1		AN ACT relating to property tax on distilled spirits.
2	Be it	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→SECTION 1. A NEW SECTION OF KRS CHAPTER 65 IS CREATED TO
4	REA	AD AS FOLLOWS:
5	<u>(1)</u>	As used in this section:
6		(a) "Premises" means a bonded warehouse containing distilled spirits:
7		1. The costs of which are financed by one (1) or more series of industrial
8		bonds under KRS Chapter 103 issued prior to January 1, 2024; and
9		2. Any portion of the costs of which remains outstanding during the
10		calendar year; and
11		(b) "Taxpayer" means the owner, proprietor, or custodian of one (1) or more
12		premises.
13	<u>(2)</u>	In addition to any other license fee authorized by the General Assembly, the
14		governing body of any city, county, consolidated local government, urban-county
15		government, fire protection district, or fire protection subdistrict may impose a
16		storage license fee on a taxpayer for the privilege of storing or aging distilled
17		spirits and operating premises within the jurisdiction for the calendar year as
18		provided in this section, beginning in calendar year 2026 and for each calendar
19		year thereafter until calendar year 2049.
20	<u>(3)</u>	The storage license fee levied under subsection (2) of this section from each
21		taxpayer in a calendar year shall not exceed an amount that, when added to the
22		taxpayer's ad valorem tax imposed by or for the benefit of the governing body
23		under KRS 132.150 for the calendar year, equals the amount of the ad valorem
24		tax collected by the governing body from that taxpayer in calendar year 2023.
25	<u>(4)</u>	The storage license fee authorized under subsection (2) of this section shall not
26		be imposed in any year on or after January 1, 2049.
27	<i>(</i> 5 <i>)</i>	The property valuation administrator shall provide to the governing body any

1	information necessary for the governing body to levy the storage license fee.
2	→SECTION 2. A NEW SECTION OF KRS CHAPTER 75 IS CREATED TO
3	READ AS FOLLOWS:
4	(1) As used in this section:
5	(a) "Non-IRB and tax-exempt premises" means a bonded warehouse
6	containing aging distilled spirits:
7	1. The costs of which are not financed by industrial bonds under KRS
8	Chapter 103 during the calendar year; and
9	2. Which are exempt from ad valorem taxation under Section 4 of this
10	Act; and
11	(b) "Owner" means the owner, proprietor, or custodian of one (1) or more non-
12	IRB and tax-exempt premises.
13	(2) When a board of trustees of a fire protection district or subdistrict levies the ad
14	valorem tax permitted by KRS 75.015 and 75.040 and provides for fire or other
15	emergency services at non-IRB and tax-exempt premises, the board of trustees
16	may charge a fee to the owner for the services rendered. In any calendar year, the
17	fee charged shall not exceed an amount that, when added to the receipts collected
18	under Section 4 of this Act, equals an amount that allows the emergency services
19	board to recover the total necessary and reasonable costs incurred for providing
20	the service, including any associated preparation costs. The fee shall be assessed
21	to the owner on a written itemized statement.
22	→SECTION 3. A NEW SECTION OF KRS CHAPTER 75A IS CREATED TO
23	READ AS FOLLOWS:
24	(1) As used in this section:
25	(a) ''Non-IRB and tax-exempt premises'' means a bonded warehouse
26	containing aging distilled spirits:
27	1. The costs of which are not financed by industrial bonds under KRS

1		Cnapter 103 auring the calendar year; and
2		2. Which are exempt from ad valorem taxation under Section 4 of this
3		Act; and
4		(b) "Owner" means the owner, proprietor, or custodian of one (1) or more non-
5		IRB and tax-exempt premises.
6	<u>(2)</u>	When an emergency services board levies the ad valorem tax permitted by KRS
7		75A.050 and provides for fire or other emergency services at non-IRB and tax-
8		exempt premises, the emergency services board may charge a fee to the owner for
9		the services rendered. In any calendar year, the fee charged shall not exceed an
10		amount that, when added to the receipts collected under Section 4 of this Act,
11		equals an amount that allows the emergency services board to recover the total
12		necessary and reasonable costs incurred for providing the service, including any
13		associated preparation costs. The fee shall be assessed to the owner on a written
14		itemized statement.
15		→ Section 4. KRS 132.140 is amended to read as follows:
16	(1)	The department[of Revenue] shall fix the value of the distilled spirits for the
17		purpose of taxation, assess the same at its fair cash value, estimated at the price it
18		would bring at a fair voluntary sale, calculate the exempt portion of the property
19		<u>taxes</u> , and keep a record of <u>the[its]</u> valuations and assessments. The department
20		shall immediately notify the owner or proprietor of the bonded warehouse or
21		premises of the amount fixed, including the portion of the property tax exemption
22		as calculated in subsection (2) of this section.
23	(2)	There shall be exempt from state and local ad valorem taxes a portion or all of
24		the property taxes assessed on distilled spirits stored or aging in barrels located in
25		a bonded warehouse or premises according to the following schedule for distilled
26		spirits assessed on:
27		(a) January 1, 2026, three percent (3%) of the tax;

