

1 AN ACT relating to tax expenditures.

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

3 ➔SECTION 1. A NEW SECTION OF KRS CHAPTER 6 IS CREATED TO  
4 READ AS FOLLOWS:

5 *(1) As used in this section, "tax expenditure" means the estimated amount of*  
6 *revenue loss resulting from:*

7 *(a) An exemption, an exclusion, or a deduction from the base of a tax;*

8 *(b) A credit against a tax;*

9 *(c) A deferral of a tax;*

10 *(d) A preferential tax rate;*

11 *(e) A funding source for a specific use, other than normally used for the*  
12 *remaining moneys of that source;*

13 *(f) An earmark of tax revenue for a specific use, other than the use of the*  
14 *remaining moneys of that tax revenue; or*

15 *(g) Any other tax incentive.*

16 *(2) (a) All tax expenditures enacted after the effective date of this Act shall only*  
17 *remain active and apply for a period of time not to exceed four (4) years.*

18 *(b) The four (4) year period of time begins on the effective date of the Act*  
19 *establishing the new tax expenditure.*

20 *(c) If the program establishing the tax expenditure:*

21 *1. Requires an application process, that program shall not accept*  
22 *applications after the four (4) year period has expired; or*

23 *2. Allows the tax expenditure to be utilized by the taxpayer outside the*  
24 *four (4) year period, that program shall govern the use of tax*  
25 *expenditure qualifying within the four (4) year period until the tax*  
26 *expenditure has been utilized under the program.*

27 ➔SECTION 2. A NEW SECTION OF KRS CHAPTER 6 IS CREATED TO

1 READ AS FOLLOWS:

2 **(1) The Interim Joint Committee on Appropriations and Revenue shall set aside**  
 3 **sufficient time during regularly scheduled interim meetings to evaluate the data**  
 4 **required to be posted to the Web site under Section 3 of this Act related to tax**  
 5 **expenditures and amounts of incentives claimed by taxpayers.**

6 **(2) During the interim of each odd-numbered year, the Interim Joint Committee on**  
 7 **Appropriations and Revenue shall provide recommendations for any changes to**  
 8 **the programs evaluated related to improving the efficiency or effectiveness of the**  
 9 **tax expenditures evaluated.**

10 ➔Section 3. KRS 154.12-2035 is amended to read as follows:

11 (1) The cabinet shall maintain a searchable electronic database on its Web site  
 12 containing information on the cost and status of the programs listed in subsection  
 13 (3)(a) of this section. The database shall include all projects approved at any time~~†~~  
 14 ~~in the last five (5) years~~ and shall include for each, where applicable, the following  
 15 information:

- 16 (a) The name of the program, the recipient or participant, the type of project, and  
 17 its location by county;
- 18 (b) Total and approved costs of the project or investment, and the amount of  
 19 incentives or other benefits authorized;
- 20 (c) For the Kentucky Business Investment Program and the Kentucky Enterprise  
 21 Initiative Act, the amount of incentives or other benefits actually recovered as  
 22 self-reported by the recipient;
- 23 (d) The number of new jobs estimated and, for the Kentucky Business Investment  
 24 Program, actually created, along with wage information for those jobs;
- 25 (e) Project status and the date and nature of the most recent activity; and
- 26 (f) Any other comparable data or information necessary to achieve transparency  
 27 and accountability for the specified programs.

1 (2) In addition to the electronic database required in subsection (1) of this section, the  
2 cabinet shall prepare an annual report on the programs listed in subsection (3) of  
3 this section and make it available on the Cabinet for Economic Development Web  
4 site by November 1 of each year. The report shall include all projects approved in  
5 the preceding fiscal year and shall provide for these projects the information  
6 specified in subsection (1) of this section plus aggregate data for each program,  
7 summary evaluations of program activity and effectiveness, and anything required  
8 by statute to be reported for any particular program. The report shall also list all  
9 projects that were approved in prior years but active at any time in the preceding  
10 fiscal year, although for these projects the report need not provide further data.

