1	AN ACT relating to statutorily mandated boards, councils, and commissions within
2	state government.
3	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
4	→ Section 1. KRS 11.400 is amended to read as follows:
5	(1) In addition to the duties prescribed for the office by the Constitution of the
6	Commonwealth of Kentucky, the duties of the Lieutenant Governor shall be as
7	follows:
8	(a) To serve as vice chairman of the State Property and Buildings Commission as
9	prescribed by KRS 56.450;
10	(b) To serve as vice chairman of the Kentucky Turnpike Authority as prescribed
11	in KRS 175.430;
12	(c) To serve as a member of the Kentucky Council on Agriculture in accordance
13	with KRS 247.417;
14	(d) [To appoint one (1) member of the Public Officials' Compensation
15	Commission as provided in KRS 64.742;
16	(e)]To serve as a member of the Board of the Kentucky Housing Corporation in
17	accordance with KRS 198A.030; and
18	(e)[(f)] To serve as a member of Kentucky delegations on the following
19	interstate compact commissions or boards:
20	[1. The Southern Growth Policies Board as prescribed by KRS 147.585;]
21	<u>1.[2.]</u> The Breaks Interstate Park Commission as provided in KRS 148.225;
22	2.[3.] The Falls of the Ohio Interstate Park Commission pursuant to KRS
23	148.242;
24	3.[4.] The Tennessee-Tombigbee Waterway Development Authority pursuant
25	to KRS 182.305;
26	4.[5.] The Interstate Water Sanitation Control Commissions as prescribed by
27	KRS 224.18-710; and

1		5.[6.] The Kentucky Mining Advisory Council for the Interstate Mining
2		Compact as provided by KRS 350.310.
2	(2)	Nothing in this section shall muchibit the Covernor and Lieutenant Covernor from

- Nothing in this section shall prohibit the Governor and Lieutenant Governor from agreeing upon additional duties within the executive branch of the state government to be performed by the Lieutenant Governor.
- 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 other form of organization shall be included in or attached to the department or program cabinet in which they are included or to which they are attached by statute or statutorily authorized executive order; except in the case of the Personnel Board and where the attached department or administrative body is headed by a constitutionally elected officer, the attachment shall be solely for the purpose of dissemination of information and coordination of activities and shall not include any authority over the functions, personnel, funds, equipment, facilities, or records of the department or administrative body.
- 19 I. Cabinet for General Government Departments headed by elected officers:
- 20 (1) The Governor.

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- 21 (2) Lieutenant Governor.
- 22 (3) Department of State.
- 23 (a) Secretary of State.
- 24 (b) Board of Elections.
- 25 (c) Registry of Election Finance.
- 26 (4) Department of Law.
- 27 (a) Attorney General.

1		(5)	Department of the Treasury.				
2			(a)	Treasurer.			
3		(6)	Depa	artment of Agriculture.			
4			(a)	Commissioner of Agriculture.			
5			(b)	Kentucky Council on Agriculture.			
6		(7)	Aud	itor of Public Accounts.			
7	II.	Prog	gram c	abinets headed by appointed officers:			
8		(1)	Justi	ce and Public Safety Cabinet:			
9			(a)	Department of Kentucky State Police.			
10			(b)	Department of Criminal Justice Training.			
11			(c)	Department of Corrections.			
12			(d)	Department of Juvenile Justice.			
13			(e)	Office of the Secretary.			
14			(f)	Office of Drug Control Policy.			
15			(g)	Office of Legal Services.			
16			(h)	Office of the Kentucky State Medical Examiner.			
17			(i)	Parole Board.			
18			(j)	Kentucky State Corrections Commission.			
19			(k)	Office of Legislative and Intergovernmental Services.			
20			(1)	Office of Management and Administrative Services.			
21			(m)	Department for Public Advocacy.			
22		(2)	Educ	cation and Workforce Development Cabinet:			
23			(a)	Office of the Secretary.			
24				1. Governor's Scholars Program.			
25				2. Governor's School for Entrepreneurs Program.			
26			(b)	Office of Legal and Legislative Services.			
27				1. Client Assistance Program.			

Jacketed

1	(c)	Office of Communication.
2	(d)	Office of Budget and Administration.
3		1. Division of Human Resources.
4		2. Division of Administrative Services.
5	(e)	Office of Technology Services.
6	(f)	Office of Educational Programs.
7	(g)	Office for Education and Workforce Statistics.
8	(h)	Board of the Kentucky Center for Education and Workforce Statistics.
9	(i)	Board of Directors for the Center for School Safety.
10	(j)	Department of Education.
11		1. Kentucky Board of Education.
12		2. Kentucky Technical Education Personnel Board.
13	(k)	Department for Libraries and Archives.
14	(1)	Department of Workforce Investment.
15		1. Office for the Blind.
16		2. Office of Vocational Rehabilitation.
17		3. Office of Employment and Training.
18		a. Division of Grant Management and Support.
19		b. Division of Workforce and Employment Services.
20		c. Division of Unemployment Insurance.
21	(m)	Foundation for Workforce Development.
22	(n)	Kentucky Office for the Blind State Rehabilitation Council.
23	(o)	Kentucky Workforce Investment Board.
24	(p)	Statewide Council for Vocational Rehabilitation.
25	(q)	Unemployment Insurance Commission.
26	(r)	Education Professional Standards Board.
27		1. Division of Educator Preparation.

1			2.	Division of Certification.
2			3.	Division of Professional Learning and Assessment.
3			4.	Division of Legal Services.
4		(s)	Ken	tucky Commission on the Deaf and Hard of Hearing.
5		(t)	Ken	tucky Educational Television.
6		(u)	Ken	tucky Environmental Education Council.
7	(3)	Ene	rgy an	d Environment Cabinet:
8		(a)	Offi	ce of the Secretary.
9			1.	Office of Legislative and Intergovernmental Affairs.
10			2.	Office of General Counsel.
11			3.	Office of Administrative Hearings.
12			4.	Mine Safety Review Commission.
13			5.	Kentucky State Nature Preserves Commission.
14			6.	Kentucky Environmental Quality Commission.
15			7.	Kentucky Public Service Commission.
16		(b)	Dep	artment for Environmental Protection.
17			1.	Office of the Commissioner.
18			2.	Division for Air Quality.
19			3.	Division of Water.
20			4.	Division of Environmental Program Support.
21			5.	Division of Waste Management.
22			6.	Division of Enforcement.
23			7.	Division of Compliance Assistance.
24		(c)	Dep	artment for Natural Resources.
25			1.	Office of the Commissioner.
26			2.	Division of Technical and Administrative Support.
27			3.	Division of Mine Permits.

1			4.	Division of Mine Reclamation and Enforcement.
2			5.	Division of Abandoned Mine Lands.
3			6.	Division of Oil and Gas.
4			7.	Division of Mine Safety.
5			8.	Division of Forestry.
6			9.	Division of Conservation.
7			10.	Office of the Reclamation Guaranty Fund.
8			11.	Kentucky Mining Board.
9		(d)	Dep	artment for Energy Development and Independence.
10			1.	Division of Efficiency and Conservation.
11			2.	Division of Renewable Energy.
12			3.	Division of Biofuels.
13			4.	Division of Energy Generation Transmission and Distribution.
14			5.	Division of Carbon Management.
15			6.	Division of Fossil Energy Development.
16	(4)	Publ	lic Pro	etection Cabinet.
17		(a)	Offic	ce of the Secretary.
18			1.	Office of Communications and Public Outreach.
19			2.	Office of Legal Services.
20				a. Insurance Legal Division.
21				b. Charitable Gaming Legal Division.
22				c. Alcoholic Beverage Control Legal Division.
23				d. Housing, Buildings and Construction Legal Division.
24				e. Financial Institutions Legal Division.
25		(b)	Crin	ne Victims Compensation Board.
26		(c)	Boar	rd of Claims.
27		(d)	Ken	tucky Board of Tax Appeals.

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1	(e)	Kentucky Boxing and Wrestling Authority.			
2	(f)	Ken	tucky Horse Racing Commission.		
3		1.	Division of Licensing.		
4		2.	Division of Incentives and Development.		
5		3.	Division of Veterinary Services.		
6		4.	Division of Security and Enforcement.		
7	(g)	Dep	partment of Alcoholic Beverage Control.		
8		1.	Division of Distilled Spirits.		
9		2.	Division of Malt Beverages.		
10		3.	Division of Enforcement.		
11	(h)	Dep	partment of Charitable Gaming.		
12		1.	Division of Licensing and Compliance.		
13		2.	Division of Enforcement.		
14	(i)	Dep	partment of Financial Institutions.		
15		1.	Division of Depository Institutions.		
16		2.	Division of Non-Depository Institutions.		
17		3.	Division of Securities.		
18	(j)	Dep	partment of Housing, Buildings and Construction.		
19		1.	Division of Fire Prevention.		
20		2.	Division of Plumbing.		
21		3.	Division of Heating, Ventilation, and Air Conditioning.		
22		4.	Division of Building Code Enforcement.		
23	(k)	Dep	partment of Insurance.		
24		1.	Property and Casualty Division.		
25		2.	Health and Life Division.		
26		3.	Division of Financial Standards and Examination.		
27		4.	Division of Agent Licensing.		

1			5.	Division of Insurance Fraud Investigation.
2			6.	Consumer Protection Division.
3			7.	Division of Kentucky Access.
4		(1)	Offi	ce of Occupations and Professions.
5	(5)	Lab	or Cab	pinet.
6		(a)	Offi	ce of the Secretary.
7			1.	Division of Management Services.
8			2.	Office of General Counsel.
9		(b)	Offi	ce of General Administration and Program Support for Shared
10			Serv	rices.
11			1.	Division of Human Resource Management.
12			2.	Division of Fiscal Management.
13			3.	Division of Budgets.
14			4.	Division of Information Services.
15		(c)	Offi	ce of Inspector General for Shared Services.
16		(d)	Dep	artment of Workplace Standards.
17			1.	Division of Employment Standards, Apprenticeship, and
18				Mediation.
19			2.	Division of Occupational Safety and Health Compliance.
20			3.	Division of Occupational Safety and Health Education and
21				Training.
22			4.	Division of Workers' Compensation Funds.
23		(e)	Dep	artment of Workers' Claims.
24			1.	Office of General Counsel for Workers' Claims.
25			2.	Office of Administrative Law Judges.
26			3.	Division of Claims Processing.
27			4.	Division of Security and Compliance.

1			5.	Division of Information and Research.
2			6.	Division of Ombudsman and Workers' Compensation Specialist
3				Services.
4			7.	Workers' Compensation Board.
5			8.	[Workers' Compensation Advisory Council.
6			9.	
7		(f)	Wor	kers' Compensation Funding Commission.
8		(g)	[Ker	tucky Labor Management Advisory Council.
9		(h)	-}Occ	cupational Safety and Health Standards Board.
10		<u>(h)</u> [(i)]	Prevailing Wage Review Board.
11		<u>(i)</u> [(j)	}	Apprenticeship and Training Council.
12		<u>(j)</u> [(k))]	State Labor Relations Board.
13		<u>(k)</u> [(1))]	Employers' Mutual Insurance Authority.
14		<u>(l)</u> [(m	1)]	Kentucky Occupational Safety and Health Review Commission.
15	(6)	Transport		ation Cabinet:
16		(a)	Depa	artment of Highways.
17			1.	Office of Project Development.
18			2.	Office of Project Delivery and Preservation.
19			3.	Office of Highway Safety.
20			4.	Highway District Offices One through Twelve.
21		(b)	Depa	artment of Vehicle Regulation.
22		(c)	Depa	artment of Aviation.
23		(d)	Depa	artment of Rural and Municipal Aid.
24			1.	Office of Local Programs.
25			2.	Office of Rural and Secondary Roads.
26		(e)	Offic	ce of the Secretary.
27			1.	Office of Public Affairs.