1		(b) January 1, 2027, six percent (6%) of the tax;
2		(c) January 1, 2028, nine percent (9%) of the tax;
3		(d) January 1, 2029, thirteen percent (13%) of the tax;
4		(e) January 1, 2030, seventeen percent (17%) of the tax;
5		(f) January 1, 2031, twenty-one percent (21%) of the tax;
6		(g) January 1, 2032, twenty-six percent (26%) of the tax;
7		(h) January 1, 2033, thirty-two percent (32%) of the tax;
8		(i) January 1, 2034, thirty-eight percent (38%) of the tax;
9		(j) January 1, 2035, forty-four percent (44%) of the tax;
10		(k) January 1, 2036, fifty percent (50%) of the tax;
11		(l) January 1, 2037, sixty-five percent (65%) of the tax;
12		(m) January 1, 2038, eighty percent (80%) of the tax; and
13		(n) January 1, 2039, and thereafter, one hundred percent (100%) of the tax.
14	<u>(3)</u>	If any owner, proprietor, or custodian of a bonded warehouse or premises fails to
15		make the report required by KRS 132.130, the department shall ascertain the
16		necessary facts required to be reported. For that purpose the department shall have
17		access to the records of the owner, proprietor, or custodian; and the assessment
18		shall be made and taxes collected thereon, with interest and penalties, as though
19		regularly reported.
20	<u>(4)</u> [(3)] The assessment made under (1) of this section shall be reviewed according to
21		KRS 131.110.
22		→ Section 5. KRS 141.389 is amended to read as follows:
23	(1)	The tax credits apply to taxable years beginning prior to January 1, 2034.
24	<u>(2)</u>	(a) There shall be allowed a nonrefundable and nontransferable credit to each
25		taxpayer paying the distilled spirits ad valorem tax as follows:

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1.

For taxable years beginning on or after January 1, 2015, and before

December 31, 2015, the credit shall be equal to twenty percent (20%) of

1		the tax assessed under KRS 132.160 and paid under KRS 132.180 on a
2		timely basis;
3		2. For taxable years beginning on or after January 1, 2016, and before
4		December 31, 2016, the credit shall be equal to forty percent (40%) of
5		the tax assessed under KRS 132.160 and paid under KRS 132.180 on a
6		timely basis;
7		3. For taxable years beginning on or after January 1, 2017, and before
8		December 31, 2017, the credit shall be equal to sixty percent (60%) of
9		the tax assessed under KRS 132.160 and paid under KRS 132.180 on a
10		timely basis;
11		4. For taxable years beginning on or after January 1, 2018, and before
12		December 31, 2018, the credit shall be equal to eighty percent (80%) of
13		the tax assessed under KRS 132.160 and paid under KRS 132.180 on a
14		timely basis; and
15		5. For taxable years beginning on or after January 1, 2019, but prior to
16		January 1, 2024, the credit shall be equal to one hundred percent
17		(100%) of the tax assessed under KRS 132.160 and paid under KRS
18		132.180 on a timely basis.
19	(b)	For taxable years beginning on or after January 1, 2024, but prior to
20		January 1, 2034, there shall be allowed a nonrefundable and
21		nontransferable credit to each taxpayer owning or possessing less than
22		twenty-five thousand (25,000) barrels of distilled spirits in a bonded
23		warehouse or premises. The credit shall be equal to one hundred percent
24		(100%) of the tax assessed under KRS 132.160 and paid by the taxpayer
25		under KRS 132.180 on a timely basis.
26	<u>(c)</u>	The <u>credits[credit]</u> shall be applied both to the income tax imposed under
27		KRS 141.020 or 141.040 and to the limited liability entity tax imposed under