11 (3) The following programs shall be subject to the reporting requirements of this  
12 section:

13 (a) The electronic database required in subsection (1) of this section shall  
14 include:~~[the]~~

15 1. Bluegrass State Skills Corporation, grants-in-aid and skills training  
16 investment credit;

17 2. Kentucky Business Investment Program;

18 3. Kentucky Enterprise Initiative Act;

19 4. Office of Entrepreneurship programs;

20 5. Incentives for Energy Independence Act;

21 6. *All* Kentucky Economic Development Finance Authority *loans and*  
22 *grants, including the* small business and direct loan programs;

23 7. *Kentucky angel investment tax credit;*

24 8. *Tax increment financing program, for state participation projects;*

25 9. Kentucky Industrial Revitalization Act;

26 10. Kentucky Reinvestment Act;

27 11. Kentucky Small Business Tax Credit;

- 1           **12. Kentucky selling farmer tax credit;**
- 2           **13.** Economic development bonds;
- 3           **14.** Kentucky Industrial Development Act;
- 4           **15.** Kentucky Jobs Development Act;
- 5           **16.** Kentucky Jobs Retention Act;~~[the]~~
- 6           **17.** Kentucky Rural Economic Development Act; and
- 7           **18. Kentucky Investment Fund Act; and**

8           (b) The annual report required by subsection (2) of this section shall include all  
 9           programs listed in paragraph (a) of this subsection **and the amounts of tax**  
 10           **incentives claimed by taxpayers on returns filed with the Department of**  
 11           **Revenue as required by Section 4 of this Act**~~[plus the Kentucky Investment~~  
 12           Fund Act, and tax increment financing, state participation projects].

13          (4) The cabinet shall coordinate with any other agency necessary to supply the  
 14          information required by this section.

15          ➔Section 4. KRS 131.030 is amended to read as follows:

16          (1) The department~~[of Revenue]~~ shall exercise all administrative functions of the state  
 17          in relation to the:

- 18           **(a)** State revenue and tax laws;~~[the]~~
- 19           **(b)** Licensing and registering of motor vehicles;~~[the]~~
- 20           **(c)** Equalization of tax assessments;~~[the]~~
- 21           **(d)** Assessment of public utilities and public service corporations for taxes;~~[the]~~
- 22           **(e)** Assessment of franchises;~~[the]~~
- 23           **(f)** Supervision of tax collections;~~[the]~~ and~~[the]~~
- 24           **(g)** Enforcement of revenue and tax laws;~~[the]~~

25          either directly or through supervision of tax administration activity in other  
 26          **agencies**~~[departments]~~ to which the department may commit administration of  
 27          certain taxes.

1 (2) The department shall have all the powers and duties;

2 (a) With reference to assessment or equalization of the assessment of property~~[-~~  
3 ~~heretofore]~~ exercised or performed by any state board or commission;~~[-~~

4 ~~(3) The department shall have all the powers and duties.]~~

5 (b) Necessary to consider and settle tax cases under KRS 131.110 and refund  
6 claims made under KRS 134.580. The department is encouraged to settle  
7 controversies on a fair and equitable basis and shall be authorized to settle tax  
8 controversies based on the hazards of litigation applicable to them; and~~[-~~

9 ~~(4) The department shall have all the powers and duties.]~~

10 (c) Necessary to collect any debts owed to the Commonwealth, or any local  
11 government of the Commonwealth, that are referred to the department by an  
12 organizational unit or administrative body in the executive branch of state  
13 government, as defined in KRS 12.010, the Court of Justice in the judicial  
14 branch of state government, and any local government, under KRS 45.237 and  
15 45.241.

16 (3) (a) In order for the General Assembly to evaluate the efficiency or effectiveness  
17 of tax incentives, the department shall work jointly with the Cabinet for  
18 Economic Development to report amounts of tax incentives claimed on  
19 returns filed by taxpayers.

20 (b) The department shall provide, for each taxpayer, by taxable year or period,  
21 the amount of each tax incentive received as listed in the Cabinet for  
22 Economic Development's electronic database under Section 3 of this Act.