1			2.	Offi	ce for Civil Rights and Small Business Development.
2			3.	Offi	ce of Budget and Fiscal Management.
3			4.	Offi	ce of Inspector General.
4		(f)	Offi	ce of	Support Services.
5		(g)	Offi	ce of	Transportation Delivery.
6		(h)	Offi	ce of	Audits.
7		(i)	Offi	ce of	Human Resource Management.
8		(j)	Offi	ce of	Information Technology.
9		(k)	Offi	ce of	Legal Services.
10	(7)	Cab	inet fo	or Eco	onomic Development:
11		(a)	Offi	ce of	the Secretary.
12			1.	Offi	ce of Legal Services.
13			2.	Dep	artment for Business Development.
14				a.	Office of Entrepreneurship.
15					i. Commission on Small Business Advocacy.
16				b.	Office of Research and Public Affairs.
17				c.	Bluegrass State Skills Corporation.
18			3.	Offi	ce of Financial Services.
19				a.	Kentucky Economic Development Finance Authority.
20				b.	Division of Finance and Personnel.
21				c.	Division of Network Administration.
22				d.	Compliance Division.
23				e.	Incentive Assistance Division.
24	(8)	Cab	inet fo	or Hea	alth and Family Services:
25		(a)	Offi	ce of	the Secretary.
26		(b)	Offi	ce of	Health Policy.
27		(c)	Offi	ce of	Legal Services.

1		(d)	Office of Inspector General.
2		(e)	Office of Communications and Administrative Review.
3		(f)	Office of the Ombudsman.
4		(g)	Office of Policy and Budget.
5		(h)	Office of Human Resource Management.
6		(i)	Office of Administrative and Technology Services.
7		(j)	Department for Public Health.
8		(k)	Department for Medicaid Services.
9		(1)	Department for Behavioral Health, Developmental and Intellectual
10			Disabilities.
11		(m)	Department for Aging and Independent Living.
12		(n)	Department for Community Based Services.
13		(o)	Department for Income Support.
14		(p)	Department for Family Resource Centers and Volunteer Services.
15		(q)	Kentucky Commission on Community Volunteerism and Service.
16		(r)	Kentucky Commission for Children with Special Health Care Needs.
17		(s)	Governor's Office of Electronic Health Information.
18	(9)	Fina	nce and Administration Cabinet:
19		(a)	Office of General Counsel.
20		(b)	Office of the Controller.
21		(c)	Office of Administrative Services.
22		(d)	Office of Public Information.
23		(e)	Office of Policy and Audit.
24		(f)	Department for Facilities and Support Services.
25		(g)	Department of Revenue.
26		(h)	Commonwealth Office of Technology.
27		(i)	State Property and Buildings Commission.

1		(1)	Offic	ce of Equal Employment Opportunity and Contract Compliance.
2		(k)	Kent	tucky Employees Retirement Systems.
3		(1)	Com	nmonwealth Credit Union.
4		(m)	State	e Investment Commission.
5		(n)	Kent	tucky Housing Corporation.
6		(o)	Kent	tucky Local Correctional Facilities Construction Authority.
7		(p)	Kent	tucky Turnpike Authority.
8		(q)	Histo	oric Properties Advisory Commission.
9		(r)	Kent	tucky Tobacco Settlement Trust Corporation.
10		(s)	Kent	tucky Higher Education Assistance Authority.
11		(t)	Kent	tucky River Authority.
12		(u)	Kent	tucky Teachers' Retirement System Board of Trustees.
13		(v)	Exec	eutive Branch Ethics Commission.
14	(10)	Tou	rism, A	Arts and Heritage Cabinet:
15		(a)	Kent	tucky Department of Travel and Tourism.
16			1.	Division of Tourism Services.
17			2.	Division of Marketing and Administration.
18			3.	Division of Communications and Promotions.
19		(b)	Kent	tucky Department of Parks.
20			1.	Division of Information Technology.
21			2.	Division of Human Resources.
22			3.	Division of Financial Operations.
23			4.	Division of Facilities Management.
24			5.	Division of Facilities Maintenance.
25			6.	Division of Customer Services.
26			7.	Division of Recreation.
27			8.	Division of Golf Courses.

1		9.	Division of Food Services.
2		10.	Division of Rangers.
3		11.	Division of Resort Parks.
4		12.	Division of Recreational Parks and Historic Sites.
5	(c)	Dep	artment of Fish and Wildlife Resources.
6		1.	Division of Law Enforcement.
7		2.	Division of Administrative Services.
8		3.	Division of Engineering.
9		4.	Division of Fisheries.
10		5.	Division of Information and Education.
11		6.	Division of Wildlife.
12		7.	Division of Public Affairs.
13	(d)	Ken	tucky Horse Park.
14		1.	Division of Support Services.
15		2.	Division of Buildings and Grounds.
16		3.	Division of Operational Services.
17	(e)	Ken	tucky State Fair Board.
18		1.	Office of Administrative and Information Technology Services.
19		2.	Office of Human Resources and Access Control.
20		3.	Division of Expositions.
21		4.	Division of Kentucky Exposition Center Operations.
22		5.	Division of Kentucky International Convention Center.
23		6.	Division of Public Relations and Media.
24		7.	Division of Venue Services.
25		8.	Division of Personnel Management and Staff Development.
26		9.	Division of Sales.
27		10.	Division of Security and Traffic Control.

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

1				1. Division of Governor's School for the Arts.
2			(t)	Kentucky Artisans Center at Berea.
3			(u)	Northern Kentucky Convention Center.
4			(v)	Eastern Kentucky Exposition Center.
5		(11)	Pers	onnel Cabinet:
6			(a)	Office of the Secretary.
7			(b)	Department of Human Resources Administration.
8			(c)	Office of Employee Relations.
9			(d)	Kentucky Public Employees Deferred Compensation Authority.
10			(e)	Office of Administrative Services.
11			(f)	Office of Legal Services.
12			(g)	Governmental Services Center.
13			(h)	Department of Employee Insurance.
14			(i)	Office of Diversity and Equality.
15			(j)	Center of Strategic Innovation.
16	III.	Othe	er depa	artments headed by appointed officers:
17		(1)	Cou	ncil on Postsecondary Education.
18		(2)	Depa	artment of Military Affairs.
19		(3)	Depa	artment for Local Government.
20		(4)	Kent	tucky Commission on Human Rights.
21		(5)	Kent	tucky Commission on Women.
22		(6)	Depa	artment of Veterans' Affairs.
23		(7)	Kent	tucky Commission on Military Affairs.
24		(8)	Offic	ce of Minority Empowerment.
25		(9)	Gov	ernor's Council on Wellness and Physical Activity.
26		→ S	ection	3. KRS 15.010 is amended to read as follows:
27	(1)	The	Attori	ney General is the head of the Department of Law.

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1	(2)	The Department of Law shall include the following major organizational units:						
2		(a) Criminal Appellate Division;						
3		(b) Consumer Protection Division;						
4		(c) Special Investigations Division;						
5		(d) Special Prosecutions Division;						
6		(e) Prosecutors Advisory Council Services Division;						
7		(f) Medicaid Fraud and Abuse Control Division;						
8		(g) Civil and Environmental Law Division;						
9		(h) Victims Advocacy Division;						
10		(i) [Child Support Enforcement Commission;						
11		(j) Administrative Hearings Division;						
12		(<u>i</u>)[(k)] Office of Rate Intervention;						
13		(k)[(1)] Administrative Services Division; and						
14		(<u>l)</u> [(m)] Financial Integrity Enforcement Division.						
15		→ Section 4. KRS 45A.605 is amended to read as follows:						
16	(1)	As used in this section:						
17		(a) "Information highway" means a communication network for voice, data, and						
18		video communications technologies; and						
19		(b) "Agencies of the Commonwealth of Kentucky" includes all authorities;						
20		boards; commissions; councils; departments; program cabinets; the Kentucky						
21		Lottery Corporation; vocational schools; the Kentucky School for the Deaf;						
22		the Kentucky School for the Blind; upon written request of the Chief Justice,						
23		the Court of Justice; upon written request of the co-chairmen of the						
24		Legislative Research Commission, the General Assembly and the Legislative						
25		Research Commission; and upon written request of presidents, state						

The provisions of any other law notwithstanding, the Finance and Administration

institutions of higher education.

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Cabinet may enter into one (1) or more contracts, on behalf of agencies of the
Commonwealth of Kentucky, with any person, partnership, or corporation that
operates an information highway. The information highway shall enable the
Commonwealth to benefit from cost-effective telecommunications technologies and
shall provide opportunities for the private sector. These opportunities shall include
but not be limited to the implementation of transactions and activities associated
with[the Kentucky e Health Network created under KRS 216.267 and] the
provision of telehealth by licensed health-care providers as provided in KRS
Chapters 205, 211, 304.17A, 310, 311, 312, 313, 314, 314A, 315, 319, 319A, 320,
327, 334A, and 335.

- (3) Upon implementation, all agencies of the Commonwealth of Kentucky shall obtain all available communications services under contracts executed pursuant to subsection (2) of this section, except as provided under subsection (4) of this section.
- 15 (4) The secretary of the Finance and Administration Cabinet may grant exceptions to
 16 the mandatory use of the information highway upon good cause shown. [—The
 17 Kentucky e-Health Network Board may use the information highway to implement
 18 the network but shall not be limited to its use for communication services.]
- 19 (5) Any contract awarded under subsection (2) of this section shall be deemed, for 20 purposes of KRS 45A.050, a state agency price contract to which all political 21 subdivisions and state-licensed nonprofit institutions of higher education may have 22 access and use on the same terms as agencies of the Commonwealth of Kentucky. 23 In addition, nonprofit schools providing elementary or secondary education and 24 nonprofit health care organizations shall be allowed to have access and use the contract on the same terms as agencies of the Commonwealth of Kentucky. 25 26 "Nonprofit schools" and "nonprofit health care organizations" mean those schools 27 and health care organizations which have been granted tax-exempt status under the

1 United States Internal Revenue Code.

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Any contract awarded under subsection (2) of this section shall be deemed a state agency price contract to which any entity that has been approved for economic development incentives under programs approved and administered by the Kentucky Economic Development Finance Authority may have access and use on the same terms as agencies of the Commonwealth of Kentucky.

- Any contract awarded under subsection (2) of this section shall be deemed a state agency price contract to which nonprofit organizations whose exclusive purpose is the delivery of services related to education, economic development, or cultural arts and humanities, may have access and use on the same terms as agencies of the Commonwealth of Kentucky. For the purposes of this section, "nonprofit organizations" means those organizations which have been granted tax-exempt status under Section 501(c)(3) of the United States Internal Revenue Code or those existing education based entities whose purpose is the delivery of services to state school systems, their employees, or their governing organizations and which have been granted tax-exempt status under Section 501(c)(6) of the United States Internal Revenue Code.
- Section 5. KRS 148.400 is amended to read as follows:
- [(1) My Old Kentucky Home Advisory Commission is hereby established to provide continuing attention to the maintenance, furnishings, and repairs of My Old Kentucky Home House Museum, as well as to any other additions made, after July 15, 1986, to the grounds of My Old Kentucky Home State Park. The commission shall be attached to the Department of Parks for administrative purposes.
 - (2) The commission shall consist of eleven (11) members. It is recommended that one (1) member shall be the park superintendent of My Old Kentucky Home State Park, one (1) shall be a representative of the Kentucky Heritage Council, one (1) shall be a representative

1		of the Division of Historic Properties, one (1) shall be a representative of the
2		commissioner of the Department of Parks, and the remainder of the membership
3		shall be selected from private citizens interested in historic properties with at least
4		two (2) members who are residents of Nelson County.
5	(3)	The public members of the commission shall be appointed by the Governor. Four
6		(4) members shall serve for terms of four (4) years and two (2) members shall serve
7		for terms of two (2) years. Representatives of state government shall serve terms
8		concurrent with holding their respective offices.
9	(4)	The officers of the commission shall consist of a chairman and vice chairman, who
10		shall be elected by the membership and a secretary who shall be responsible for the
11		keeping of minutes and serve as staff to the commission. The park superintendent at
12		My Old Kentucky Home State Park shall serve as secretary to the commission. A
13		simple majority of the membership shall constitute a quorum for the transaction of
14		business by the commission.
15	(5)	There shall be no compensation for serving on the commission, but the members
16		shall be reimbursed for their necessary travel and other expenses actually incurred
17		in the discharge of their duties for the commission.
18	(6)	The commission shall meet at least once a year or when called in to session by the
19		chairman, or at the request of the Governor, or any two (2) members to the
20		chairman.
21	(7)	The commission shall examine the house and shall require maintenance of
22		inventory records, approve any major changes to the house, and shall make
23		recommendations to the Department of Parks through the park superintendent. The
24		commissioner of the Department of Parks may review and approve those
25		recommendations based on funds available.
26	(8)]	There is established in the State Treasury "My Old Kentucky Home Endowment
27	Fund	" which shall be administered by the park superintendent at My Old Kentucky Home

