1	AN ACT relating to income tax credits promoting land conservation.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 141 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) As used in this section:
6	(a) ''Conservation easement'' means a permanent restriction on the use of land
7	or real property in accordance with 26 U.S.C. sec. 170(h);
8	(b) ''Qualified conservation agency'' means:
9	<u>1. A Kentucky governmental body; or</u>
10	2. A private entity that has tax exempt status as a public charity under 26
11	U.S.C. sec. 501(c)(3) and meets the definition of a qualified
12	organization in 26 U.S.C. sec. 170(h)(3);
13	that is eligible to hold land and interests in land for conservation or
14	preservation purposes;
15	(c) ''Qualified conservation contribution'' has the same meaning as in 26
16	<u>U.S.C. sec. 170(h)(1); and</u>
17	(d) ''Qualified real property interest'' means a qualified real property interest
18	as defined in 26 U.S.C sec. 170(h)(2), as it relates to open areas, natural
19	habitat, farms, farmland, and forest land.
20	(2) (a) For taxable years beginning on or after January 1, 2018, and before
21	January 1, 2022, there shall be allowed a nonrefundable credit against the
22	taxes imposed by KRS 141.020 or 141.040, and 141.0401, with the ordering
23	of credits as prescribed in Section 2 of this Act, in an amount equal to forty
24	percent (40%) of the qualified conservation contribution of a qualified real
25	property interest by a taxpayer to a qualified conservation agency.
26	(b) The maximum combined credit for all taxable years that may be claimed by
27	each taxpayer is one hundred thousand dollars (\$100,000), except that in

1	the case of spouses filing separate returns or filing separately on a
2	combined return, the credit may either be taken entirely by one (1) spouse
3	or may be divided equally, with the combined credit not exceeding one
4	hundred thousand dollars (\$100,000) in total for all taxable years. Unused
5	credits may be carried forward for up to fifteen (15) years.
6	(c) The maximum amount of credits that may be awarded by the department to
7	all taxpayers shall be two million dollars (\$2,000,000) per year.
8	(3) A qualified real property interest that meets the value thresholds established in 26
9	U.S.C. sec. 170 for donated property shall be substantiated pursuant to the
10	requirements of 26 U.S.C. sec. 170(f)(11).
11	(4) (a) A taxpayer applying for the tax credit for any year as provided under this
12	section shall submit an application to the department by no later than
13	January 7 of the following year.
14	(b) The application required by this section shall include an appraisal,
15	completed at the taxpayer's expense, which shall determine the fair market
16	value of the qualified conservation contribution. The appraisal shall be
17	completed and signed by a real estate appraiser who is certified under KRS
18	Chapter 324A and is approved pursuant to administrative regulations
19	promulgated under this section. Any reviews of appraisals shall be
20	completed in accordance with administrative regulations promulgated
21	under this section.
22	(c) If an appraiser fraudulently overstates the value of the qualified
23	conservation contribution in an appraisal attested to and signed by the
24	appraiser, the department may disallow further appraisals signed by the
25	appraiser and shall refer the appraiser to the Real Estate Appraisers Board
26	for appropriate disciplinary action pursuant to KRS Chapter 324A and to
27	the Internal Revenue Service.

1	(d) The department may review an appraisal during the evaluation of an
2	application or at any time thereafter. If the department determines that an
3	appraisal may be overvalued, the department shall select an appraiser
4	acceptable to the department to provide a second appraisal of the property.
5	The excess value between the two (2) appraisals shall be deemed an over-
6	credit. The full value of any over-credit shall be counted against the
7	taxpayer's tax credit in the next tax year.
8	(e) If an over-credit is determined by the department to have been fraudulently
9	claimed, the taxpayer shall be liable for repayment of three (3) times the full
10	value of the over-credit.
11	(5) Upon receipt of an application, the department shall ensure that the application
12	is complete, and shall affix a date-stamp to each complete application to identify
13	the time and date of receipt.
14	(6) No later than February 28 of each year, the department shall:
15	(a) Evaluate and approve, in conjunction with the Kentucky Heritage Land
16	Conservation Fund Board chairman or designee and the Purchase of
17	Agricultural Conservation Easements Corporation, applications received in
18	the prior year, pursuant to the following:
19	1. The department shall determine whether the application is consistent
20	with 26 U.S.C. sec. 170(h); and
21	2. a. The Kentucky Heritage Land Conservation Fund Board
22	chairman or designee shall determine whether the application
23	meets the purposes of Section 3 of this Act, which shall be
24	deemed to satisfy the conservation purposes of 26 U.S.C. sec.
25	<u>170(h)(4)(A); or</u>
26	b. The Purchase of Agricultural Conservation Easements
27	Corporation shall determine whether an application meets the

1		purposes of Section 4 of this Act, which shall be deemed to
2		satisfy the conservation purposes of 26 U.S.C. sec. 170(h)(4)(A);
3		(b) Determine the maximum amount of tax credit for which each qualified
4		conservation contribution may be eligible; and
5		(c) Determine the amount of credit to be awarded to each taxpayer, pursuant to
6		the order in which the approved applications were received and date-
7		stamped, and subject to the maximum credit limit contained in subsection
8		(2) of this section. Applications otherwise eligible for credits, but not issued
9		credits because the maximum credit limit has been reached for a year, shall
10		be placed in line for issuance of credits in the following year, in the order in
11		which the applications were received.
12	<u>(7)</u>	No later than March 15 of each year, the department shall notify each taxpayer
13		approved for credit and the amount of any approved credit.
14	<u>(8)</u>	A taxpayer that is a pass-through entity as defined in KRS 141.010 shall
15		distribute the amount of approved credit to each partner, owner, or shareholder
16		based on the partner's, owner's, or shareholder's distributive share of the income
17		of the pass-through entity. Each pass-through entity shall notify the department
18		electronically of all partners, owners, or shareholders who may claim any
19		amount of the approved credit. Failure to provide information to the department
20		in a manner prescribed by administrative regulation may constitute the forfeiture
21		of available credits to all partners, owners, or shareholders associated with the
22		pass-through entity.
23	(9)	A credit may be transferred, sold, or assigned by the taxpayer originally approved
24		for the credit to any taxpayer. A taxpayer making a transfer shall give written
25		notice to the department and shall provide any other information required by the
26		department, in the manner prescribed by the department. The taxes imposed by
27		KRS 141.020 or 141.040, and 141.0401, shall apply to any consideration received