23 (c) The reporting of tax incentives received by taxpayers in prior taxable years  
24 or periods shall be reported by the department to the Cabinet for Economic  
25 Development by November 1, 2020, and on an ongoing, monthly basis as  
26 returns are processed by the department.

27 ➔Section 5. KRS 131.190 is amended to read as follows:

1 (1) No present or former commissioner or employee of the department, present or  
2 former member of a county board of assessment appeals, present or former property  
3 valuation administrator or employee, present or former secretary or employee of the  
4 Finance and Administration Cabinet, former secretary or employee of the Revenue  
5 Cabinet, or any other person, shall intentionally and without authorization inspect or  
6 divulge any information acquired by him of the affairs of any person, or information  
7 regarding the tax schedules, returns, or reports required to be filed with the  
8 department or other proper officer, or any information produced by a hearing or  
9 investigation, insofar as the information may have to do with the affairs of the  
10 person's business.

11 (2) The prohibition established by subsection (1) of this section shall not extend to:

12 (a) Information required in prosecutions for making false reports or returns of  
13 property for taxation, or any other infraction of the tax laws;

14 (b) Any matter properly entered upon any assessment record, or in any way made  
15 a matter of public record;

16 (c) Furnishing any taxpayer or his properly authorized agent with information  
17 respecting his own return;

18 (d) Testimony provided by the commissioner or any employee of the department  
19 in any court, or the introduction as evidence of returns or reports filed with the  
20 department, in an action for violation of state or federal tax laws or in any  
21 action challenging state or federal tax laws;

22 (e) Providing an owner of unmined coal, oil or gas reserves, and other mineral or  
23 energy resources assessed under KRS 132.820, or owners of surface land  
24 under which the unmined minerals lie, factual information about the owner's  
25 property derived from third-party returns filed for that owner's property, under  
26 the provisions of KRS 132.820, that is used to determine the owner's  
27 assessment. This information shall be provided to the owner on a confidential

- 1 basis, and the owner shall be subject to the penalties provided in KRS  
2 131.990(2). The third-party filer shall be given prior notice of any disclosure  
3 of information to the owner that was provided by the third-party filer;
- 4 (f) Providing to a third-party purchaser pursuant to an order entered in a  
5 foreclosure action filed in a court of competent jurisdiction, factual  
6 information related to the owner or lessee of coal, oil, gas reserves, or any  
7 other mineral resources assessed under KRS 132.820. The department may  
8 promulgate an administrative regulation establishing a fee schedule for the  
9 provision of the information described in this paragraph. Any fee imposed  
10 shall not exceed the greater of the actual cost of providing the information or  
11 ten dollars (\$10);
- 12 (g) Providing information to a licensing agency, the Transportation Cabinet, or  
13 the Kentucky Supreme Court under KRS 131.1817;
- 14 (h) Statistics of gasoline and special fuels gallonage reported to the department  
15 under KRS 138.210 to 138.448;
- 16 (i) Providing any utility gross receipts license tax return information that is  
17 necessary to administer the provisions of KRS 160.613 to 160.617 to  
18 applicable school districts on a confidential basis;
- 19 (j) Providing documents, data, or other information to a third party pursuant to an  
20 order issued by a court of competent jurisdiction; or
- 21 (k) Providing information to the Legislative Research Commission under:
- 22 1. KRS 139.519 for purposes of the sales and use tax refund on building  
23 materials used for disaster recovery;
  - 24 2. KRS 141.436 for purposes of the energy efficiency products credits;
  - 25 3. KRS 141.437 for purposes of the ENERGY STAR home and the  
26 ENERGY STAR manufactured home credits;
  - 27 4. KRS 148.544 for purposes of the film industry incentives;

