of its

1		goods, services, facilities, privileges, advantages, or
2		accommodations to any person because of race, color, religion,
3		national origin, or sex, except nothing shall be construed to deny a
4		deduction for amounts paid to any religious or denominational
5		club, group, or establishment or any organization operated solely
6		for charitable or educational purposes which restricts membership
7		to persons of the same religion or denomination in order to
8		promote the religious principles for which it is established and
9		maintained;
10	f.	Any deduction directly or indirectly allocable to income which is
11		either exempt from taxation or otherwise not taxed under this
12		chapter;
13	g.	The itemized deduction limitation established in 26 U.S.C. sec. 68
14		shall be determined using the applicable amount from 26 U.S.C.
15		sec. 68 as it existed on December 31, 2006; and
16	h.	A taxpayer may elect to claim the standard deduction allowed by
17		KRS 141.081 instead of itemized deductions allowed pursuant to
18		26 U.S.C. sec. 63 and as modified by this section; and
19	2. Notl	ning in this chapter shall be construed to permit the same item to be
20	dedu	acted more than once;
21	(12) "Gross income,	" in the case of corporations, means "gross income" as defined in
22	Section 61 of t	he Internal Revenue Code and as modified by KRS 141.0101 and
23	adjusted as follo	DWS:
24	(a) Exclude	income that is exempt from state taxation by the Kentucky
25	Constituti	on and the Constitution and statutory laws of the United States;
26	(b) Exclude a	ll dividend income received after December 31, 1969;
27	(c) Include in	terest income derived from obligations of sister states and political

1		subdivisions thereof;
2	(d)	Exclude fifty percent (50%) of gross income derived from any disposal of coal
3		covered by Section 631(c) of the Internal Revenue Code if the corporation
4		does not claim any deduction for percentage depletion, or for expenditures
5		attributable to the making and administering of the contract under which such
6		disposition occurs or to the preservation of the economic interests retained
7		under such contract;
8	(e)	Include in the gross income of lessors income tax payments made by lessees
9		to lessors, under the provisions of Section 110 of the Internal Revenue Code,
10		and exclude such payments from the gross income of lessees;
11	(f)	Include the amount calculated under KRS 141.205;
12	(g)	Ignore the provisions of Section 281 of the Internal Revenue Code in
13		computing gross income;
14	(h)	Exclude income from "safe harbor leases" (Section 168(f)(8) of the Internal
15		Revenue Code);
16	(i)	Exclude any amount received by a producer of tobacco or a tobacco quota
17		owner from the multistate settlement with the tobacco industry, known as the
18		Master Settlement Agreement, signed on November 22, 1998;
19	(j)	Exclude any amount received from the secondary settlement fund, referred to
20		as "Phase II," established by tobacco companies to compensate tobacco
21		farmers and quota owners for anticipated financial losses caused by the
22		national tobacco settlement;
23	(k)	Exclude any amount received from funds of the Commodity Credit

26 (l) Exclude any amount received as a result of a tobacco quota buydown program 27 that all quota owners and growers are eligible to participate in;

reduction in the quantity of tobacco quota allotted;

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Corporation for the Tobacco Loss Assistance Program as a result of a

1	(m)	For taxable years beginning after December 31, 2004, and before January 1,
2		2007, exclude the distributive share income or loss received from a
3		corporation defined in subsection (24)(b) of this section whose income has
4		been subject to the tax imposed by KRS 141.040. The exclusion provided in
5		this paragraph shall also apply to a taxable year that begins prior to January 1,
6		2005, if the tax imposed by KRS 141.040 is paid on the distributive share
7		income by a corporation defined in subparagraphs 2. to 8. of subsection
8		(24)(b) of this section with a return filed for a period of less than twelve (12)
9		months that begins on or after January 1, 2005, and ends on or before
10		December 31, 2005. This paragraph shall not be used to delay payment of the
11		tax imposed by KRS 141.040; and
12	(n)	Exclude state Phase II payments received by a producer of tobacco or a

- 14 (13) "Net income," in the case of corporations, means "gross income" as defined in 15 subsection (12) of this section minus:
- 16 (a) The deduction allowed by KRS 141.0202;

tobacco quota owner;

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- 17 Any amount paid for vouchers or similar instruments that provide health (b) 18 insurance coverage to employees or their families;
- 19 (c) For taxable years beginning on or after January 1, 2010, the amount of 20 domestic production activities deduction calculated at six percent (6%) as allowed in Section 199(a)(2) of the Internal Revenue Code for taxable years 22 beginning before 2010; and
- 23 All the deductions from gross income allowed corporations by Chapter 1 of 24 the Internal Revenue Code and as modified by KRS 141.0101, except:
  - 1. Any deduction for a state tax which is computed, in whole or in part, by reference to gross or net income and which is paid or accrued to any state of the United States, the District of Columbia, the Commonwealth