1	for the transfer, sale, or assignment of a credit approved under this section, but
2	shall not apply to the use of credits approved under this section.
3	(10) The department shall promulgate administrative regulations as necessary to:
4	(a) Establish the method for appraising a property being considered for a
5	qualified conservation contribution, and the manner in which the
6	department gathers and records the full value of tax credits claimed by
7	taxpayers under this section;
8	(b) Establish the parameters and criteria for qualified conservation
9	contributions. The criteria shall include the method for determining that the
10	qualified conservation contribution meets the provisions of 26 U.S.C. sec.
11	170(h) and any other steps necessary to ensure compliance with those
12	provisions; and
13	(c) Administer any other provisions of this section.
14	(11) A property that meets any of the following conditions shall not be eligible for the
15	tax credit provided under this section:
16	(a) The property donated is contiguous to a golf course, and the taxpayer has a
17	financial interest in the golf course;
18	(b) The property donated is part of an open-space requirement to fulfill density
19	requirements for subdivision or similar building permits;
20	(c) The proposed contribution is part of a local, state, or federal regulatory
21	<u>requirement;</u>
22	(d) The landowner holds, for less than two (2) years, the property to which the
23	proposed contribution would apply;
24	(e) The appraisal is based on preferential zoning or future real estate
25	development; or
26	(f) The property donated includes land with disputed boundaries until the
27	dispute is legally resolved.

1	(12) (a) Upon donation of less than the full interest in a property, the landowner
2	shall maintain the property to comply with 26 U.S.C. sec. 170(h).
3	(b) The holder of a qualified conservation contribution that is less than a full
4	interest in a property and for which a tax credit was issued under this
5	section shall be responsible for the ongoing compliance monitoring of the
6	conservation easement, and shall submit by January 31 of each year, an
7	annual report to the department, attesting to the landowner's continued
8	compliance with the terms of the conservation easement or detail any
9	violation or other issues and include a plan for their acceptable resolution.
10	The annual report shall be in a format prescribed by the department and
11	promulgated in administrative regulations.
12	(13) An action affecting a conservation easement shall be brought in Franklin Circuit
13	Court and may be brought by:
14	(a) An owner of an interest in the real property restricted by the conservation
15	easement;
16	(b) A holder of the conservation easement;
17	(c) A person having a third-party right of enforcement; or
18	(d) A person authorized by another law.
19	(14) (a) The purpose of the credit permitted by this section is to increase the total
20	area of land held by qualified conservation agencies for conservation or
21	preservation purposes in the Commonwealth, by increasing the amount of
22	qualified conservation contributions made to those agencies.
23	(b) On or before July 1, 2019, and every July 1 thereafter as long as the credit
24	permitted by this section is eligible to be claimed, the department shall
25	report the following information for all taxable years to the Legislative
26	Research Commission in order to evaluate the effectiveness of the credit in
27	advancing the purpose stated in paragraph (a) of this subsection:

1	1. The number, total acreage, and total dollar amount of qualified
2	conservation contributions and corresponding credits approved for
3	each taxable year;
4	2. The number and total amount of credits claimed on returns for each
5	taxable year;
6	3. Based on the mailing address of the return, the total amount of credits
7	claimed by county; and
8	4. a. In the case of taxpayers other than corporations, based on
9	ranges of adjusted gross income of no larger than five thousand
10	dollars (\$5,000), the total amount of credits claimed for each
11	adjusted gross income range; and
12	b. In the case of corporations, based on ranges of net income of no
13	larger than fifty thousand dollars (\$50,000), the total amount of
14	credits claimed for each net income range.
15	Section 2. KRS 141.0205 is amended to read as follows:
16	If a taxpayer is entitled to more than one (1) of the tax credits allowed against the tax
17	imposed by KRS 141.020, 141.040, and 141.0401, the priority of application and use of
18	the credits shall be determined as follows:
19	(1) The nonrefundable business incentive credits against the tax imposed by KRS
20	141.020 shall be taken in the following order:
21	(a) 1. For taxable years beginning after December 31, 2004, and before
22	January 1, 2007, the corporation income tax credit permitted by KRS
23	141.420(3)(a);
24	2. For taxable years beginning after December 31, 2006, the limited
25	liability entity tax credit permitted by KRS 141.0401;
26	(b) The economic development credits computed under KRS 141.347, 141.381,
27	141.384, 141.400, 141.401, 141.402, 141.403, 141.407, 141.415, 154.12-