1 State Park under the supervision of the commissioner of the Department of Parks and

- 2 pursuant to the recommendations of My Old Kentucky Home Advisory Commission].
- 3 The fund may receive state appropriations, federal funds, and private donations. The fund
- 4 shall be used for maintenance, furnishings, and repairs of My Old Kentucky Home
- 5 House Museum and maintenance of the grounds of My Old Kentucky Home State
- 6 <u>Park</u>[carrying out the functions of the commission].
- 7 → Section 6. KRS 154.12-274 is amended to read as follows:
- 8 (1) As used in this section, "cluster" shall have the same meaning as in KRS 164.6011.
- 9 (2) It is the intention of the General Assembly to recognize that a strong manufacturing
- base for the economy of the Commonwealth requires not only modernization of the
- production process but also an increase in the number of products developed, so that
- through the creation of new product lines, additional value-added products, and new
- manufacturing methods the economy will grow and quality job opportunities will
- increase. The Cabinet for Economic Development shall support this intention
- through its authority in KRS 154.12-050.
- 16 (3) The Cabinet for Economic Development shall enter into contracts or agreements
- with the Kentucky Manufacturing Assistance Center, a nonprofit organization with
- the mission to assist Kentucky small and medium-size manufacturers to become
- more competitive in the global marketplace. The contracts or agreements shall
- 20 require the Kentucky Manufacturing Assistance Center to undertake the following
- 21 activities:
- 22 (a) Negotiate contractual agreements with existing manufacturers to deliver
- 23 modernization services that are likely to lead to the creation of new product
- 24 lines, additional value-added products, and new manufacturing methods;
- 25 (b) Deliver engineering, technical, and business improvement services in
- 26 Kentucky manufacturing facilities, through the network of Kentucky
- 27 Technology Service locations in the state, that lead to the development of new

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1			product lines, additional value-added products, and new manufacturing
2			methods;
3		(c)	Coordinate services for and support the activities of Kentucky manufacturers
4			that need additional projects, activities, and expertise beyond those available
5			through the Kentucky Manufacturing Assistance Center;
6		(d)	Promote, along with other economic development entities, the development of
7			supplier chains, the linkages among suppliers, and the growth of clusters
8			within the Commonwealth; and
9		(e)	Provide to the Cabinet for Economic Development[and Kentucky Innovation
10			Commission] a report of the advances made in the manufacturing
11			modernization projects initiated.
12		→ S	ection 7. KRS 154.12-278 is amended to read as follows:
13	(1)	As	used in this section, "cluster" and "knowledge-based" shall have the same
14		mea	ning as in KRS 164.6011.
15	(2)	The	Office of Entrepreneurship shall:
16		(a)	Implement the Kentucky Innovation and Commercialization Center Program
17			as set forth in KRS 154.12-300 to 154.12-310;
18		(b)	Monitor the return on investments and effectiveness of the Kentucky
19			Innovation Act initiatives as set forth in the Strategic Plan for the New
20			Economy[as approved by the Kentucky Innovation Commission, January 7,
21			2002, or as revised,] and report annually by November 1 to [the Kentucky
22			Innovation Commission, and to] the Governor and the Legislative Research
23			Commission, as required in KRS 154.12-2035;
24		(c)	Oversee the modernization initiative in KRS 154.12-274;
25		(d)	Assist the cabinet in the recruitment of research and development companies;
26		(e)	Assist the cabinet in the attraction of high-technology research and
27			development centers;

(f) Support growth and creation of knowledge-based, innovative companies;

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(g) Build the infrastructure for innovative businesses and promote networks of technology-driven clusters and research intensive industries;

- (h) Administer the high-tech construction pool and the high-tech investment pool;
- 5 (i) Recommend projects to the Kentucky Economic Development Finance
 6 Authority for funding through the high-tech construction pool and high-tech
 7 investment pool; and
 - (j) Review and approve the annual plan which details the annual allocation of funds from the Science and Technology Funding Program, prior to the Council on Postsecondary Education executing a contract with the science and technology organization to administer science and technology funding programs. As used in this paragraph, the Science and Technology Funding Program means the Kentucky Enterprise Fund Program, the Rural Innovation Program, the Kentucky Commercialization Program, The Regional Technology Corporations/Innovation and Commercialization Center Satellites, and the Experimental Program to Stimulate Competitive Research/Kentucky Science and Engineering Foundation.
- 18 (3) The high-tech construction pool shall be used for projects with a special emphasis 19 on the creation of high-technology jobs and knowledge-based companies. The 20 executive director, in administering the high-tech construction pool, shall 21 recommend distribution of funds and projects to the Kentucky Economic 22 Development Finance Authority for its approval. The executive director shall 23 recommend any designated amount of pool funds to be set aside for any match 24 requirements. Any funds used for matching purposes may include public and private 25 funds.
 - (4) The high-tech investment pool shall be used to build and promote technologydriven industries and research-intensive industries, as well as their related suppliers,

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1	with the goal of creating clusters of innovation-driven industries in Kentucky. The
2	executive director, in administering the high-tech investment pool, shall be
3	authorized to recommend funds to be used to support loans and grants, or to secure
4	an equity or related position.

- (5) The Kentucky Economic Development Finance Authority shall assure in their approval of funding of projects that the highest priority is given to knowledge-based companies in fulfillment of the purposes and intentions of the purposes of this section.
- → Section 8. KRS 154.20-255 is amended to read as follows:

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- 10 (1) (a) The total amount of tax credits available to any single investment fund
 11 awarded tax credits under KRS 154.20-250 to 154.20-284 shall not exceed, in
 12 aggregate, eight million dollars (\$8,000,000) for all investors and all taxable
 13 years.
 - (b) The total tax credits available for all investors in all investment funds awarded under KRS 154.20-250 to 154.20-284, and all qualified investors awarded under KRS 154.20-230 to 154.20-240, shall not exceed a total of forty million dollars (\$40,000,000).
- 18 (2) A person or entity seeking to be approved as an investment fund manager for the 19 operation of one (1) or more investment funds shall make written application to the 20 authority pursuant to KRS 154.20-256, in addition to complying with applicable 21 state and federal securities laws and regulations.
- 22 (3) Prior to the granting of any tax credits to investors of an investment fund, the 23 committed cash contributions to an investment fund shall be not less than five 24 hundred thousand dollars (\$500,000).
- 25 (4) An investment fund shall have no less than four (4) investors, and no investor or investment fund manager, including their immediate family members, as defined in KRS 164.6011(6)[(7)], and affiliates may own or have a capital interest in more

- than forty percent (40%) of the investment fund's capitalization.
- 2 (5) Subsequent to approval of the investment fund and the investment fund manager,
- 3 the authority and the investment fund manager, on behalf of itself and any investors
- 4 in the investment fund, shall enter into an agreement with respect to the investment
- 5 fund. The terms and provisions of each agreement shall be determined by
- 6 negotiations between the authority and the investment fund manager. The effective
- date of the agreement shall be the date of approval of the investment fund and the
- 8 investment fund manager by the authority. If an investment fund manager fails to
- 9 comply with any of the obligations of the agreement, the authority may, at its
- option, do any one (1) or more of the following:
 - (a) Suspend the availability of the credits;
- 12 (b) Pursue any remedy provided under the agreement, including termination of
- the agreement; or

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- 14 (c) Pursue any other remedy at law to which it may be entitled.
- 15 (6) Any investor shall be entitled to a tax credit as a result of its investment in an
- investment fund as provided in KRS 154.20-258.
- 17 (7) Total qualified investments made by an investment fund, including initial and
- subsequent investments made by an investment fund, in any single small business
- using approved qualified investments, shall not exceed thirty percent (30%) of the
- 20 committed cash contributions to the investment fund. This restriction shall not
- apply to investments of money by the investment fund that are not qualified
- investments.
- 23 (8) The provisions of this section shall not prohibit an investment fund from investing
- in a business that is not a small business, including a business that is located outside
- of the Commonwealth; however, such investments shall not be eligible for the tax
- 26 credit set forth in KRS 154.20-258.
- → Section 9. KRS 154.20-264 is amended to read as follows:

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(1)	Each investment fund manager shall file an annual report with the commissioner of
	the Department of Revenue and with the authority, on or before February 15 of each
	year during which it manages an investment fund. This report shall include
	information that the authority prescribes from time to time, including but not
	limited to the following:

- (a) For each small business in which qualified investments are made by the investment fund during the reporting period, the name and address of the small business, the amount of qualified investments made by the investment fund, the job creation anticipated and achieved by the small business, and new products and technologies being developed by the small business;
- (b) An affidavit prepared by the investment fund manager or, if the investment fund is an entity, by an authorized officer, partner, trustee, member, or manager of the investment fund management firm that states:
 - At the time of each qualified investment, each small business qualifies as a small business under the provisions of KRS 154.20-250 to 154.20-284;
 - The name and address of each investor, and the amount of cash contribution to the investment fund of each investor who is entitled to the credits; and
 - The continued compliance by the investment fund and the investment fund manager with all applicable state and federal securities laws and regulations.
- (2) The authority shall provide an annual written status report to the standing Appropriations and Revenue Committee of each house or to the Interim Joint Committee on Appropriations and Revenue, as appropriate, concerning the activities of the Kentucky investment fund for each fiscal year beginning with the fiscal year ended July 30, 2003. On or before November 1 of each year, the

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1	authority shall make an annual report for the preceding fiscal year to the Governor
2	<u>and</u> [,] the Legislative Research Commission[, and the Kentucky Innovation
3	Commission]. The annual report shall include but not be limited to the following
4	information:

- (a) The total number of investors and the aggregate amount of committed cash contributions to all investment funds, categorized by the types of business entities through which investors conduct business and the geographical distribution of investors, including the area development districts;
- (b) The total number and amounts of qualified investments made by each investment fund to qualified small businesses, categorized by type of businesses, amount of investment, job creation anticipated and achieved, geographical distribution, including area development districts, and new products and technologies developed; and
- (c) The total amount of credits granted to investors.