1		of Puerto Rico, any territory or possession of the United States, or to any
2		foreign country or political subdivision thereof;
3	2.	The deductions contained in Sections 243, 244, 245, and 247 of the
4		Internal Revenue Code;
5	3.	The provisions of Section 281 of the Internal Revenue Code shall be
6		ignored in computing net income;
7	4.	Any deduction directly or indirectly allocable to income which is either
8		exempt from taxation or otherwise not taxed under the provisions of this
9		chapter, and nothing in this chapter shall be construed to permit the
10		same item to be deducted more than once;
11	5.	Exclude expenses related to "safe harbor leases" (Section 168(f)(8) of
12		the Internal Revenue Code);
13	6.	Any deduction for amounts paid to any club, organization, or
14		establishment which has been determined by the courts or an agency
15		established by the General Assembly and charged with enforcing the
16		civil rights laws of the Commonwealth, not to afford full and equal
17		membership and full and equal enjoyment of its goods, services,
18		facilities, privileges, advantages, or accommodations to any person
19		because of race, color, religion, national origin, or sex, except nothing
20		shall be construed to deny a deduction for amounts paid to any religious
21		or denominational club, group, or establishment or any organization
22		operated solely for charitable or educational purposes which restricts
23		membership to persons of the same religion or denomination in order to
24		promote the religious principles for which it is established and
25		maintained;
26	7.	Any deduction prohibited by KRS 141.205;
27	8.	Any dividends-paid deduction of any captive real estate investment trust;

1			and
2		9.	For taxable years beginning on or after January 1, 2010, the domestic
3			production activities deduction allowed under Section 199 of the
4			Internal Revenue Code;
5	(14) (	(a) "Ta	xable net income," in the case of corporations that are taxable in this state,
6		mea	ns "net income" as defined in subsection (13) of this section;
7	(	(b) "Ta	xable net income," in the case of corporations that are taxable in this state
8		and	taxable in another state, means "net income" as defined in subsection (13)
9		of t	his section and as allocated and apportioned under KRS 141.120. A
10		corp	poration is taxable in another state if, in any state other than Kentucky, the
11		corp	poration is required to file a return for or pay a net income tax, franchise
12		tax	measured by net income, franchise tax for the privilege of doing business,
13		or c	orporate stock tax;
14	(	(c) "Ta	xable net income," in the case of homeowners' associations as defined in
15		Sect	tion 528(c) of the Internal Revenue Code, means "taxable income" as
16		defi	ned in Section 528(d) of the Internal Revenue Code. Notwithstanding the
17		prov	visions of subsection (3) of this section, the Internal Revenue Code
18		sect	ions referred to in this paragraph shall be those code sections in effect for
19		the	applicable tax year; and
20	(	(d) "Ta	xable net income," in the case of a corporation that meets the requirements
21		esta	blished under Section 856 of the Internal Revenue Code to be a real estate
22		inve	estment trust, means "real estate investment trust taxable income" as
23		defi	ned in Section 857(b)(2) of the Internal Revenue Code, except that a
24		capt	ive real estate investment trust shall not be allowed any deduction for
25		divi	dends paid;
26	(15)	'Person"	means "person" as defined in Section 7701(a)(1) of the Internal Revenue
27	(	Code;	

1	(16)	"Taxable year" means the calendar year or fiscal year ending during such calendar			
2		year, upon the basis of which net income is computed, and in the case of a return			
3		made for a fractional part of a year under the provisions of this chapter or under			
4		regulations prescribed by the commissioner, "taxable year" means the period for			
5		which the return is made;			
6	(17)	"Resident" means an individual domiciled within this state or an individual who is			
7		not domiciled in this state, but maintains a place of abode in this state and spends in			
8		the aggregate more than one hundred eighty-three (183) days of the taxable year in			
9		this state;			
10	(18)	"Nonresident" means any individual not a resident of this state;			
11	(19)	"Employer" means "employer" as defined in Section 3401(d) of the Internal			
12		Revenue Code;			
13	(20)	"Employee" means "employee" as defined in Section 3401(c) of the Internal			
14		Revenue Code;			
15	(21)	"Number of withholding exemptions claimed" means the number of withholding			
16		exemptions claimed in a withholding exemption certificate in effect under KRS			
17		141.325, except that if no such certificate is in effect, the number of withholding			
18		exemptions claimed shall be considered to be zero;			
19	(22)	"Wages" means "wages" as defined in Section 3401(a) of the Internal Revenue			
20		Code and includes other income subject to withholding as provided in Section			
21		3401(f) and Section 3402(k), (o), (p), (q), and (s) of the Internal Revenue Code;			
22	(23)	"Payroll period" means "payroll period" as defined in Section 3401(b) of the			
23		Internal Revenue Code;			
24	(24)	(a) For taxable years beginning before January 1, 2005, and after December 31,			
25		2006, "corporation" means "corporation" as defined in Section 7701(a)(3) of			
26		the Internal Revenue Code; and			

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(b) For taxable years beginning after December 31, 2004, and before January 1,