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1			2088, and 154.27-080;
2		(c)	The qualified farming operation credit permitted by KRS 141.412;
3		(d)	The certified rehabilitation credit permitted by KRS 171.397(1)(a);
4		(e)	The health insurance credit permitted by KRS 141.062;
5		(f)	The tax paid to other states credit permitted by KRS 141.070;
6		(g)	The credit for hiring the unemployed permitted by KRS 141.065;
7		(h)	The recycling or composting equipment credit permitted by KRS 141.390;
8		(i)	The tax credit for cash contributions in investment funds permitted by KRS
9			154.20-263 in effect prior to July 15, 2002, and the credit permitted by KRS
10			154.20-258;
11		(j)	The coal incentive credit permitted <u>by</u> [under] KRS 141.0405;
12		(k)	The research facilities credit permitted <u>by</u> [under] KRS 141.395;
13		(1)	The employer GED incentive credit permitted <u>by</u> [under] KRS 164.0062;
14		(m)	The voluntary environmental remediation credit permitted by KRS 141.418;
15		(n)	The biodiesel and renewable diesel credit permitted by KRS 141.423;
16		(0)	The environmental stewardship credit permitted by KRS 154.48-025;
17		(p)	The clean coal incentive credit permitted by KRS 141.428;
18		(q)	The ethanol credit permitted by KRS 141.4242;
19		(r)	The cellulosic ethanol credit permitted by KRS 141.4244;
20		(s)	The energy efficiency credits permitted by KRS 141.436;
21		(t)	The railroad maintenance and improvement credit permitted by KRS 141.385;
22		(u)	The Endow Kentucky credit permitted by KRS 141.438;
23		(v)	The New Markets Development Program credit permitted by KRS 141.434;
24		(w)	The food donation credit permitted by KRS 141.392;
25		(x)	The distilled spirits credit permitted by KRS 141.389; and
26		(y)	The angel investor credit permitted by KRS 141.396.
27	(2)	Afte	r the application of the nonrefundable credits in subsection (1) of this section,

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1		the nonrefundable personal tax credits against the tax imposed by KRS 141.020		
2		shall be taken in the following order:		
3		(a) The individual credits permitted by KRS 141.020(3);		
4		(b) The credit permitted by KRS 141.066;		
5		(c) The tuition credit permitted by KRS 141.069;		
6		(d) The household and dependent care credit permitted by KRS 141.067;[-and]		
7		(e) The new home credit permitted by KRS 141.388 <u>; and</u>		
8		(f) The qualified conservation contribution credit permitted by Section 1 of this		
9		<u>Act</u> .		
10	(3)	After the application of the nonrefundable credits provided for in subsection (2) of		
11		this section, the refundable credits against the tax imposed by KRS 141.020 shall be		
12		taken in the following order:		
13		(a) The individual withholding tax credit permitted by KRS 141.350;		
14		(b) The individual estimated tax payment credit permitted by KRS 141.305;		
15		(c) For taxable years beginning after December 31, 2004, and before January 1,		
16		2007, the corporation income tax credit permitted by KRS 141.420(3)(c);		
17		(d) The certified rehabilitation credit permitted by KRS 171.3961 and		
18		171.397(1)(b); and		
19		(e) The film industry tax credit <u><i>permitted</i>[allowed]</u> by KRS 141.383.		
20	(4)	The nonrefundable credit permitted by KRS 141.0401 shall be applied against the		
21		tax imposed by KRS 141.040.		
22	(5)	The following nonrefundable credits shall be applied against the sum of the tax		
23		imposed by KRS 141.040 after subtracting the credit provided for in subsection (4)		
24		of this section, and the tax imposed by KRS 141.0401 in the following order:		
25		(a) The economic development credits computed under KRS 141.347, 141.381,		
26		141.384, 141.400, 141.401, 141.402, 141.403, 141.407, 141.415, 154.12-		
27		2088, and 154.27-080;		

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1	(b)	The qualified farming operation credit permitted by KRS 141.412;
2	(c)	The certified rehabilitation credit permitted by KRS 171.397(1)(a);
3	(d)	The health insurance credit permitted by KRS 141.062;
4	(e)	The unemployment credit permitted by KRS 141.065;
5	(f)	The recycling or composting equipment credit permitted by KRS 141.390;
6	(g)	The coal conversion credit permitted by KRS 141.041;
7	(h)	The enterprise zone credit permitted by KRS 154.45-090, for taxable periods
8		ending prior to January 1, 2008;
9	(i)	The tax credit for cash contributions to investment funds permitted by KRS
10		154.20-263 in effect prior to July 15, 2002, and the credit permitted by KRS
11		154.20-258;
12	(j)	The coal incentive credit permitted <u>by</u> [under] KRS 141.0405;
13	(k)	The research facilities credit permitted <u>by</u> [under] KRS 141.395;
14	(1)	The employer GED incentive credit permitted <u>by</u> [under] KRS 164.0062;
15	(m)	The voluntary environmental remediation credit permitted by KRS 141.418;
16	(n)	The biodiesel and renewable diesel credit permitted by KRS 141.423;
17	(0)	The environmental stewardship credit permitted by KRS 154.48-025;
18	(p)	The clean coal incentive credit permitted by KRS 141.428;
19	(q)	The ethanol credit permitted by KRS 141.4242;
20	(r)	The cellulosic ethanol credit permitted by KRS 141.4244;
21	(s)	The energy efficiency credits permitted by KRS 141.436;
22	(t)	The ENERGY STAR home or ENERGY STAR manufactured home credit
23		permitted by KRS 141.437;
24	(u)	The railroad maintenance and improvement credit permitted by KRS 141.385;
25	(v)	The railroad expansion credit permitted by KRS 141.386;
26	(w)	The Endow Kentucky credit permitted by KRS 141.438;
27	(x)	The New Markets Development Program credit permitted by KRS 141.434;

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1		(y)	The food donation credit permitted by KRS 141.392;[and]
2		(z)	The distilled spirits credit permitted by KRS 141.389 <u>; and</u>
3		<u>(aa)</u>	The qualified conservation contribution credit permitted by Section 1 of this
4			<u>Act</u> .
5	(6)	Afte	r the application of the nonrefundable credits in subsection (5) of this section,
6		the r	efundable credits shall be taken in the following order:
7		(a)	The corporation estimated tax payment credit permitted by KRS 141.044;
8		(b)	The certified rehabilitation credit permitted by KRS 171.3961 and
9			171.397(1)(b); and
10		(c)	The film industry tax credit <i>permitted by</i> [allowed in] KRS 141.383.
11		⇒S	ection 3. KRS 146.560 is amended to read as follows:
12	(1)	Ther	e is hereby established a Kentucky Heritage Land Conservation Fund Board,
13		refer	red to hereafter as "the board", which shall administer the Kentucky Heritage
14		Lanc	Conservation fund established in KRS 146.570 and shall review and approve
15		all g	rants payable from the fund. The board shall consist of the following members:
16		(a)	The commissioner of the Department of Parks or a designee;
17		(b)	The director of the Kentucky Nature Preserves Commission or a designee;
18		(c)	The commissioner of the Department for Natural Resources or a designee;
19		(d)	The commissioner of the Department of Fish and Wildlife Resources or a
20			designee;
21		(e)	The chairperson of the Kentucky Environmental Education Council or a
22			designee;
23		(f)	One (1) person appointed by the Governor, from two (2) persons nominated
24			by the Kentucky Chapter of the Nature Conservancy;
25		(g)	One (1) person appointed by the Governor, from two (2) persons nominated
26			by the League of Kentucky Sportsmen;
27		(h)	Two (2) persons appointed by the Governor, from four (4) persons recognized