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- 15 (3) The contents of the annual reports from investment fund managers to the authority
 16 described in subsection (1) of this section shall be treated by the authority as
 17 confidential, and shall not be considered a public record under the Kentucky Open
 18 Records Act, KRS 61.870 to 61.884.
- 19 (4) The authority may charge a fee in connection with the administration and 20 processing of an annual report made by an investment fund manager.
- **→** Section 10. KRS 156.160 is amended to read as follows:
- 22 (1) With the advice of the Local Superintendents Advisory Council, the Kentucky
 23 Board of Education shall promulgate administrative regulations establishing
 24 standards which school districts shall meet in student, program, service, and
 25 operational performance. These regulations shall comply with the expected
 26 outcomes for students and schools set forth in KRS 158.6451. Administrative
 27 regulations shall be promulgated for the following:

1	(a)	Courses of study for the different grades and kinds of common schools								
2		identifying the common curriculum content directly tied to the goals,								
3		outcomes, and assessment strategies developed under KRS 158.645,								
4		158.6451, and 158.6453 and distributed to local school districts and schools.								
5		The administrative regulations shall provide that:								
6		1. If a school offers American sign language, the course shall be accepted								
7		as meeting the foreign language requirements in common schools								
8		notwithstanding other provisions of law; and								
9		2. If a school offers the Reserve Officers Training Corps program, the								
10		course shall be accepted as meeting the physical education requirement								
11		for high school graduation notwithstanding other provisions of law;								
12	(b)	Courses of study or educational experiences available to students in all middle								
13		and high schools to fulfill the prerequisites for courses in advanced science								
14		and mathematics as defined in KRS 158.845;								
15	(c)	The acquisition and use of educational equipment for the schools as								
16		recommended by the Council for Education Technology;								
17	(d)	The minimum requirements for high school graduation in light of the expected								
18		outcomes for students and schools set forth in KRS 158.6451. Student scores								
19		from any assessment administered under KRS 158.6453 that are determined								
20		by the National Technical Advisory Panel to be valid and reliable at the								
21		individual level shall be included on the student transcript. The National								
22		Technical Advisory Panel shall submit its determination to the commissioner								
23		of education and the Legislative Research Commission;								
24	(e)	The requirements for an alternative high school diploma for students with								
25		disabilities whose individualized education program indicates that, in								

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The student cannot participate in the regular statewide assessment; and

accordance with 20 U.S.C. sec. 1414(d)(1)(A):

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2.	An appropriate	alternate	assessment	has	been	selected	for	the	student
	based upon a mo	odified cu	rriculum and	d an	indivi	dualized	cou	se o	f study;

- (f) Taking and keeping a school census, and the forms, blanks, and software to be used in taking and keeping the census and in compiling the required reports. The board shall create a statewide student identification numbering system based on students' Social Security numbers. The system shall provide a student identification number similar to, but distinct from, the Social Security number, for each student who does not have a Social Security number or whose parents or guardians choose not to disclose the Social Security number for the student;
- (g) Sanitary and protective construction of public school buildings, toilets, physical equipment of school grounds, school buildings, and classrooms. With respect to physical standards of sanitary and protective construction for school buildings, the Kentucky Board of Education shall adopt the Uniform State Building Code;
- (h) Medical inspection, physical and health education and recreation, and other regulations necessary or advisable for the protection of the physical welfare and safety of the public school children. The administrative regulations shall set requirements for student health standards to be met by all students in grades four (4), eight (8), and twelve (12) pursuant to the outcomes described in KRS 158.6451. The administrative regulations shall permit a student who received a physical examination no more than six (6) months prior to his initial admission to Head Start to substitute that physical examination for the physical examination required by the Kentucky Board of Education of all students upon initial admission to the public schools, if the physical examination given in the Head Start program meets all the requirements of the physical examinations prescribed by the Kentucky Board of Education;

(i) A vision examination by an optometrist or ophthalmologist that shall be required by the Kentucky Board of Education. The administrative regulations shall require evidence that a vision examination that meets the criteria prescribed by the Kentucky Board of Education has been performed. This evidence shall be submitted to the school no later than January 1 of the first year that a three (3), four (4), five (5), or six (6) year-old child is enrolled in a public school, public preschool, or Head Start program;

- (j) 1. Beginning with the 2010-2011 school year, a dental screening or examination by a dentist, dental hygienist, physician, registered nurse, advanced practice registered nurse, or physician assistant that shall be required by the Kentucky Board of Education. The administrative regulations shall require evidence that a dental screening or examination that meets the criteria prescribed by the Kentucky Board of Education has been performed. This evidence shall be submitted to the school no later than January 1 of the first year that a five (5) or six (6) year-old child is enrolled in a public school.
 - 2. A child shall be referred to a licensed dentist if a dental screening or examination performed by anyone other than a licensed dentist identifies the possibility of dental disease;
- (k) The transportation of children to and from school;
- (l) The fixing of holidays on which schools may be closed and special days to be observed, and the pay of teachers during absence because of sickness or quarantine or when the schools are closed because of quarantine;
- (m) The preparation of budgets and salary schedules for the several school districts under the management and control of the Kentucky Board of Education;
- (n) A uniform series of forms and blanks, educational and financial, including forms of contracts, for use in the several school districts; and

1		(o)	The disposal of real and personal property owned by local boards of
2			education.
3	(2)	(a)	At the request of a local board of education or a school council, a local school
4			district superintendent shall request that the Kentucky Board of Education
5			waive any administrative regulation promulgated by that board. Beginning in
6			the 1996-97 school year, a request for waiver of any administrative regulation
7			shall be submitted to the Kentucky Board of Education in writing with
8			appropriate justification for the waiver. The Kentucky Board of Education
9			may approve the request when the school district or school has demonstrated
10			circumstances that may include but are not limited to the following:
11			1. An alternative approach will achieve the same result required by the
12			administrative regulation;
13			2. Implementation of the administrative regulation will cause a hardship on
14			the school district or school or jeopardize the continuation or
15			development of programs; or
16			3. There is a finding of good cause for the waiver.
17		(b)	The following shall not be subject to waiver:
18			1. Administrative regulations relating to health and safety;
19			2. Administrative regulations relating to civil rights;
20			3. Administrative regulations required by federal law; and
21			4. Administrative regulations promulgated in accordance with KRS
22			158.6451, 158.6453, 158.6455 [, 158.685] , and this section, relating to
23			measurement of performance outcomes and determination of successful
24			districts or schools, except upon issues relating to the grade
25			configuration of schools.

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(c)

Any waiver granted under this subsection shall be subject to revocation upon a

determination by the Kentucky Board of Education that the school district or

1		school holding the waiver has subsequently failed to meet the intent of the		
2		waiver.		
3	(3)	Any private, parochial, or church school may voluntarily comply with curriculum,		
4		certification, and textbook standards established by the Kentucky Board of		
5		Education and be certified upon application to the board by such schools.		
6	(4)	Any public school that violates the provisions of KRS 158.854 shall be subject to a		
7		penalty to be assessed by the commissioner of education as follows:		
8		(a) The first violation shall result in a fine of no less than one (1) week's revenue		
9		from the sale of the competitive food;		
10		(b) Subsequent violations shall result in a fine of no less than one (1) month's		
11		revenue from the sale of the competitive food;		
12		(c) "Habitual violations," which means five (5) or more violations within a six (6)		
13		month period, shall result in a six (6) month ban on competitive food sales for		
14		the violating school; and		
15		(d) Revenue collected as a result of the fines in this subsection shall be transferred		
16		to the food service fund of the local school district.		
17		→ Section 11. KRS 160.107 is amended to read as follows:		
18	(1)	A district which is an applicant to be designated as a district of innovation under		
19		KRS 156.108 shall:		
20		(a) Establish goals and performance targets for the district of innovation proposal,		
21		which may include:		
22		1. Reducing achievement gaps among groups of public school students by		
23		expanding learning experiences for students who are identified as		
24		academically low-achieving;		
25		2. Increasing pupil learning through the implementation of high, rigorous		
26		standards for pupil performance;		

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Increasing the participation of students in various curriculum

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components and instructional components within selected schools to

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2			enhance students' preparation at each grade level;
3			4. Increasing the number of students who are college and career-ready; and
4			5. Motivating students at different grade levels by offering more
5			curriculum choices and student learning opportunities to parents and
6			students within the district;
7		(b)	Identify changes needed in the district and schools to lead to better-prepared
8			students for success in life and work;
9		(c)	Have a district-wide plan of innovation that describes and justifies which
10			schools and innovative practices will be incorporated;
11		(d)	Provide documentation of community, educator, parental, and the local
12			board's support of the proposed innovations;
13		(e)	Provide detailed information regarding the rationale of requests for waivers
14			from Kentucky Revised Statutes and administrative regulations, and
15			exemptions for selected schools regarding waivers of local board of education
16			policies;
17		(f)	Document the fiscal and human resources the board will provide throughout
18			the term of the implementation of the innovations within its plan; and
19		(g)	Provide other materials as required by the Kentucky Department of Education
20			in compliance with the state board's administrative regulations and application
21			procedures.
22	(2)	The	district and all schools participating in a district's innovation plan shall:
23		(a)	Ensure the same health, safety, civil rights, and disability rights requirements
24			as are applied to all public schools;
25		(b)	Ensure students meet compulsory attendance requirements under KRS
26			158.030 and 158.100;
27		(c)	Ensure that high school course offerings meet or exceed the minimum

 $\begin{array}{c} \text{Page 32 of 66} \\ \text{XXXX} \end{array}$

1			required under KRS 156.160 for high school graduation or meet early
2			graduation requirements that may be enacted by the General Assembly;
3		(d)	Ensure the student performance standards meet or exceed those adopted by the
4			Kentucky Board of Education[as required by KRS 158.685], including
5			compliance with the statewide assessment system specified in KRS 158.6453;
6		(e)	Adhere to the same financial audits, audit procedures, and audit requirements
7			as are applied under KRS 156.265;
8		(f)	Require state and criminal background checks for staff and volunteers as
9			required of all public school employees and volunteers within the public
10			schools and specified in KRS 160.380 and 161.148;
11		(g)	Comply with open records and open meeting requirements under KRS
12			Chapter 61;
13		(h)	Comply with purchasing requirements and limitations under KRS Chapter
14			45A and KRS 156.074 and 156.480;
15		(i)	Provide overall instructional time that is equivalent to or greater than that
16			required under KRS 158.070, but which may include on-site instruction,
17			distance or virtual learning, and work-based learning on nontraditional school
18			days or hours; and
19		(j)	Provide data to the Kentucky Department of Education as deemed necessary
20			to generate school and district reports.
21	(3)	(a)	Only schools that choose to be designated as schools of innovation shall be
22			included in a district's application.
23		(b)	1. As used in this paragraph, "eligible employees" means employees that
24			are regularly employed at the school and those employees whose
25			primary job duties will be affected by the plan.
26			2. A vote shall be taken among eligible employees in a school to determine
27			if the school shall be an applicant as a school of innovation in a district's

1		proposal and to approve the school's plan of innovation before it is
2		submitted to the district. At least seventy percent (70%) of those casting
3		votes shall vote in the affirmative in order for the school to request
4		inclusion in the district's plan and to approve the school's plan of
5		innovation.
6	3.	The school-based decision making council shall be responsible for
7		conducting the vote provided for in subparagraph 2. of this paragraph,

which shall be by secret ballot.

- (c) Notwithstanding the provisions of paragraph (a) of this subsection, a local board of education may require a school that has been identified as a persistently low-achieving school under KRS 160.346 to participate in the district's plan of innovation.
- (4) (a) With approval of the state board, a school of innovation may request and be granted waivers from all or selected provisions of KRS 160.345 relating to school-based decision making.
 - (b) To be exempt from KRS 160.345, a school-based decision making council shall vote by secret ballot to determine if it wishes to request a waiver from KRS 160.345 or specific provisions within that statute. Only a school that has seventy percent (70%) or more of the teachers and staff in the school voting to waive its rights and responsibilities under KRS 160.345 shall be eligible.
 - (c) No local board of education or superintendent nor the Kentucky Board of Education may compel a school to waive its rights under KRS 160.345, except as provided in KRS 160.346.
 - (d) Before the provisions of KRS 160.345 are waived by the Kentucky Board of Education for a specific school, there shall be assurances that teachers, parents, and staff in the affected school will be actively involved in the management and decision-making operations of the schools, including input

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into employment matters and selection of personnel.