I		KRS 141.0401, with the ordering of the credits as provided in KRS 141.0205.
2	<u>(3)</u> [(2)]	The amount of distilled spirits <u>credits</u> [credit] allowed under subsection
3	<u>(2)</u> [(1)] of this section shall be used only for capital improvements at the premises
4	of th	e distiller licensed pursuant to KRS Chapter 243. As used in this subsection,
5	"cap	ital improvement" means any costs associated with:
6	(a)	Construction, replacement, or remodeling of warehouses or facilities;
7	(b)	Purchases of barrels and pallets used for the storage and aging of distilled
8		spirits in maturing warehouses;
9	(c)	Acquisition, construction, or installation of equipment for the use in the
10		manufacture, bottling, or shipment of distilled spirits;
11	(d)	Addition or replacement of access roads or parking facilities; and
12	(e)	Construction, replacement, or remodeling of facilities to market or promote
13		tourism, including but not limited to a visitor's center.
14	<u>(4)</u> [(3)]	The distilled spirits $\underline{credits}$ [credit] allowed under subsection $\underline{(2)}$ [(1)] of this
15	secti	on:
16	(a)	May be accumulated for multiple taxable years; and any accumulated credits
17		may be claimed on a return of the taxpayer filed for taxable years beginning
18		on or after January 1, 2024; and
19	(b) [-	Shall be claimed on the return of the taxpayer filed for the taxable year during
20		which the credits were used pursuant to subsection (2) of this section; and
21	(c)]	Shall not include:
22		1. Any delinquent tax paid to the Commonwealth; or
23		2. Any interest, fees, or penalty paid to the Commonwealth.
24	<u>(5)</u> [(4)]	(a) Before the distilled spirits <u>credits</u> [credit] shall be allowed on any return,
25		the capital improvements required by subsection $(3)[(2)]$ of this section shall
26		be completed and specifically associated with the <i>credits</i> [credit] allowed on
27		the return.

1	(b)	The amount of distilled spirits <i>credits</i> [credit] allowed shall be recaptured if
2		the capital improvement associated with the <u>credits</u> [credit] is sold or
3		otherwise disposed of prior to the exhaustion of the useful life of the asset for
4		Kentucky depreciation purposes.
5	(c)	If the allowed <u>credits are</u> [credit is] associated with multiple capital
6		improvements, and not all capital improvements are sold or otherwise
7		disposed of, the distilled spirits <u>credits</u> [credit] shall be prorated based on the
8		cost of the capital improvement sold over the total cost of all improvements
9		associated with the <u>credits</u> [credit].
10	<u>(6)</u> [(5)]	If the taxpayer is a pass-through entity, the taxpayer may apply the
11	cred	lits [credit] against the limited liability entity tax imposed by KRS 141.0401, and
12	shal	l pass the <u>credits</u> [credit] through to its members, partners, or shareholders in the
13	sam	e proportion as the distributive share of income or loss is passed through.
14	<u>(7)[(6)]</u>	The department may promulgate an administrative regulation pursuant to
15	KRS	S Chapter 13A to implement the allowable <u>credits</u> [credit] under this section,
16	requ	tire the filing of forms designed by the department, and require specific
17	info	rmation for the evaluation of the <u>credits[credit]</u> taken by any taxpayer.
18	<u>(8)</u> [(7)]	No later than September 1, 2016, and annually thereafter, the department shall
19	repo	ort to the Interim Joint Committee on Appropriations and Revenue:
20	(a)	The name of each taxpayer taking the <u>credits</u> [credit] permitted by subsection
21		(2)[(1)] of this section;
22	(b)	The amount of <i>credits</i> [credit] taken by that taxpayer; and
23	(c)	The type of capital improvement made for which the <u>credits are[credit is]</u>
24		claimed.
25	→ S	ECTION 6. A NEW SECTION OF KRS 157.310 TO 157.440 IS CREATED

The portion of the assessed value on distilled spirits related to the tax exemption

TO READ AS FOLLOWS:

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- 1 created in subsection (2) of Section 4 of this Act shall not be included in the
- 2 <u>calculation of the local effort required for the Support Education Excellence in</u>
- 3 Kentucky program under KRS 157.310 to 157.440 or the tax rate-setting process in
- 4 *KRS Chapter 160.*
- Section 7. Any settlement agreement between the Department of Revenue and
- 6 any taxpayer having distilled spirits in a bonded warehouse, which is related to the
- 7 ongoing assessment or collection of tax under Section 4 of this Act, shall not be
- 8 considered null and void based upon the statutory changes in this Act but may be
- 9 renegotiated by the parties to the settlement agreement and the renegotiated agreement
- shall be promulgated in an administrative regulation following the renegotiation process.