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- for their expertise in natural resource issues and nominated by the Kentucky Academy of Sciences;
- 3 (i) One (1) person appointed by the Governor, from three (3) persons nominated,
 4 one (1) by the Kentucky Farm Bureau, one (1) by the Commissioner of the
 5 Department of Agriculture, and one (1) by the Kentucky Association of
 6 Conservation Districts;
- 7 (j) One (1) person appointed by the Governor, from three (3) persons nominated,
 8 one (1) by the Kentucky Audubon Council, one (1) by the Cumberland
 9 Chapter of the Sierra Club, and one (1) by the Kentucky Conservation
 10 Committee; and
- 11 12

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- (k) One (1) person appointed by the Governor with at least five (5) years of experience in natural resources land acquisition.
- 13 The board shall receive staff support from the Energy and Environment Cabinet and 14 the Department of Fish and Wildlife Resources. Of the seven (7) members 15 identified in paragraphs (f) to (k) of this subsection and first appointed, two (2) shall 16 continue in office for terms of one (1) year, two (2) for terms of two (2) years, and 17 three (3) for terms of three (3) years, as the Governor designates. At the expiration 18 of the original terms and for all succeeding terms, the Governor shall appoint a 19 successor to the board for a term of three (3) years in each case. Members may be 20 reappointed. A vacancy in an unexpired term shall be filled for the unexpired 21 portion of the term in the same manner as the original appointment to that term. The 22 Governor shall appoint a chairperson for the board.
- (2) The board shall promulgate in accordance with the provisions of KRS Chapter 13A
 administrative regulations as are deemed necessary for application for funds from
 the agencies and private, nonprofit land trust organizations identified in KRS
 146.570, review and approval of proposed projects, and review and approval of
 grants. Grants shall be made in amounts, for purposes, and to the agencies and

- private, nonprofit land trust organizations identified in KRS 146.570 as meet the
 priorities for acquisition which are:
- 3 (a) Natural areas that possess unique features such as habitat for rare and
 4 endangered species;
- 5 (b) Areas important to migratory birds;
- 6 (c) Areas that perform important natural functions that are subject to alteration or
 7 loss; or
- 8 (d) Areas to be preserved in their natural state for public use, outdoor recreation9 and education.

10 The board shall promulgate administrative regulations in accordance with the 11 provisions of KRS Chapter 13A on acquisition based on these priorities and 12 property costs seeking to maximize the greatest public benefit by taking advantage 13 of those priority areas available below fair market value and where public or private 14 funds are available on a matching basis. Additionally, private, nonprofit land trust 15 organizations, in order to be eligible to receive grants, shall match dollar-for-dollar 16 any funds approved by the board. The board shall expend the whole or any part of 17 the principal and interest as needed. KRS 146.550 to 146.570 shall not allow the use 18 of condemnation powers and shall only allow acquisition of land from willing 19 sellers.

20 (3) The board, pursuant to Section 1 of this Act and in conjunction with the
 21 Purchase of Agricultural Conservation Easements Corporation established in

22 KRS 262.906, shall assist the Department of Revenue in evaluating and

- 23 approving applications for the qualified conservation contribution credit
- 24 *permitted by Section 1 of this Act.*
- → Section 4. KRS 262.908 is amended to read as follows:
- 26 (1) The PACE board shall have the following responsibilities:
- 27 (a) Implementing a Purchase of Agricultural Conservation Easement Program in

1			the Commonwealth as provided by this section, including the development
2			and promulgation of any administrative regulations required;
3		(b)	Making decisions in connection with each specific easement purchase to be
4			made with Commonwealth funds from the agricultural enhancement fund;
5		(c)	Evaluating, as necessary, potential sites within the Commonwealth on which
6			agricultural conservation easements or other property interests are to be
7			acquired, applying the criteria set forth in this section and administrative
8			regulations; and
9		(d)	Employing the staff necessary to implement the provisions of this section.
10	(2)	(a)	The PACE board shall establish fair, equitable, objective, nondiscriminatory
11			procedures for determining easement purchase priorities.
12		(b)	The board shall promulgate administrative regulations establishing policies
13			and procedures for determining easement purchase priorities and for
14			purchasing easements.
15		(c)	The program criteria shall be designed to ensure that land is selected for
16			easement purchase because it will make a significant contribution to
17			agricultural production.
18	<u>(3)</u>	The	board, pursuant to Section 1 of this Act and in conjunction with the
19		Kent	tucky Heritage Land Conservation Fund Board established in Section 3 of
20		<u>this</u>	Act, shall assist the Department of Revenue in evaluating and approving
21		<u>appl</u>	ications for the qualified conservation contribution credit permitted by
22		<u>Sect</u>	ion 1 of this Act.
23		⇒S	ection 5. KRS 131.190 is amended to read as follows:
24	(1)[-	(a)]	No present or former commissioner or employee of the department[of
25		Reve	enue], present or former member of a county board of assessment appeals,
26		prese	ent or former property valuation administrator or employee, present or former
27		secre	etary or employee of the Finance and Administration Cabinet, former secretary