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2	(5)	Notwithstanding any statutes to the contrary, the Kentucky Board of Education may			
3		appı	approve the requests of districts of innovation to:		
4		(a)	Use capital outlay funds for operational costs;		
5		(b)	Hire persons for classified positions in nontraditional school and district		
6			assignments who have bachelor's and advanced degrees from postsecondary		
7			education institutions accredited by a regional accrediting association as		
8			defined in KRS 164.740;		
9		(c)	Employ teachers on extended employment contracts or extra duty contracts		
10			and compensate them on a salary schedule other than the single salary		
11			schedule;		
12		(d)	Extend the school days as is appropriate within the district with compensation		
13			for the employees as determined locally;		
14		(e)	Establish alternative education programs and services that are delivered in		
15			nontraditional hours and which may be jointly provided in cooperation with		
16			another school district or consortia of districts;		
17		(f)	Establish a virtual school within the district for delivering alternative classes		
18			to meet high school graduation requirements;		
19		(g)	Use a flexible school calendar;		
20		(h)	Convert existing schools into schools of innovation; and		
21		(i)	Modify the formula under KRS 157.360(2) for distributing support education		
22			excellence in Kentucky funds for students in average daily attendance in		
23			nontraditional programming time, including alternative programs and virtual		
24			programs. Funds granted to a district shall not exceed those that would have		
25			otherwise been distributed based on average daily attendance during regular		
26			instructional days.		
27		→ S	ection 12. KRS 164.6011 is amended to read as follows:		

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- 1 As used in KRS 164.6011 to 164.6041, unless the context indicates otherwise:
- 2 (1) "Applied research" means those research activities occurring at universities and in
- 3 private enterprises that have potential commercial application;
- 4 (2) "Cluster" means a geographically bound concentration of similar, related, or
- 5 complementary businesses with active channels for business transactions,
- 6 communications, and dialogue, that share specialized infrastructure, labor markets,
- and services, and that are faced with common opportunities and threats;
- 8 (3) "Commission" means the Kentucky Innovation Commission;
- 9 (4)] "Commonwealth" means the Commonwealth of Kentucky;
- 10 (4)[(5)] "Council" means the Council on Postsecondary Education;
- 11 (5)[(6)] "Eligible company" means any corporation, limited liability company,
- partnership, limited partnership, sole proprietorship, business trust, person, group,
- or other entity engaged in nonretail commerce, agribusiness, trade, or
- manufacturing;
- 15 (6)[(7)] "Immediate family members" means:
- 16 (a) Spouse and parents-in-law;
- 17 (b) Parents and grandparents;
- (c) Children and their spouses; and
- (d) Siblings and their spouses;
- 20 (7)[(8)] "Kentucky-based company" means a business with its principal place of
- business in Kentucky or no less than fifty percent (50%) of its property and payroll
- 22 located in Kentucky;
- 23 (8)[(9)] "Knowledge-based" means driven by knowledge, innovation, and speed;
- 24 (9)[(10)] "Medium-size company" means a business with fifty-one (51) to one hundred
- 25 fifty (150) employees;
- 26 (10)[(11)] "Qualified company" means an eligible company that may be granted a
- funding voucher or award pending certification;

y organization" means an independent, nonprofit or	1 (11)[(12)] "Science and	1
ion, with a statewide mission, that has a demonstrated	quasi-governmen	2
licated programs in the areas of entrepreneurial	3 history of mana	3
ology advancement;	4 innovation, scien	4
inancing that is provided for early-stage development,	5 <u>(12)</u> [(13)] "Seed fundi	5
zation of a product, process, or innovation through	6 refinement, and	6
dvancing the patent process, determining commercial	7 continuing applie	7
ng research toward development of a prototype; and	8 and market poten	8
a firm with fifty (50) or fewer employees.	9 <u>(13)</u> [(14)] "Small com	9
7 is amended to read as follows:	O → Section 13. K	10
ry Education shall have all the powers and authority,	1 (1) The Council on	11
statute, necessary and convenient to carry out and	2 not explicitly pr	12
S 164.6019 to 164.6041, including but not limited to:	3 effectuate the pur	13
s or agreements necessary or incidental to the	4 (a) Entering in	14
s, functions, and responsibilities; and	5 performanc	15
accepting, receiving, and expending funds from any	6 (b) Soliciting,	16
arce, including but not limited to general fund	7 public or	17
Commonwealth, grants, or contributions of money,	8 appropriation	18
things of value to be used to carry out the programs'	9 property, la	19
d responsibilities; and	operations,	20
rovisions in paragraph (a) of this subsection, the	1 (c) Notwithstar	21
epartment of Commercialization and Innovation shall	2 commission	22
issued by the Council on Postsecondary Education	3 approve the	23

27 (2) The council may expend money in the funds created in KRS 164.6019, 164.6027,

154.12-320, 164.6021, 164.6029, and 164.6037.

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regarding the structure of programs and funding levels in those programs

administered by a science and technology organization and created in KRS

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and 164.6035 for reasonable administrative expenses directly incurred in carrying out the requirements of KRS 164.6019 to 164.6041. It is the intent of the General Assembly that the funds created in KRS 164.6019, 164.6027, and 164.6035 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, 164.6027, and 164.6035 is to replenish general fund appropriations for those same purposes.

- (3) The council shall contract with a science and technology organization to administer the programs created in KRS 164.6021, 164.6029, and 164.6037. The council shall approve the application criteria, the process for submission of an application, and the structure and type of outside expertise or peer review used in the application review process in the programs created in KRS 164.6021, 164.6029, and 164.6037.
- 13 (4) No member of the council or the science and technology organization or other
 14 administering entity, or their employees or outside experts or their immediate family
 15 members, shall directly or indirectly financially benefit in any award, contract, or
 16 agreement under the programs.
 - The council shall submit an annual report prior to October 15 to [the Kentucky Innovation Commission,] the Governor [,] and the General Assembly detailing its work related to the programs created in KRS 164.6021, 164.6029, and 164.6037. The annual report shall be coordinated with the monitoring report by the Department of Commercialization and Innovation indicating 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.

1 (6) All records related to the administration of the programs created in KRS 164.6021,

- 2 164.6029, and 164.6037 shall be deemed property of the council and shall be
- deemed open records and subject to public inspection under KRS 61.870 to 61.884.
- 4 Any research that involves or is a patent, trade secret, or other legally protectable
- 5 interest shall be exempt from inspection until such time as the intellectual property
- 6 rights have been fully protected.
- 7 → Section 14. KRS 171.810 is amended to read as follows:
- 8 As used in KRS 171.810 to 171.814:
- 9 (1) "Commission" means the Kentucky African-American Heritage Commission.
- 10 (2)["Council" means the Underground Railroad Advisory Council established in KRS
- 11 171.814.
- 12 (3)] "Underground Railroad" means the escape of African-American slaves from or
- through Kentucky.
- → Section 15. KRS 171.812 is amended to read as follows:
- 15 The commission shall coordinate Kentucky's Underground Railroad initiative in
- accordance with KRS 171.805. The commission's duties as they relate to this initiative
- shall include but not be limited to the following:
- 18 (1) Undertake a comprehensive statewide inventory of historic sites related to the
- 19 Underground Railroad, and implement a master plan for site protection and
- development;
- 21 (2) Encourage and assist the state preservation officer within the Kentucky Heritage
- 22 Council to nominate significant historical sites of the Kentucky Underground
- Railroad to the national and state registers of historic places;
- 24 (3) Develop and operate, in conjunction with the Tourism, Arts and Heritage Cabinet, a
- program of public information, education, and promotion of the history of the
- 26 Underground Railroad in Kentucky, to include but not be limited to implementing
- and maintaining a Web site connected to the Tourism, Arts and Heritage Cabinet;

1 (4) Coordinate with local, state, and federal authorities in project planning that may 2 affect Underground Railroad sites in Kentucky and neighboring states;

- 3 [Consider the council's recommendations and, contingent on review by the council,
- 4 Present to the secretary of the Tourism, Arts and Heritage Cabinet an annual report
- 5 and plan for future action; and
- 6 Pursue public and private funds to carry out the duties set forth in this section.
- 7 → Section 16. KRS 171.816 is amended to read as follows:
- 8 The Tourism, Arts and Heritage Cabinet shall be charged with the purpose of protecting,
- 9 preserving, and promoting the history of the Underground Railroad in Kentucky in
- 10 accordance with KRS 171.805 and 171.810 to 171.812[171.814]. The secretary of the
- 11 Tourism, Arts and Heritage Cabinet shall receive an annual report from the Kentucky
- 12 African-American Heritage Commission in accordance with KRS 171.812(5), and shall
- 13 review and submit the annual report to the Governor and the Legislative Research
- 14 Commission for distribution to the appropriate committees.
- 15 → Section 17. KRS 194A.050 is amended to read as follows:
- 17 programs and shall adopt, administer, and enforce throughout the Commonwealth 18 all applicable state laws and all administrative regulations necessary under 19 applicable state laws to protect, develop, and maintain the health, personal dignity,

The secretary shall formulate, promote, establish, and execute policies, plans, and

- 20 integrity, and sufficiency of the individual citizens of the Commonwealth and
- necessary to operate the programs and fulfill the responsibilities vested in the 22 The secretary shall promulgate, administer, and enforce those
- 23 administrative regulations necessary to implement programs mandated by federal
- 24 law, or to qualify for the receipt of federal funds and necessary to cooperate with
- 25 other state and federal agencies for the proper administration of the cabinet and its
- 26 programs.

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(2) The secretary may utilize the Public Health Services Advisory Council to review

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and make recommendations on contemplated administrative regulations relating to initiatives of the Department for Public Health. No administrative regulations issued under the authority of the cabinet shall be filed with the Legislative Research Commission unless they are issued under the authority of the secretary, and the secretary shall not delegate that authority.

- (3)[The secretary may utilize the Council for Families and Children to review and make recommendations on contemplated administrative regulations relating to initiatives of the Department for Community Based Services. No administrative regulations issued under the authority of the cabinet shall be filed with the Legislative Research Commission unless issued under the authority of the secretary, and the secretary shall not delegate this authority.
- (4)] Except as otherwise provided by law, the secretary shall have authority to establish by administrative regulation a schedule of reasonable fees, none of which shall exceed one hundred dollars (\$100), to cover the costs of annual inspections of efforts regarding compliance with program standards administered by the cabinet. All fees collected for inspections shall be deposited in the State Treasury and credited to a revolving fund account to be used for administration of those programs of the cabinet. The balance of the account shall lapse to the general fund at the end of each biennium. Fees shall not be charged for investigation of complaints.
- 20 → Section 18. KRS 194A.090 is amended to read as follows:
- 21 (1) The cabinet shall include citizen advisory bodies within its structure to provide 22 independent advice from the general public.
- 23 (2) A Public Health Services Advisory Council is created within the cabinet.
- 24 (a) The council may advise the secretary for health and family services, the 25 commissioner for public health, and officials of the Commonwealth on policy 26 matters concerning the delivery of health services, including the assessment of 27 needs, the development of program alternatives, the determination of

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priorities, the formulation of policy, the allocation of resources, and the evaluation of programs. The council shall be utilized by the cabinet to fulfill federal requirements for citizen's advisory councils associated with programs designed to provide health services and to advise the cabinet on the development and content of the state health plan.

The council shall be composed of no more than nineteen (19) citizen members (b) appointed by the Governor. Six (6) members of the council shall be chosen to broadly represent public interest groups concerned with health services, recipients of health services provided by the Commonwealth, minority groups, and the general public. Thirteen (13) members of the council shall represent providers of health care and not less than one-half (1/2) of the providers shall be direct providers of health care. At least one (1) of the direct providers of health care shall be a person engaged in the administration of a hospital, and one (1) shall be a physician in active practice. At least one (1) member shall be a registered sanitarian or sanitary engineer, one (1) a public health nurse, one (1) a member of the current minority advisory council, and one (1) a practicing public health physician. Nominations for health care provider members of the council shall be solicited from recognized health care provider organizations. Membership of the council shall be geographically distributed in order that area development districts are represented. Members shall serve for terms of three (3) years. If a vacancy occurs, the person appointed as a replacement shall serve only for the remainder of the vacated term. Members shall serve until the term begins for their appointed successors. No member shall serve more than two (2) consecutive terms. The chair of the council shall be appointed by the Governor. The secretary for health and family services and the commissioner for public health shall be nonvoting, ex officio members of the council, and the commissioner for public health shall be a

staff director for, and secretary to, the council. The council shall meet at least
quarterly and on other occasions as may be necessary on the call of the
secretary for health and family services or the commissioner for public health.
A majority of the appointed members shall constitute a quorum.

5 (3) An Institute for Aging is created within the cabinet.

- (a) The institute shall advise the secretary for health and family services and other officials of the Commonwealth on policy matters relating to the development and delivery of services to the aged.
- (b) The institute shall be composed of no more than fifteen (15) citizen members appointed by the Governor. Members of the institute shall be chosen to broadly represent public interest groups concerned with the needs of the aged, professionals involved in the delivery of services to the aged, minority groups, recipients of state-provided services to the aged, and the general public. The Governor shall appoint a chair of the institute. The secretary for health and family services shall be a nonvoting, ex officio member of, staff director for, and secretary to the institute. The institute shall meet at least quarterly and on other occasions as may be necessary, on the call of the secretary for health and family services. A majority of the appointed members shall constitute a quorum.

(4) A Council for Families and Children is created within the cabinet.