1	2007	7, "corporations" means:
2	1.	"Corporations" as defined in Section 7701(a)(3) of the Internal Revenue
3		Code;
4	2.	S corporations as defined in Section 1361(a) of the Internal Revenue
5		Code;
6	3.	A foreign limited liability company as defined in KRS 275.015;
7	4.	A limited liability company as defined in KRS 275.015;
8	5.	A professional limited liability company as defined in KRS 275.015;
9	6.	A foreign limited partnership as defined in KRS 362.2-102(9);
10	7.	A limited partnership as defined in KRS 362.2-102(14);
11	8.	A limited liability partnership as defined in KRS 362.155(7) or in 362.1-
12		101(7) or (8);
13	9.	A real estate investment trust as defined in Section 856 of the Internal
14		Revenue Code;
15	10.	A regulated investment company as defined in Section 851 of the
16		Internal Revenue Code;
17	11.	A real estate mortgage investment conduit as defined in Section 860D of
18		the Internal Revenue Code;
19	12.	A financial asset securitization investment trust as defined in Section
20		860L of the Internal Revenue Code; and
21	13.	Other similar entities created with limited liability for their partners,
22		members, or shareholders.
23	For	purposes of this paragraph, "corporation" shall not include any publicly
24	trade	ed partnership as defined by Section 7704(b) of the Internal Revenue Code
25	that	is treated as a partnership for federal tax purposes under Section 7704(c)
26	of th	ne Internal Revenue Code or its publicly traded partnership affiliates. As
27	used	in this paragraph, "publicly traded partnership affiliates" shall include

1		any limited liability company or limited partnership for which at least eighty
2		percent (80%) of the limited liability company member interests or limited
3		partner interests are owned directly or indirectly by the publicly traded
4		partnership;
5	(25)	'Doing business in this state" includes but is not limited to:
6		(a) Being organized under the laws of this state;
7		(b) Having a commercial domicile in this state;
8		(c) Owning or leasing property in this state;
9		(d) Having one (1) or more individuals performing services in this state;
10		(e) Maintaining an interest in a pass-through entity doing business in this state;
11		(f) Deriving income from or attributable to sources within this state, including
12		deriving income directly or indirectly from a trust doing business in this state,
13		or deriving income directly or indirectly from a single-member limited
14		liability company that is doing business in this state and is disregarded as an
15		entity separate from its single member for federal income tax purposes; or
16		(g) Directing activities at Kentucky customers for the purpose of selling them
17		goods or services.
18		Nothing in this subsection shall be interpreted in a manner that goes beyond the
19		limitations imposed and protections provided by the United States Constitution or
20		Pub. L. No. 86-272;
21	(26)	'Pass-through entity" means any partnership, S corporation, limited liability
22		company, limited liability partnership, limited partnership, or similar entity
23		recognized by the laws of this state that is not taxed for federal purposes at the
24		entity level, but instead passes to each partner, member, shareholder, or owner their
25		proportionate share of income, deductions, gains, losses, credits, and any other
26		similar attributes;
27	(27)	'S corporation" means "S corporation" as defined in Section 1361(a) of the Internal

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1		Reve	Revenue Code;					
2	(28)	"Limited liability pass-through entity" means any pass-through entity that affords						
3		any o	of its	partners, members, shareholders, or owners, through function of the laws				
4		of th	of this state or laws recognized by this state, protection from general liability for					
5		actio	actions of the entity; and					
6	(29)	"Cap	"Captive real estate investment trust" means a real estate investment trust as defined					
7		in Se	ection	856 of the Internal Revenue Code that meets the following requirements:				
8		(a)	1.	The shares or other ownership interests of the real estate investment trust				
9				are not regularly traded on an established securities market; or				
10			2.	The real estate investment trust does not have enough shareholders or				
11				owners to be required to register with the Securities and Exchange				
12				Commission; and				
13		(b)	1.	The maximum amount of stock or other ownership interest that is owned				
14				or constructively owned by a corporation equals or exceeds:				
15				a. Twenty-five percent (25%), if the corporation does not occupy				
16				property owned, constructively owned, or controlled by the real				
17				estate investment trust; or				
18				b. Ten percent (10%), if the corporation occupies property owned,				
19				constructively owned, or controlled by the real estate investment				
20				trust.				
21				The total ownership interest of a corporation shall be determined by				
22				aggregating all interests owned or constructively owned by a				
23				corporation;				
24			2.	For the purposes of this paragraph:				
25				a. "Corporation" means a corporation taxable under KRS 141.040,				
26				and includes an affiliated group as defined in KRS 141.200, that is				

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required to file a consolidated return pursuant to the provisions of

1		KRS 141.200; and
2	b.	"Owned or constructively owned" means owning shares or having
3		an ownership interest in the real estate investment trust, or owning
4		an interest in an entity that owns shares or has an ownership
5		interest in the real estate investment trust. Constructive ownership
6		shall be determined by looking across multiple layers of a
7		multilayer pass-through structure; and
8 (c)	The real e	state investment trust is not owned by another real estate investment
9	trust.	