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or employee of the Revenue Cabinet, or any other person, shall intentionally and
without authorization inspect or divulge any information acquired by him of the
affairs of any person, or information regarding the tax schedules, returns, or reports
required to be filed with the department or other proper officer, or any information
produced by a hearing or investigation, insofar as the information may have to do
with the affairs of the person's business.
(2)[(b)] The prohibition established by <u>subsection (1)[paragraph (a)]</u> of this <u>section</u>
<u>shall</u> [subsection does] not extend to:
(\underline{a}) [1.] Information required in prosecutions for making false reports or returns
of property for taxation, or any other infraction of the tax laws;
(\underline{b}) [2.] Any matter properly entered upon any assessment record, or in any way
made a matter of public record;
(c)[3.] Furnishing any taxpayer or his properly authorized agent with
information respecting his own return;
(\underline{d}) [4.] Testimony provided by the commissioner or any employee of the
department[of Revenue] in any court, or the introduction as evidence of
returns or reports filed with the department, in an action for violation of state
or federal tax laws or in any action challenging state or federal tax laws;
(\underline{e}) [5.] Providing an owner of unmined coal, oil or gas reserves, and other
mineral or energy resources assessed under KRS 132.820[(1)], or owners of
surface land under which the unmined minerals lie, factual information about
the owner's property derived from third-party returns filed for that owner's
property, under the provisions of KRS 132.820 [(2)], that is used to determine
the owner's assessment. This information shall be provided to the owner on a
confidential basis, and the owner shall be subject to the penalties provided in
KRS 131.990(2). The third-party filer shall be given prior notice of any
disclosure of information to the owner that was provided by the third-party

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1	filer;
2	(\underline{f}) [6.] Providing to a third-party purchaser pursuant to an order entered in a
3	foreclosure action filed in a court of competent jurisdiction, factual
4	information related to the owner or lessee of coal, oil, gas reserves, or any
5	other mineral resources assessed under KRS 132.820[(1)]. The department
6	may promulgate an administrative regulation establishing a fee schedule for
7	the provision of the information described in this <i>paragraph</i> [subparagraph].
8	Any fee imposed shall not exceed the greater of the actual cost of providing
9	the information or ten dollars (\$10);[or]
10	(\underline{g}) [7.] Providing information to a licensing agency, the Transportation Cabinet,
11	or the Kentucky Supreme Court under KRS 131.1817;
12	(h) Statistics of gasoline and special fuels gallonage reported to the department
13	under KRS 138.210 to 138.448;
14	(i) Statistics of crude oil reported to the department under the crude oil excise
15	tax requirements of KRS Chapter 137;
16	(j) Statistics of natural gas production reported to the department under the
17	natural resources severance tax requirements of KRS Chapter 143A;
18	(k) Those portions of mine maps submitted by taxpayers to the department
19	pursuant to KRS Chapter 132 for ad valorem tax purposes that depict the
20	boundaries of mined-out parcel areas. These electronic maps shall not be
21	relied upon to determine actual boundaries of mined-out parcel areas.
22	Property boundaries contained in mine maps required under KRS Chapters
23	350 and 352 shall not be construed to constitute land surveying or boundary
24	surveys defined by KRS 322.010 and any administrative regulations;
25	(1) Providing to other state agencies the report, filed with the department by an
26	employer, listing the policy number and the name and address of the
27	employer's workers' compensation insurance carrier under Section 6 of this

1	<u>Act;</u>
2	(m) The name and address of a cigarette stamping agent or distributor and the
3	number of sticks by brand name that have been purchased from a
4	nonparticipating manufacturer and have been stamped with Kentucky
5	stamps by that agent or distributor provided by Section 7 of this Act;
6	(n) A list of taxpayers that owe delinquent taxes or fees administered by the
7	department provided by Section 8 of this Act;
8	(o) Providing any utility gross receipts license tax return information that is
9	necessary to administer the provisions of KRS 160.613 to 160.617 to
10	applicable school districts on a confidential basis;
11	(p) Information made available by the department, for official use only and on
12	a confidential basis, to the proper officer, agency, board, or commission of
13	this state, any Kentucky city or county, any other state, or the federal
14	government, under reciprocal agreements whereby the department shall
15	receive similar or useful information in return; or
16	(q) Providing information to the Legislative Research Commission under:
17	1. KRS 139.519 for purposes of the sales and use tax refund on building
18	materials used for disaster recovery;
19	2. KRS 141.436 for purposes of the energy efficiency products credits;
20	3. KRS 141.437 for purposes of the ENERGY STAR home and the
21	ENERGY STAR manufactured home credits;
22	4. Section 10 of this Act for purposes of the distilled spirits credit; or
23	5. Section 1 of this Act for purposes of the land conservation credit.
24	(3) [(2) The commissioner shall make available any information for official use only
25	and on a confidential basis to the proper officer, agency, board or commission of
26	this state, any Kentucky county, any Kentucky city, any other state, or the federal
27	government, under reciprocal agreements whereby the department shall receive

- 1 similar or useful information in return.
- 2 (3) Statistics of tax paid gasoline gallonage reported monthly to the department of
 3 Revenue under the gasoline excise tax law may be made public by the department.

4 (4)] Access to and inspection of information received from the Internal Revenue Service 5 is for department[of Revenue] use only, and is restricted to tax administration 6 purposes. Notwithstanding the provisions of this section to the contrary, 7 Information received from the Internal Revenue Service shall not be made available 8 to any other agency of state government, or any county, city, or other state, and shall 9 not be inspected intentionally and without authorization by any present secretary or 10 employee of the Finance and Administration Cabinet, commissioner or employee of 11 the department[of Revenue], or any other person.