- (a) The council may advise the secretary for health and family services, the commissioner for community based services, and other officials of the Commonwealth on policy matters relating to the human service needs.
 - (b) The council shall be composed of no more than twenty-one (21) citizen members appointed by the Governor. Members of the council shall be chosen to broadly represent public interest groups concerned with social insurance and social service programs operated by the Commonwealth, professionals

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involved in the delivery of human services, minority groups, the poor, the disadvantaged, recipients of human services provided by the state, and the general public. The Governor shall appoint the chair of the council. The secretary for health and family services and the commissioner for community based services shall be nonvoting, ex officio members of the council, and the commissioner for community based services shall be staff director for, and secretary to, the council. The council shall meet at least quarterly and on other occasions as may be necessary, on call of the secretary for health and family services. A majority of appointed members shall constitute a quorum.

(c) When the Council for Families and Children is assigned a responsibility for qualifying the Commonwealth for federal programs with representations and membership formulas that conflict with the council's membership, the secretary may create special subcommittees to this citizens' body that meet federal requirements.]

→ Section 19. KRS 194A.190 is amended to read as follows:

The Public Health Services Advisory Council [, the Council for Families and Children], the Advisory Council for Medical Assistance, and the Institute for Aging shall be empowered to accept gifts and grants, but all of these moneys shall be administered by the cabinet, which shall administer these funds through appropriate trust and agency accounts.

→ Section 20. KRS 194A.200 is amended to read as follows:

The members of the Council for Families and Children, the Public Health Services Advisory Council, and the Institute for Aging shall receive no compensation for their services, but shall be allowed the necessary expenses incurred through the performance of their duties as members of this citizens' council. No member of a citizens' council shall be held to be a public officer by reason of membership on a council.

→ Section 21. KRS 216.900 is amended to read as follows:

1	As used in KRS 216.900 to 216.930, unless the context otherwise requires:
2	(1) "Board" means the Kentucky Board of Family Health Care Providers;
3	(2)] "Linkage" means a formal written agreement initiated by a network, between the
4	network and any agency providing emergency, hospital, home health, hospice, long-
5	term care, mental health, substance abuse, aging, social, and educational services, as
6	well as specialized health care services.
7	[(3) "Midlevel health care practitioner" means a person qualified to provide health care
8	services as enumerated by the board.]
9	(2)[(4)] "Network" means a health care delivery network system which is an integrated
10	system of health care services, including, but not limited to, the direct delivery of
11	basic health services, such as patient histories and physicals, preventive health care
12	treatment of acute episodes of illness and chronic illness, immunizations
13	laboratory, X-ray, dental, and pharmacy services. Networks shall be formally linked
14	to emergency, hospital, home health, hospice, long-term care, mental health
15	substance abuse, aging, social, and educational services as well as specialized
16	services such as oncology, neurology, and surgery. The primary facility of a network
17	shall be a clinic or physician's office only.
18	[(5) "Medical chart auditor" means a person with at least two (2) years of experience
19	with quality assurance review and with knowledge of the board approved protocols
20	and the individual patient's treatment plan contained in the medical record.]
21	→ Section 22. KRS 216.910 is amended to read as follows:
22	(1) Any licensed network shall be permitted to establish one (1) extension site per full-
23	time physician on the staff of the network. Extension sites shall not be required to
24	have a separate license but shall conform to administrative regulations promulgated
25	by the Cabinet for Health and Family Services and shall be inspected on a regular

(2) Each network shall establish protocols for the treatment of the twenty (20) most

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basis.

1		common patient problems. At a minimum, the protocols shall identify for each
2		problem a working definition, patient symptoms, diagnostic techniques, acceptable
3		values for laboratory findings, conditions under which a physician shall be
4		consulted, and treatment methods. [These protocols shall be approved by the board.
5		The protocols shall be listed in a handbook provided to each midlevel health care
6		practitioner and shall be available to patients upon request.]
7	(3)	Each network shall have a system of patient and family medical records which
8		employs the problem-oriented medical record format.
9	(4)	A network shall employ a primary-care physician who has admitting privileges at a
10		local hospital. The network shall hire ancillary personnel as necessary to provide the
11		basic services of the network. [The network may hire midlevel health care
12		practitioners to assist the physician but there shall be one (1) physician on staff for
13		each midlevel health care practitioner.
14	(5)	A physician shall see each patient for whom services are provided by a midlevel
15		health care practitioner not less than twice a year. A medical chart auditor shall
16		review the medical record entries for each patient encounter on the day of the
17		encounter and will refer to the physician immediately any deviation from protocol.
18	(6)	Each network shall develop a quality assurance program which shall be approved by
19		the board. At a minimum, the quality assurance program shall address:
20	(a)	Program goals and objectives;
21	(b)	Program organization, including identification of responsible parties, the nature of
22		their responsibilities, and the persons to whom they report; and
23	(c)	Identification of the patient care process.]
24	<u>(5)</u> [(7)] Each network shall establish a process by which it regularly evaluates the
25		health-care needs of its community and the services it provides in response to those
26		needs.
27	<u>(6)</u> [(8)] Each network shall provide [the following educational opportunities:

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1		(a)	Ininety (90) minutes each week of continuing education to its health-care
2			providers on topics relating to patient care needs[; and
3		(b)	One and one half (1.5) days leave and fifty percent (50%) of expenses up to
4			three hundred dollars (\$300) per year to its midlevel health care practitioners
5			for approved continuing education outside of the network].
6	<u>(7)</u> [(9)]	Each network shall either provide directly for twenty-four (24) hour, seven (7)
7		day	per week access to care for its patients or have formal written agreements with
8		loca	l providers to insure twenty-four (24) hour, seven (7) day per week access to
9		care	for its patients.
10	(10)	No	network may charge or collect more money for the services of any midlevel
11		heal	th care practitioner than is allowable under Medicaid for other nonphysician
12		prac	titioners.]
13		→ S	ection 23. KRS 311.900 is amended to read as follows:
14	As u	sed ii	n KRS 311.900 to 311.928:
15	(1)	"Atl	nlete" means an individual, referee, coach, or athletic staff member who
16		part	icipates in sports, games, or recreational activities requiring physical strength,
17		agili	ty, flexibility, range of motion, speed, or stamina, and who is associated with a
18		spor	t, game, or recreational activity that is conducted in association with an
19		educ	cational institution or professional, amateur, or recreational sports club or
20		orga	nization;
21	(2)	"Atl	nletic injury" means:
22		(a)	An injury or condition, excluding medical conditions such as internal
23			infections, internal injuries, fractures, and spinal cord injuries except in an
24			acute situation sustained by an athlete that affects the individual's participation
25			or performance in sports, games, or recreation; or
26		(b)	An injury or condition that is within the scope of practice of an athletic trainer
27			identified by a physician licensed under KRS Chapter 311, a physical therapist

1	licensed under KRS Chapter 327, an occupational therapist licensed under
2	KRS Chapter 319A, or a chiropractor licensed under KRS Chapter 312 that is
3	likely to benefit from athletic training services that have been approved by a
4	physician supervising the athletic trainer;
5	(3) "Athletic trainer" means a person with specific qualifications, as set forth in KRS
6	311.900 to 311.928 who is licensed to practice athletic training and who, upon the
7	supervision of a physician licensed under KRS Chapter 311, carries out the practice
8	of preventing, recognizing, evaluating, managing, disposing, treating,
9	reconditioning, or rehabilitating athletic injuries. In carrying out these functions, the
10	licensed athletic trainer may use physical modalities, such as heat, light, sound,
11	cold, or electricity, or mechanical devices. A licensed athletic trainer shall practice
12	only in those areas in which he or she is competent by reason of his or her training
13	or experience;
14	(4)["Council" means the Kentucky Athletic Trainers Advisory Council;
15	(5)] "Board" means the Kentucky Board of Medical Licensure;
16	(5)[(6)] "Supervising physician" means a physician licensed by the board; and
17	(6)[(7)] "Supervision" means advising, consenting to, and directing the activities of an
18	athletic trainer through written or oral orders by a physician licensed to practice
19	under KRS Chapter 311. Each team of physicians and athletic trainers shall ensure
20	that the referral of athletic injuries is appropriate to the athletic trainer's level of

→ Section 24. KRS 311.901 is amended to read as follows:

training and experience.

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[(1)] The board shall promulgate administrative regulations in accordance with KRS Chapter 13A relating to the licensure and regulation of athletic trainers. The regulations shall include but shall not be limited to the establishment of fees and continuing education requirements. The board shall require, as a part of any continuing educational requirement, that persons licensed as athletic trainers complete an educational course on

1	the transmission, control, treatment, and prevention of the human immunodeficiency
2	virus and acquired immunodeficiency syndrome. The course on the human
3	immunodeficiency virus shall be approved by the Cabinet for Health and Family
4	Services. [
5	(2) There is hereby created the Kentucky Athletic Trainers Advisory Council,
6	composed of nine (9) members appointed by the Governor. The council shall review
7	and make recommendations to the board regarding all matters relating to athletic
8	trainers that come before the board, including but not limited to:
9	(a) Applications for athletic training licensure;
10	(b) Licensure renewal requirements;
11	(c) Approval of supervising physicians;
12	(d) Disciplinary investigations or action, when specifically requested by one (1) of
13	the board's panels established under KRS 311.591; and
14	(e) Promulgation of administrative regulations.
15	(3) Except for initial appointments, members of the council shall be appointed by the
16	board for four (4) year terms and shall consist of:
17	(a) Five (5) practicing licensed athletic trainers who shall each be selected by the
18	board from a list of three (3) licensed athletic trainers submitted by the
19	Kentucky Athletic Trainers Society, Inc. for each vacancy;
20	(b) Two (2) supervising physicians;
21	(c) One (1) member of the board; and
22	(d) One (1) citizen at large.
23	(4) The chair of the council shall be elected by a majority vote of the council members
24	and shall preside over meetings. The meetings shall be held quarterly. Additional
25	meetings may be held on the call of the chair or upon the written request of four (4)
26	council members.
27	(5) Initial appointments shall be for staggered terms. Three (3) members shall serve a

1		four	(4) year term, two (2) members shall serve a three (3) year term, two (2)
2		men	nbers shall serve a two (2) year term, and two (2) members shall serve a one (1)
3		year	term.
4	(6)	Men	nbers of the council shall not be compensated for their service but shall receive
5		reim	bursement for expenditures relating to attendance at committee meetings,
6		cons	sistent with state policies for the reimbursement of travel expenses for state
7		emp	loyees.
8	(7)	A co	ouncil member may be removed by the board for good cause or if he or she
9		miss	es two (2) consecutive council meetings without good cause.
10	(8)	Upo	n the death, resignation, or removal of any member, the vacancy for the
11		unex	spired term shall be filled by the board in the same manner as the original
12		appe	pintment.
13	(9)	The	quorum required for any meeting of the council shall be five (5) members. No
14		actic	on by the council or its members shall have any effect unless a quorum of the
15		cour	neil is present at the meeting where the action is taken.
16	(10)	The	board shall not be required to implement or adopt the recommendations of the
17		cour	neil.]
18		→ S	ection 25. KRS 311.909 is amended to read as follows:
19	(1)	The	board may revoke, suspend, deny, decline to renew, limit, or restrict the license
20		of a	n athletic trainer or may impose fines of not less than one hundred dollars
21		(\$10	0) and not more than five thousand dollars (\$5,000) per violation, including the
22		costs	s of any proceedings; reprimand; or place an athletic trainer on probation for no
23		more	e than five (5) years upon proof that the athletic trainer:
24		(a)	Knowingly made or presented, or caused to be made or presented, any false,
25			fraudulent, or forged statement, writing, certificate, diploma, or other
26			document relating to an application for licensure or renewal thereof;
27		(b)	Practiced or aided or abetted in the practice of fraud, forgery, deception,

 $\begin{array}{c} \text{Page 50 of 66} \\ \text{XXXX} \end{array}$

collusion, or conspiracy relating to an examination for licensure;