- 12 [(5) Statistics of crude oil as reported to the Department of Revenue under the crude oil 13 excise tax requirements of KRS Chapter 137 and statistics of natural gas production 14 as reported to the Department of Revenue under the natural resources severance tax 15 requirements of KRS Chapter 143A may be made public by the department by 16 release to the Energy and Environment Cabinet, Department for Natural Resources.
- 17 (6) Notwithstanding any provision of law to the contrary, beginning with mine-map 18 submissions for the 1989 tax year, the department may make public or divulge only 19 those portions of mine maps submitted by taxpayers to the department pursuant to 20 KRS Chapter 132 for ad valorem tax purposes that depict the boundaries of mined-21 out parcel areas. These electronic maps shall not be relied upon to determine actual 22 boundaries of mined-out parcel areas. Property boundaries contained in mine maps 23 required under KRS Chapters 350 and 352 shall not be construed to constitute land 24 surveying or boundary surveys as defined by KRS 322.010 and any administrative 25 regulations promulgated thereto.
- 26 (7) Notwithstanding any other provision of the Kentucky Revised Statutes, The
 27 department may divulge to the applicable school districts on a confidential basis any

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1		utility gross receipts license tax return information that is necessary to administer
2		the provisions of KRS 160.613 to 160.617.]
3		→ Section 6. KRS 131.135 is amended to read as follows:
4	[(1)	-Each employer subject to KRS Chapter 342 shall file annually with the
5	depa	rtment[of Revenue], in accordance with administrative regulations, a report
6	prov	iding the policy number and the name and address of the employer's workers'
7	com	pensation insurance carrier.
8	(2)	The report may be made available to other state agencies notwithstanding the
9		confidentiality provisions of KRS 131.190.]
10		→ Section 7. KRS 131.618 is amended to read as follows:
11	(1)	[Notwithstanding KRS 131.190,]The commissioner is authorized to disclose to the
12		Attorney General the name and address of a stamping agent or distributor and the
13		number of sticks by brand name that have been purchased from a nonparticipating
14		manufacturer and have been stamped with Kentucky stamps by that agent or
15		distributor. The Attorney General may share this information with federal, other
16		state, or local agencies only for the purposes of enforcement of KRS 131.600 to
17		131.630 or corresponding laws of other states. The Attorney General is further
18		authorized to disclose to a nonparticipating manufacturer or its importers this
19		information that has been provided by a stamping agent regarding the purchases
20		from that nonparticipating manufacturer or its importers. This information provided
21		by a stamping agent may be used in any enforcement action against the
22		nonparticipating manufacturer or its importers by the Attorney General.
23	(2)	In addition to the information required to be submitted pursuant to KRS 131.608,
24		131.614, and 131.620, the Attorney General or the commissioner may require a
25		stamping agent, distributor, participating manufacturer, nonparticipating
26		manufacturer, or a nonparticipating manufacturer's importers to submit any
27		additional information including but not limited to samples of the packaging or

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1		labeling of each brand family as is necessary to enable the Attorney General to
2		determine whether the participating manufacturer or the nonparticipating
3		manufacturer and its importers are in compliance with KRS 131.600 to 131.630.
4		→ Section 8. KRS 131.650 is amended to read as follows:
5	(1)	[Notwithstanding the provisions of KRS 131.190 or any other confidentiality law to
6		the contrary,]The department may publish a list or lists of taxpayers that owe
7		delinquent taxes or fees administered by the department[of Revenue], and that meet
8		the requirements of KRS 131.652.
9	(2)	For purposes of this section, a taxpayer may be included on a list if:
10		(a) The taxes or fees owed remain unpaid at least forty-five (45) days after the
11		dates they became due and payable; and
12		(b) A tax lien or judgment lien has been filed of public record against the taxpayer
13		before notice is given under KRS 131.654.
14	(3)	In the case of listed taxpayers that are business entities, the department[-of
15		Revenue] may also list the names of responsible persons assessed pursuant to KRS
16		136.565, 138.885, 139.185, 141.340, and 142.357 for listed liabilities, who are not
17		protected from publication by subsection (2) of this section, and for whom the
18		requirements of KRS 131.652 are satisfied with regard to the personal assessment.
19	(4)	Before any list is published under this section, the department shall document that
20		each of the conditions for publication as provided in this section has been satisfied,
21		and that procedures were followed to ensure the accuracy of the list and notice was
22		given to the affected taxpayers.
23		Section 9. KRS 131.990 is amended to read as follows:
24	(1)	Any person who fails or refuses to obey a subpoena or order of the Kentucky Board
25		of Tax Appeals made pursuant to KRS Chapter 13B shall be fined not less than
26		twenty-five dollars (\$25) nor more than five hundred dollars (\$500).
27	(2)	(a) Any person who violates the intentional unauthorized inspection provisions of

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		KRS 131.190(1) shall be fined not more than five hundred dollars (\$500) or
		imprisoned for not more than six (6) months, or both.
	(b)	Any person who violates the provisions of KRS 131.190(1) by divulging
		confidential taxpayer information shall be fined not more than one thousand
		dollars (\$1,000) or imprisoned for not more than one (1) year, or both.
	(c)	Any person who violates the intentional unauthorized inspection provisions of
		KRS 131.190(3)[(4)] shall be fined not more than one thousand dollars
		(\$1,000) or imprisoned for not more than one (1) year, or both.
	(d)	Any person who violates the provisions of KRS $131.190(3)[(4)]$ by divulging
		confidential taxpayer information shall be fined not more than five thousand
		dollars (\$5,000) or imprisoned for not more than five (5) years, or both.
	(e)	Any present secretary or employee of the Finance and Administration Cabinet,
		commissioner or employee of the department, member of a county board of
		assessment appeals, property valuation administrator or employee, or any
		other person, who violates the provisions of KRS 131.190(1) or $(3)[(4)]$ may,
		in addition to the penalties imposed under this subsection, be disqualified and
		removed from office or employment.
(3)	Any	person who willfully fails to comply with the rules and regulations
	prom	ulgated by the department for the administration of delinquent tax collections
	shall	be fined not less than twenty dollars (\$20) nor more than one thousand dollars
	(\$1,0	00).
(4)	Any	person who fails to do any act required or does any act forbidden by KRS
	131.2	210 shall be fined not less than ten dollars (\$10) nor more than five hundred
	dolla	rs (\$500).
(5)	Any	person who fails to comply with the provisions of KRS 131.155 shall, unless it
	is sh	own to the satisfaction of the department that the failure is due to reasonable
	cause	e, pay a penalty of one-half of one percent (0.5%) of the amount that should
	(4)	 (c) (d) (e) (3) Any promishall (\$1,0) (4) Any 131.2 dolla (5) Any is shown is

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- 1 have been remitted under the provisions of KRS 131.155 for each failure to comply. 2 (6)Any person or financial institution that fails to comply with the provisions of (a) 3 KRS 131.672 and 131.674 within ninety (90) days after notification by the 4 department shall, unless the failure is due to reasonable cause as defined in 5 KRS 131.010, be fined not less than one thousand dollars (\$1,000) and no 6 more than five thousand dollars (\$5,000) for each full month of 7 noncompliance. The fine shall begin on the first day of the month beginning 8 after the expiration of the ninety (90) days. 9 (b) Any financial institution that fails or refuses to comply with the provisions of
- KRS 131.672 and 131.674 within one hundred twenty (120) days after the
 notification by the department shall, unless the failure is due to reasonable
 cause as defined in KRS 131.010, forfeit its right to do business within the
 Commonwealth, unless and until the financial institution is in compliance.
 Upon notification by the department, the commissioner of the Department of
 Financial Institutions shall, as applicable, revoke the authority of the financial
 institution or its agents to do business in the Commonwealth.

17 (7) Any taxpayer or tax return preparer who fails or refuses to comply with the
provisions of KRS 131.250 or an administrative regulation promulgated under KRS
19 131.250 shall, unless it is shown to the satisfaction of the department that the failure
20 is due to reasonable cause, pay a return processing fee of ten dollars (\$10) for each
21 return not filed as required.

- → Section 10. KRS 141.389 is amended to read as follows:
- (1) (a) There shall be allowed a nonrefundable and nontransferable credit to each
 taxpayer paying the distilled spirits ad valorem tax as follows:
- For taxable years beginning on or after January 1, 2015, and before
 December 31, 2015, the credit shall be equal to twenty percent (20%) of
 the tax assessed under KRS 132.160 and paid under KRS 132.180 on a

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1				timely basis;
2			2.	For taxable years beginning on or after January 1, 2016, and before
3				December 31, 2016, the credit shall be equal to forty percent (40%) of
4				the tax assessed under KRS 132.160 and paid under KRS 132.180 on a
5				timely basis;
6			3.	For taxable years beginning on or after January 1, 2017, and before
7				December 31, 2017, the credit shall be equal to sixty percent (60%) of
8				the tax assessed under KRS 132.160 and paid under KRS 132.180 on a
9				timely basis;
10			4.	For taxable years beginning on or after January 1, 2018, and before
11				December 31, 2018, the credit shall be equal to eighty percent (80%) of
12				the tax assessed under KRS 132.160 and paid under KRS 132.180 on a
13				timely basis; and
14			5.	For taxable years beginning on or after January 1, 2019, the credit shall
15				be equal to one hundred percent (100%) of the tax assessed under KRS
16				132.160 and paid under KRS 132.180 on a timely basis.
17		(b)	The	credit shall be applied both to the income tax imposed under KRS
18			141.	020 or 141.040 and to the limited liability entity tax imposed under KRS
19			141.	0401, with the ordering of the credits as provided in KRS 141.0205.
20	(2)	The	amou	nt of distilled spirits credit allowed under subsection (1) of this section
21		shall	be us	sed only for capital improvements at the premises of the distiller licensed
22		purs	uant t	o KRS Chapter 243. As used in this subsection, "capital improvement"
23		mear	ns any	costs associated with:
24		(a)	Cons	struction, replacement, or remodeling of warehouses or facilities;
25		(b)	Purc	hases of barrels and pallets used for the storage and aging of distilled
26			spiri	ts in maturing warehouses;
27		(c)	Acqu	uisition, construction, or installation of equipment for the use in the

1			manufacture, bottling, or shipment of distilled spirits;
2		(d)	Addition or replacement of access roads or parking facilities; and
3		(e)	Construction, replacement, or remodeling of facilities to market or promote
4			tourism, including but not limited to a visitor's center.
5	(3)	The	distilled spirits credit allowed under subsection (1) of this section:
6		(a)	May be accumulated for multiple taxable years;
7		(b)	Shall be claimed on the return of the taxpayer filed for the taxable year during
8			which the credits were used pursuant to subsection (2) of this section; and
9		(c)	Shall not include:
10			1. Any delinquent tax paid to the Commonwealth; or
11			2. Any interest, fees, or penalty paid to the Commonwealth.
12	(4)	(a)	Before the distilled spirits credit shall be allowed on any return, the capital
13			improvements required by subsection (2) of this section shall be completed
14			and specifically associated with the credit allowed on the return.
15		(b)	The amount of distilled spirits credit allowed shall be recaptured if the capital
16			improvement associated with the credit is sold or otherwise disposed of prior
17			to the exhaustion of the useful life of the asset for Kentucky depreciation
18			purposes.
19		(c)	If the allowed credit is associated with multiple capital improvements, and not
20			all capital improvements are sold or otherwise disposed of, the distilled spirits
21			credit shall be prorated based on the cost of the capital improvement sold over
22			the total cost of all improvements associated with the credit.
23	(5)	If the	e taxpayer is a pass-through entity, the taxpayer may apply the credit against the
24		limit	red liability entity tax imposed by KRS 141.0401, and shall pass the credit
25		throu	igh to its members, partners, or shareholders in the same proportion as the
26		distr	ibutive share of income or loss is passed through.