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2	(c)	Has been convicted by any court of a misdemeanor offense involving moral
3		turpitude or convicted of an act that is or would be a felony under the laws of
4		the Commonwealth of Kentucky or of the United States;
5	(d)	Has become addicted to or is an abuser of alcohol, drugs, or any illegal
6		substances;
7	(e)	Developed a physical or mental disability or other condition that presents a
8		danger in continuing to provide athletic training services to patients, the
9		public, or other health-care personnel;
10	(f)	Knowingly made, caused to be made, or aided or abetted in the making of a
11		false statement in any document executed in connection with the practice of
12		athletic training;
13	(g)	Performed any act or service as an athletic trainer without proper supervision
14		by a licensed physician;
15	(h)	Exceeded the scope of medical services or procedures described by the
16		supervising physician in the application required under KRS 311.903;
17	(i)	Aided, assisted, or abetted another in the unlawful practice of medicine,
18		osteopathy, chiropractics, or any healing art, including the unlawful practice of
19		athletic training;
20	(j)	Willfully violated a confidential communication;
21	(k)	Performed the services of an athletic trainer in an unprofessional,
22		incompetent, or grossly or chronically negligent manner;
23	(1)	Has been removed, suspended, expelled, or placed on probation by any health-
24		care facility for unprofessional conduct, incompetence, negligence, or
25		violation of any provision of KRS 311.900 to 311.928;
26	(m)	Violated any applicable provision of an administrative regulation relating to
27		athletic training practice;

1		(n) Violated any term of probation or other disciplinary order issued by the board
2		or an agreed order defined in KRS 311.550;
3		(o) Failed to complete the required number of hours of approved continuing
4		education; or
5		(p) Willfully violated any provision of KRS 311.900 to 311.928 or acted outside
6		of the licensed athletic trainer's scope of practice.
7	(2)	All disciplinary proceedings against an athletic trainer shall be conducted in
8		accordance with the provisions of KRS 311.591, 311.592, 311.593, and 311.599;
9		KRS Chapter 13B; and any related administrative regulations promulgated under
10		KRS Chapter 311, except that the provisions which apply to physicians shall apply
11		to athletic trainers.
12	(3)	Notwithstanding any of the requirements for licensure established by KRS 311.900
13		to 311.928, the board, after providing the applicant with reasonable notice of its
14		intended action and a reasonable opportunity to be heard, may deny licensure to an
15		applicant without a prior evidentiary hearing upon a finding that the applicant has
16		violated any provisions of KRS 311.900 to 311.928 or is otherwise unfit to practice.
17		Orders denying licensure may be appealed pursuant to KRS 311.593.
18	(4)	The board may impose restrictions on the scope of practice of an athletic trainer
19		after providing the applicant with reasonable notice of its intended action and a
20		reasonable opportunity to be heard.[The Athletic Trainers Advisory Council may
21		make recommendations on such restrictions.]
22	(5)	The provisions of this chapter shall not be construed as preventing or restricting the
23		practices, services, or activities of a person licensed in accordance with the
24		provisions of another law of the Commonwealth from engaging in the profession or
25		occupation for which he or she is licensed.
26		→ Section 26. KRS 315.040 is amended to read as follows:

 $\begin{array}{c} \text{Page 52 of 66} \\ \text{XXXX} \end{array}$

(1) Nothing in this chapter shall be construed to prevent, restrict, or otherwise interfere

1	with the sale of nonprescription drugs in their original packages by any retailer. No
2	rule or regulation shall be adopted by the Board of Pharmacy under this chapter
3	which shall require the sale of nonprescription drugs by a licensed pharmacist or
4	under the supervision of a licensed pharmacist.

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- (2) Nothing in this chapter shall interfere with the professional activities of any licensed practicing physician, or prevent the physician from keeping any drug or medicine that he or she may need in his or her practice, from compounding the physician's own medications, or from dispensing or supplying to patients any article that seems proper to the physician.
- 10 (3) [Nothing in this chapter shall be construed to interfere with the activities of a midlevel health care practitioner as provided in KRS 216.925.
- 12 (4) Nothing in this chapter pertaining to the use of collaborative care agreements shall
 13 apply in any hospital or other health facility operated by a hospital without the
 14 express written permission of the hospital's governing body. Collaborative care
 15 agreements may be restricted by the policies and procedures of the facility.
- 16 (4)[(5)] Nothing in this chapter shall interfere with the activities of a physician assistant as authorized in KRS Chapter 311.
- 18 (5)[(6)] Nothing in this chapter shall interfere with the activities of an advanced 19 practice registered nurse as authorized in KRS Chapter 314.
- Section 27. KRS 336.015 is amended to read as follows:
- 21 (1) The secretary of the Labor Cabinet shall have the duties, responsibilities, power, 22 and authority relating to labor, wages and hours, occupational safety and health of 23 employees, child labor, apprenticeship, workers' compensation, and all other matters 24 previously under the jurisdiction of the Department of Labor.
- 25 (2) The Labor Cabinet shall consist of the Office of the Secretary, the Department of
 Workers' Claims, and the Department of Workplace Standards.
- 27 (3) The following agencies are attached to the cabinet for administrative purposes only:

1		(a) [Kei	ntucky Labor-Management Advisory Council;
2		(b)] Ken	tucky Occupational Safety and Health Review Commission;
3		<u>(b)</u> [(c)]	State Labor Relations Board;
4		<u>(c)</u> [(d)]	Workers' Compensation Funding Commission;
5		<u>(d)</u> [(e)]	Occupational Safety and Health Standards Board;
6		<u>(e)</u> [(f)]	Prevailing Wage Review Board;
7		<u>(f)</u> [(g)]	Apprenticeship and Training Council;
8		<u>(g)</u> [(h)]	Employers' Mutual Insurance Authority;
9		<u>(h)[(i)]</u>	Office of General Administration and Program Support for Shared
10		Serv	rices, which shall be headed by an executive director appointed by the
11		Gov	ernor in accordance with KRS 12.040 upon recommendation from the
12		secr	etaries of the Energy and Environment Cabinet, the Labor Cabinet, and
13		the	Public Protection Cabinet. The office is composed of the following
14		divi	sions:
15		1.	Division of Human Resource Management;
16		2.	Division of Fiscal Management;
17		3.	Division of Budgets; and
18		4.	Division of Information Services; and
19		<u>(i)</u> [(j)]	Office of Inspector General for Shared Services, which shall be headed
20		by a	n executive director appointed by the Governor in accordance with KRS
21		12.0	40 upon recommendation from the secretaries of the Energy and
22		Env	ironment Cabinet, the Labor Cabinet, and the Public Protection Cabinet.
23		→ Section	28. KRS 336.020 is amended to read as follows:
24	(1)	The Depa	artment of Workplace Standards shall be headed by a commissioner
25		appointed	by the Governor in accordance with KRS 12.040 and shall be divided for
26		administra	ative purposes into the Division of Employment Standards,
27		Apprentic	eship and Mediation, the Division of Occupational Safety and Health

Compliance, the Division of Occupational Safety and Health Education and Training, and the Division of Workers' Compensation Funds. Each of these divisions shall be headed by a director appointed by the secretary and approved by the Governor in accordance with KRS 12.050.

- The Department of Workers' Claims shall be headed by a commissioner who is nominated by the Workers' Compensation Nominating Commission, appointed by the Governor, and confirmed by the Senate in accordance with KRS 342.213 and 342.228. The department shall be divided for administrative purposes into the Office of Administrative Law Judges, the Office of General Counsel for Workers' Claims, the Division of Claims Processing, the Division of Information and Research, the Division of Security and Compliance, and the Division of Ombudsman and Workers' Compensation Specialist Services. The Office of Administrative Law Judges shall be headed by a chief administrative law judge appointed in accordance with KRS 342.230. Each division in the department shall be headed by a director appointed by the commissioner and approved by the Governor in accordance with KRS 12.050 and 342.230. The following agencies are attached to the Department of Workers' Claims for administrative purposes only:
- 18 (a) Workers' Compensation Board; *and*

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- 19 (b) Workers' Compensation Advisory Council; and
- 20 [(e)] Workers' Compensation Nominating Commission.
- 21 (3) The Office of General Counsel for the Labor Cabinet and the Division of
 22 Management Services are attached to the Office of the Secretary of the Labor
 23 Cabinet.
- **→** Section 29. KRS 342.382 is amended to read as follows:
- 25 (1) Any insurer authorized to write a policy of workers' compensation insurance shall
 26 transmit the following information on its workers' compensation experience only to
 27 the Department of Workers' Claims and the Workers' Compensation Advisory

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1		Cou	neil] each year, and that information shall be certified and reported on a net				
2		basis with respect to reinsurance for nationwide experience and direct basis with					
3		resp	ect to Kentucky experience:				
4		(a)	Direct premiums written;				
5		(b)	Direct premiums earned;				
6		(c)	Dividends paid or credited to policyholders;				
7		(d)	Losses paid;				
8		(e)	Allocated loss adjustment expenses;				
9		(f)	The ratio of allocated loss adjustment expenses to losses paid;				
10		(g)	Unallocated loss adjustment expenses;				
11		(h)	The ratio of unallocated loss adjustment expenses to losses paid;				
12		(i)	The total of losses paid and unallocated and allocated loss adjustment				
13			expenses;				
14		(j)	The ratio of losses paid and unallocated and allocated loss adjustment				
15			expenses to premiums earned;				
16		(k)	The number of claims outstanding as of December 31 of each year;				
17		(1)	The total amount of losses unpaid as of December 31 of each year;				
18		(m)	The total amount of allocated and unallocated loss adjustment expenses				
19			unpaid as of December 31 of each year;				
20		(n)	The total of losses paid and allocated loss adjustment expenses and				
21			unallocated loss adjustment expenses, plus the total of losses unpaid as of				
22			December 31 of each year and loss adjustment expenses unpaid as of				
23			December 31 of each year; and				
24		(o)	Net investment gain or loss.				
25	(2)	The	first report of the information required in subsection (1) of this section shall				
26		inclu	ide the information for the year ending December 31, 1987. Such report shall be				

filed no later than August 1, 1988. Beginning with the report for the period ending

	1	December	31,	1989,	all	future	reports	shall	have	all	information	required	by
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- subsection (1) of this section broken down by year for the current and two (2)
- 3 preceding years.
- 4 → Section 30. KRS 403.705 is amended to read as follows:
- 5 (1) One (1) or more local domestic violence coordinating councils may be established in any jurisdiction or group of counties.
- 7 (2) Membership on local domestic violence coordinating councils may include, but not
- 8 be limited to, judges, Commonwealth's and county attorneys, law enforcement
- 9 officers, probation or parole officers, spouse abuse center staff, other victim
- advocates defined under KRS 421.570, family service workers employed by the
- 11 Cabinet for Health and Family Services, mental health professionals, health care
- professionals, educators, public advocates, and other persons as deemed
- appropriate.
- 14 (3) The purpose of local domestic violence coordinating councils shall include, but not
- be limited to, the promotion of public awareness about domestic violence, the
- facilitation of interagency coordination, and the assessment of service delivery
- 17 related to domestic violence.
- 18 (4) [Local domestic violence coordinating councils shall develop a local protocol
- 19 consistent with the model protocol issued by the Governor's Council on Domestic
- 20 Violence and Sexual Assault.
- 21 (5) Local domestic violence coordinating councils may, if authorized by the local
- coroner or a medical examiner, create a domestic violence fatality review team, the
- purpose of which shall be to prevent future deaths and injuries related to domestic
- violence.
- 25 (5)[(6)] Domestic violence fatality review teams of local domestic violence
- 26 coordinating councils may:
- 27 (a) Analyze information regarding local domestic violence fatalities to identify

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1	trends,	patterns,	and	risk factors	s;
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(b) Evaluate the effectiveness of local prevention and intervention strategies; and

Services[Governor's Council on Domestic Violence and Sexual Assault], changes in the Kentucky Revised Statutes, administrative regulations, policies, budgets, and treatment and service standards that may facilitate the prevention of domestic violence fatalities. The fatality review team may establish a protocol for the investigation of domestic violence fatalities and may establish operating rules and procedures as it deems necessary to carry out the purposes of this section.

(6)[(7)] The review of a case by a domestic violence fatality review team may include information from reports generated or received by agencies, organizations, or individuals responsible for investigation, prosecution, or treatment in the case.

(7)[(8)] The proceedings, records, opinions, and deliberations of the domestic violence fatality review team shall be privileged and shall not be subject to discovery, subpoena, or introduction into evidence in any civil action in any manner that would directly or indirectly identify specific persons or cases reviewed by the local team. Nothing in this subsection shall be construed to restrict or limit the right to discover or use in any civil action any evidence that is discoverable independent of the proceedings of the domestic violence fatality review team.