27 (6) The department may promulgate an administrative regulation pursuant to KRS

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1		Chapter 13A to implement the allowable credit under this section, require the filing		
2		of forms designed by the department, and require specific information for the		
3		evaluation of the credit taken by any taxpayer.		
4	(7)	[Notwithstanding KRS 131.190,]No later than September 1, 2016, and annually		
5		thereafter, the department shall report to the Interim Joint Committee on		
6		Appropriations and Revenue:		
7		(a) The name of each taxpayer taking the credit permitted by subsection (1) of		
8		this section;		
9		(b) The amount of credit taken by that taxpayer; and		
10		(c) The type of capital improvement made for which the credit is claimed.		
11		Section 11. KRS 131.020 is amended to read as follows:		
12	(1)	The department[of Revenue], headed by a commissioner appointed by the secretary		
13		with the approval of the Governor, shall be organized into the following functional		
14		units:		
15		(a) Office of the Commissioner[of the Department of Revenue], which shall		
16		consist of:		
17		1. The Division of Special Investigations, headed by a division director		
18		who shall report to the commissioner. The division shall investigate		
19		alleged violations of the tax laws and recommend criminal prosecution		
20		of the laws as warranted; and		
21		2. The Division of Taxpayer Ombudsman, headed by a division director		
22		who is appointed by the secretary pursuant to KRS 12.050, and who		
23		shall report to the commissioner. The division shall perform those duties		
24		set out in KRS 131.083;		
25		(b) Office of Processing and Enforcement, headed by an executive director who		
26		shall report directly to the commissioner. The office shall be responsible for		
27		processing documents, depositing funds, collecting debt payments, and		

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- coordinating, planning, and implementing a data integrity strategy. The office shall consist of the:
- Division of Operations, which shall be responsible for opening all tax
 returns, preparing the returns for data capture, coordinating the data
 capture process, depositing receipts, maintaining tax data, and assisting
 other state agencies with similar operational aspects as negotiated
 between the department and the other agency;
- 8 2. Division of Collections, which shall be responsible for initiating all 9 collection enforcement activity related to due and owing tax 10 assessments, including protest resolution, and for assisting other state 11 agencies with similar collection aspects as negotiated between the 12 department and the other state agency;
- 133.Division of Registration and Data Integrity, which shall be responsible14for registering businesses for tax purposes, ensuring that the data entered15into the department's tax systems is accurate and complete, and assisting16the taxing areas in proper procedures to ensure the accuracy of the data17over time; and
- 184.Division of Protest Resolution, which shall be responsible for ensuring19an independent review of tax disputes. The division shall administer the20protest functions for the department from office resolution through court21action;
- (c) Office of Property Valuation₁[. The Office of Property Valuation shall be]
 headed by an executive director who shall report directly to the commissioner.
 The office shall consist of the:
- Division of Local Support, which shall be responsible for providing
 supervision, assistance, and training to the property valuation
 administrators and sheriffs within the Commonwealth;

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- Division of State Valuation, which shall be responsible for providing
 assessments of public service companies and motor vehicles, and
 providing assistance to property valuation administrators and sheriffs
 with the administration of tangible and omitted property taxes within the
 Commonwealth; and
- 6 3. Division of Minerals Taxation and Geographical Information System 7 Services, which shall be responsible for providing geographical 8 information system mapping support, ensuring proper filing of severance 9 tax returns, ensuring consistency of unmined coal assessments, and 10 gathering and providing data to properly assess minerals to the property 11 valuation administrators within the Commonwealth;
- (d) Office of Sales and Excise Taxes, headed by an executive director who shall
 report directly to the commissioner. The office shall administer all matters
 relating to sales and use taxes and miscellaneous excise taxes, including but
 not limited to technical tax research, compliance, taxpayer assistance, taxspecific training, and publications. The office shall consist of the:
- Division of Sales and Use Tax, which shall administer the sales and use
 tax; and
- 192.Division of Miscellaneous Taxes, which shall administer various other20taxes, including but not limited to alcoholic beverage taxes; cigarette21enforcement fees, stamps, meters, and taxes; gasoline tax; bank22franchise tax; inheritance and estate tax; insurance premiums and23insurance surcharge taxes; motor vehicle tire fees and usage taxes; and24special fuels taxes;
- (e) Office of Income Taxation, headed by an executive director who shall report
 directly to the commissioner. The office shall administer all matters related to
 income and corporation license taxes, including technical tax research,

- compliance, taxpayer assistance, tax-specific training, and publications. The
 office shall consist of the:
- Division of Individual Income Tax, which shall administer the following
 taxes or returns: individual income, fiduciary, and employer
 withholding; and
- Division of Corporation Tax, which shall administer the corporation
 income tax, corporation license tax, pass-through entity withholding,
 and pass-through entity reporting requirements; and
- 9 (f) Office of Field Operations, headed by an executive director who shall report 10 directly to the commissioner. The office shall manage the regional taxpayer 11 service centers and the field audit program.
- 12 (2) The functions and duties of the department shall include conducting conferences,
 13 administering taxpayer protests, and settling tax controversies on a fair and
 14 equitable basis, taking into consideration the hazards of litigation to the
 15 Commonwealth of Kentucky and the taxpayer. The mission of the department shall
 16 be to afford an opportunity for taxpayers to have an independent informal review of
 17 the determinations of the audit functions of the department, and to attempt to fairly
 18 and equitably resolve tax controversies at the administrative level.
- 19 (3) The department shall maintain an accounting structure for the one hundred twenty
 20 (120) property valuation administrators' offices across the Commonwealth in order
 21 to facilitate use of the state payroll system and the budgeting process.
- (4) Except as provided in KRS 131.190(3)[(4)], the department shall fully cooperate
 with and make tax information available as prescribed under KRS 131.190(2)(p) to
 the Governor's Office for Economic Analysis as necessary for the office to perform
 the tax administration function established in KRS 42.410.
- 26 (5) Executive directors and division directors established under this section shall be
 27 appointed by the secretary with the approval of the Governor.