Section 31. KRS 403.707 is repealed, reenacted, and amended to read as follows:

- 23 (1) <u>There is created</u>[The Council on Domestic Violence and Sexual Assault shall
 24 ereate] a Sexual Assault Response Team Advisory Committee.
- 25 (2) The Sexual Assault Response Team Advisory Committee shall be co-chaired by the 26 executive director of the Kentucky Association of Sexual Assault Programs and the 27 commissioner of the Department of Kentucky State Police or the commissioner's

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1		desi	gnee.				
2	(3)	The	ne membership of the Sexual Assault Response Team Advisory Committee shall				
3		cons	sist of the following:				
4		(a)	The executive director of the Kentucky Board of Nursing or the executive				
5			director's designee;				
6		(b)	The executive director of the Kentucky Nurses Association or the executive				
7			director's designee;				
8		(c)	The executive director of the Kentucky Hospital Association or the executive				
9			director's designee;				
10		(d)	The executive director of the Kentucky Association of Children's Advocacy				
11			Centers;				
12		(e)	The director of the Department of Kentucky State Police Crime Lab;				
13		(f)	The chief medical examiner or the chief medical examiner's designee;				
14		(g)	The commissioner of the Department for Community Based Services or the				
15			commissioner's designee;				
16		(h)	The director of the Victims' Advocacy Division of the Office of the Attorney				
17			General or the director's designee;				
18		(i)	One (1)[A] sexual assault nurse examiner appointed by the secretary of the				
19			Cabinet for Health and Family Services [serving on the Governor's Council				
20			on Domestic Violence and Sexual Assault];				
21		(j)	One (1)[A] representative from a sexual assault response team appointed by				
22			the secretary of the Cabinet for Health and Family Services [serving on the				
23			Council on Domestic Violence and Sexual Assault];				
24		(k)	One (1)[A] physician appointed by the secretary of the Cabinet for Health				
25			and Family Services [co-chairs of the Council on Domestic Violence and				
26			Sexual Assault]; and				
27		(1)	A Commonwealth's attorney or an assistant Commonwealth's attorney				

appointed by the secretary of the Cabinet for Health and Family

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2			<u>Services</u> [co-chairs of the Council on Domestic Violence and Sexual Assault].
3	(4)	Men	nbers appointed under subsection (3)(i) to (l) of this section shall serve at the
4		pleas	sure of the appointing authority and shall not serve longer than four (4) years
5		with	out reappointment.
6	(5)	The	Sexual Assault Response Team Advisory Committee shall:
7		(a)	Serve in an advisory capacity to the Kentucky Board of Nursing in
8			accomplishing the duties set forth under KRS 314.142;
9		(b)	Serve in an advisory capacity to the Justice and Public Safety Cabinet in the
10			development of the statewide sexual assault protocol required under KRS
11			216B.400(4);
12		(c)	Develop a model protocol for the operation of sexual assault response teams
13			which shall include the roles of sexual assault nurse examiners, physicians,
14			law enforcement, prosecutors, and victim advocates;
15		(d)	Provide assistance to each regional rape crisis center, as designated by the
16			Cabinet for Health and Family Services, in establishing a regional sexual
17			assault response team;
18		(e)	Develop model policies for law enforcement agencies related to handling
19			sexual assault examination kits and investigating sexual assaults with a
20			victim-centered, evidence-based approach;
21		(f)	By January 1, 2018, report to the General Assembly on the results of the
22			analysis of previously untested sexual assault examination kits submitted to
23			the Department of Kentucky State Police forensic laboratory pursuant to 2016
24			Ky. Acts ch. 58, sec. 1, including whether analysis of those kits led to the
25			identification and prosecution of suspects and the cost to society of the
26			offenses committed by the suspects identified;
27		(g)	By July 1, 2018, and by each July 1 thereafter, report to the General Assembly

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I		and to the secretary of the Justice and Public Safety Cabinet on the number of
2		sexual assaults reported, the number of sexual assault examination kits
3		submitted to the Department of Kentucky State Police forensic laboratory, the
4		number of kits tested, and the number of charges filed and convictions
5		obtained in sexual assault cases in the previous calendar year;
6	(h)	Provide information and recommendations concerning the activities of the
7		agency or organization represented by each individual committee member as
8		related to sexual assault issues and programs within the purview of the agency
9		or organization; and
10	(i)	Recommend to the commissioner of the Department for Community Based
11		<u>Services</u> [Council on Domestic Violence and Sexual Assault] any changes in
12		statute, administrative regulation, training, policy, and budget to promote a
13		multidisciplinary response to sexual assault.
14	(6) The	committee shall be attached to the Department for Community Based
15	Serv	ices for administrative purposes. The secretary of the Cabinet for Health and
16	<u>Fam</u>	tily Services shall provide the necessary staff to assist the committee in
17	<u>carr</u>	ying out its duties and responsibilities.
18	→ S	ection 32. The following KRS sections are repealed:
19	11.170 K	Centucky Agriculture Resources Development Authority.
20	15.290 E	stablishment of Child Support Enforcement Commission.
21	18A.400	Purpose of KRS 18A.400 to 18A.450.
22	18A.405	Personnel Steering Committee.
23	18A.410	Duties of Personnel Steering Committee.
24	18A.415	Discontinuance of pilot personnel program.
25	18A.420	Approval of pilot personnel programs.
26	18A.425	Reports from pilot agencies and the committee.
27	18A.430	Employment manual Administrative regulations Expiration of pilot

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- 1 program.
- 2 18A.435 Employee request for transfer.
- 3 18A.440 Bases for organizational units for pilot programs.
- 4 18A.445 Use of savings attributed to agency's pilot personnel program -- Authority for
- 5 administrative regulations.
- 6 18A.450 Development of pilot programs by Department of Workforce Investment or
- 7 Department of Kentucky State Police.
- 8 36.145 Kentucky National Guard and Reserve Employers' Council -- Membership --
- 9 Meetings.
- 10 36.146 Mission of Kentucky National Guard and Reserve Employers' Council.
- 11 64.741 Definitions for KRS 64.742 to 64.745.
- 12 64.742 Public Officials Compensation Commission.
- 13 64.743 Organization -- Compensation -- Staff.
- 14 64.744 Studies -- Recommendations.
- 15 64.745 Reports.
- 16 146.650 Legislative findings regarding state's natural history -- Purposes of KRS
- 17 146.650 to 146.666.
- 18 146.652 Kentucky Natural History Museum -- Board of directors -- Appointments,
- terms, and meetings.
- 20 146.654 Powers and duties of board.
- 21 146.656 Director to administer museum -- Qualifications
- 22 146.658 Duties of director.
- 23 146.660 Administrative mission units of museum -- Associate directors.
- 24 146.662 Curation and science unit -- Functions -- Qualifications of associate director.
- 25 146.664 Education and events unit -- Functions -- Qualifications of associate director.
- 26 146.666 Exhibits and maintenance unit -- Functions -- Qualifications of associate
- 27 director.

- 1 147.580 Southern Growth Policies Agreement.
- 2 147.585 Lieutenant Governor to be member of board.
- 3 153.310 Definition for KRS 153.320 to 153.370.
- 4 153.320 Kentucky Historical Events Celebration Commission -- Members -- Expiration
- 5 of commission.
- 6 153.330 Commission to establish executive committee -- Meetings.
- 7 153.340 Commission's purpose -- Reports -- Duties.
- 8 153.350 Powers of commission.
- 9 153.360 Commission members' expenses -- Compensation -- Disbursement of funds.
- 10 153.370 Commission membership not to be incompatible with state office.
- 11 153.386 Definition.
- 12 153.388 Kentucky Bicentennial Commission created -- Appointment of members --
- Terms.
- 14 153.390 Duties of the commission.
- 15 153.392 Powers of commission.
- 16 153.394 Executive committee -- Meetings.
- 17 153.396 Reimbursement for expenses.
- 18 153.398 Kentucky bicentennial celebration trust fund.
- 19 158.650 Definitions for KRS 158.680 to 158.710. (Expired)
- 20 158.680 State Advisory Committee for Educational Improvement. (Expired)
- 21 158.685 Standards of student, program, service, and operational performance to be
- 22 established -- Educationally deficient school district -- Action to eliminate
- 23 deficiency -- Education development district. (Expired)
- 24 158.710 Responsibilities and functions of educationally deficient districts and education
- 25 development districts -- Plans required -- Reports required. (Expired)
- 26 164.385 Continuing education program for midlevel health care practitioners.
- 27 164.6015 Kentucky Innovation Commission -- Members -- Duties -- Support staff.

- 1 171.750 Kentucky Capitol Centennial Commission.
- 2 171.751 Duties of Kentucky Capitol Centennial Commission.
- 3 171.752 Expiration of Kentucky Capitol Centennial Commission.
- 4 171.755 Kentucky War of 1812 Bicentennial Commission.
- 5 171.757 Commission's powers.
- 6 171.814 Underground Railroad Advisory Council -- Members -- Duties -- Meetings.
- 7 177.951 Kentucky Auto and Truck Recyclers Licensing Advisory Board -- Members --
- 8 Meetings -- Functions.
- 9 198B.250 Architectural Barriers Advisory Committee.
- 10 205.6491 Advisory council.
- 11 211.480 Legislative findings.
- 12 211.481 Kentucky Cardiovascular Disease Initiative -- Goals -- KCDI board.
- 13 211.482 Business plans and benchmark measures -- Presentation of plans to Interim
- Joint Committees -- Updates to be provided -- Public-private collaboration.
- 15 211.483 KCDI fund.
- 16 211.735 Definitions for KRS 211.735 to 211.739.
- 17 211.736 Creation of Kentucky Diabetes Research Board.
- 18 211.737 Creation of Kentucky diabetes research trust fund.
- 19 211.738 Application and review of proposed research projects.
- 20 211.739 Granting of research contracts -- Reports -- Published research documents --
- 21 Acknowledgment of funding source.
- 22 216.261 Kentucky Health Care Infrastructure Authority -- Responsibilities -- Funding --
- Annual report.
- 24 216.263 Definitions.
- 25 216.265 Kentucky e-Health Network Board -- Membership -- Terms -- Employees --
- 26 Immunity from liability -- Reimbursement of expenses -- Meetings -- Committees
- or subcommittees -- Reorganization.

1 216.267 Duties and responsibilities of Kentucky e-Health Network Board -- Permitted

- 2 functions of the board -- Elements of fully implemented Kentucky e-Health
- 3 Network.
- 4 216.269 Ke-HN fund.
- 5 216.920 Kentucky Board of Family Health Care Providers.
- 6 216.925 Midlevel health care practitioner.
- 7 336.162 Kentucky Labor-Management Advisory Council.
- 8 336.164 Duties of council -- Staff support.
- 9 342.0012 Workers' Compensation Advisory Council.
- 10 403.700 Council on Domestic Violence and Sexual Assault -- Membership -- Executive
- 11 committee -- Duties and responsibilities of council -- Administrative and staff
- 12 assistance.
- → Section 33. All records, documents, funds, assets, and outstanding liabilities of
- 14 the Kentucky Cardiovascular Disease Initiative Board, Child Support Enforcement
- 15 Commission, Diabetes Research Board, Council on Domestic Violence and Sexual
- 16 Assault, and e-Health Network Board are hereby transferred to the Cabinet for Health and
- 17 Family Services.
- → Section 34. All records, documents, funds, assets, and outstanding liabilities of
- 19 the Kentucky Capitol Centennial Commission, Historical Events Celebration
- 20 Commission, War of 1812 Bicentennial Commission, and the Kentucky Bicentennial
- 21 Commission are hereby transferred to the Kentucky Heritage Council.
- → Section 35. All records, documents, funds, assets, and outstanding liabilities of
- 23 the Natural History Museum are hereby transferred to the Tourism, Arts and Heritage
- 24 Cabinet.
- 25 → Section 36. Persons serving on the Sexual Assault Response Team Advisory
- 26 Committee on the effective date of this Act shall continue to serve until their terms expire
- or until they cease to serve for any reason. Appointments made to the Sexual Assault

1 Response Team Advisory Committee after the effective date of this Act shall be made in

2 accordance with Sections 31 and 32 of this Act.

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