- 1           5.    KRS 154.26-095 for purposes of the Kentucky industrial revitalization  
2           tax credits and the job assessment fees;
- 3           6.    KRS 141.068 for purposes of the Kentucky investment fund;
- 4           7.    KRS 141.396 for purposes of the angel investor tax credit;
- 5           8.    KRS 141.389 for purposes of the distilled spirits credit;
- 6           9.    KRS 141.408 for purposes of the inventory credit; and
- 7           10.   KRS 141.390 for purposes of the recycling and composting credit.
- 8   (3)   The commissioner shall make available any information for official use only and on  
9           a confidential basis to the proper officer, agency, board or commission of this state,  
10           any Kentucky county, any Kentucky city, any other state, or the federal government,  
11           under reciprocal agreements whereby the department shall receive similar or useful  
12           information in return.
- 13   (4)   Access to and inspection of information received from the Internal Revenue Service  
14           is for department use only, and is restricted to tax administration purposes.  
15           Information received from the Internal Revenue Service shall not be made available  
16           to any other agency of state government, or any county, city, or other state, and shall  
17           not be inspected intentionally and without authorization by any present secretary or  
18           employee of the Finance and Administration Cabinet, commissioner or employee of  
19           the department, or any other person.
- 20   (5)   Statistics of crude oil as reported to the Department of Revenue under the crude oil  
21           excise tax requirements of KRS Chapter 137 and statistics of natural gas production  
22           as reported to the Department of Revenue under the natural resources severance tax  
23           requirements of KRS Chapter 143A may be made public by the department by  
24           release to the Energy and Environment Cabinet, Department for Natural Resources.
- 25   (6)   Notwithstanding any provision of law to the contrary, beginning with mine-map  
26           submissions for the 1989 tax year, the department may make public or divulge only  
27           those portions of mine maps submitted by taxpayers to the department pursuant to

1 KRS Chapter 132 for ad valorem tax purposes that depict the boundaries of mined-  
 2 out parcel areas. These electronic maps shall not be relied upon to determine actual  
 3 boundaries of mined-out parcel areas. Property boundaries contained in mine maps  
 4 required under KRS Chapters 350 and 352 shall not be construed to constitute land  
 5 surveying or boundary surveys as defined by KRS 322.010 and any administrative  
 6 regulations promulgated thereto.

7 **(7) The prohibition established by subsection (1) of this section shall not extend to**  
 8 **any information required to be posted on a Web site by the department and the**  
 9 **Cabinet for Economic Development under Section 3 or 4 of this Act.**

10 ➔SECTION 6. A NEW SECTION OF KRS CHAPTER 230 IS CREATED TO  
 11 READ AS FOLLOWS:

12 **The racing commission shall maintain on its Web site monthly reports of the excise**  
 13 **taxes imposed under KRS Chapters 138 and 230, by race track and revenue source,**  
 14 **including:**

15 **(1) The amount of moneys earmarked for the various development funds,**  
 16 **improvement funds, track or purse allocations, and research or industry**  
 17 **programs, where the moneys are appropriated by statute instead of through**  
 18 **biennial appropriations;**

19 **(2) The amount of moneys deposited in the general fund;**

20 **(3) A comparison of total taxable handle, by type of handle, displayed as:**

21 **(a) 1. The current month amounts;**

22 **2. Compared to same month amounts of the prior fiscal year; and**

23 **3. The percentage change between the two (2) monthly amounts; and**

24 **(b) 1. The year-to-date total for the current fiscal year;**

25 **2. Compared to the year-to-date total for the prior fiscal year; and**

26 **3. The percentage change between the two (2) year-to-date totals;**

27 **(4) A comparison of the total excise tax, by use or type of fund, displayed as:**

- 1        (a) 1. The current month amounts;  
2                2. Compared to same month amounts of the prior fiscal year; and  
3                3. The percentage change between the two (2) monthly amounts; and

- 4        (b) 1. The year-to-date total for the current fiscal year;  
5                2. Compared to the year-to-date total for the prior fiscal year; and  
6                3. The percentage change between the two (2) year-to-date totals;

7        (5) A report detailing total live racing and simulcast wagering, displayed as:

- 8        (a) 1. The current month amounts;  
9                2. Compared to same month amounts of the prior fiscal year; and  
10               3. The percentage change between the two (2) monthly amounts; and

- 11       (b) 1. The year-to-date total for the current fiscal year;  
12               2. Compared to the year-to-date total for the prior fiscal year; and  
13               3. The percentage change between the two (2) year-to-date totals;

14       (6) A report detailing live racing and simulcast wagering by race track, displayed as:

- 15       (a) 1. The current month amounts;  
16               2. Compared to same month amounts of the prior fiscal year; and  
17               3. The percentage change between the two (2) monthly amounts; and

- 18       (b) 1. The year-to-date total for the current fiscal year;  
19               2. Compared to the year-to-date total for the prior fiscal year; and  
20               3. The percentage change between the two (2) year-to-date totals;

21       (7) A report detailing Kentucky resident advance deposit wagering, including the  
22       total in-state handle, the total out-of-state handle, and the total of all advance  
23       deposit wagering handle, displayed as:

- 24       (a) 1. The current month amounts;  
25               2. Compared to same month amounts of the prior fiscal year; and  
26               3. The percentage change between the two (2) monthly amounts; and

- 27       (b) 1. The year-to-date total for the current fiscal year;

1           2. Compared to the year-to-date total for the prior fiscal year; and

2           3. The percentage change between the two (2) year-to-date totals;

3 (8) A report detailing Kentucky resident advance deposit wagering by account holder,  
4 displayed as:

5 (a) The percentage of total wagered for the month for each account holder;

6 (b) 1. The current month amounts;

7           2. Compared to same month amounts of the prior fiscal year; and

8           3. The percentage change between the two (2) monthly amounts;

9 (c) The percentage of total wagered for the year-to-date total for the current  
10 fiscal year; and

11 (d) 1. The year-to-date total for the current fiscal year;

12           2. Compared to the year-to-date total for the prior fiscal year; and

13           3. The percentage change between the two (2) year-to-date totals;

14 (9) A report detailing the total Kentucky historical horse racing data, displayed as:

15 (a) 1. The current month amounts;

16           2. Compared to same month amounts of the prior fiscal year; and

17           3. The percentage change between the two (2) monthly amounts; and

18 (b) 1. The year-to-date total for the current fiscal year;

19           2. Compared to the year-to-date total for the prior fiscal year; and

20           3. The percentage change between the two (2) year-to-date totals; and

21 (10) A report detailing the total Kentucky historical horse racing data by historical  
22 horse racing location, displayed as:

23 (a) 1. The current month amounts;

24           2. Compared to same month amounts of the prior fiscal year; and

25           3. The percentage change between the two (2) monthly amounts; and

26 (b) 1. The year-to-date total for the current fiscal year;

27           2. Compared to the year-to-date total for the prior fiscal year; and

1           3. The percentage change between the two (2) year-to-date totals.

2           ➔SECTION 7. A NEW SECTION OF KRS CHAPTER 139 IS CREATED TO  
3 READ AS FOLLOWS:

4           (1) Notwithstanding KRS 134.580(3) and 139.770, a person engaged in  
5           manufacturing or industrial processing at a plant facility located in this state may  
6           apply for a refund equal to the amount of Kentucky sales or use tax paid on the  
7           purchase of machinery for new and expanded industry on or after August 1,  
8           2020, and before August 1, 2024, reduced by the amount of vendor compensation  
9           allowed under KRS 139.570.

10          (2) The person engaged in manufacturing or industrial processing shall file an  
11          application for preapproval with the department, on a form provided by the  
12          department, prior to purchasing machinery for new and expanded industry that  
13          shall include:

14           (a) A listing of the machinery to be purchased;

15           (b) The estimated cost of the machinery; and

16           (c) Any other information the department may require.

17          (3) The department shall acknowledge receipt of the application for preapproval  
18          within thirty (30) days of receipt.

19          (4) The person engaged in manufacturing or industrial processing shall file an  
20          application for refund within four (4) years from the date the machinery was  
21          purchased under KRS 134.580. The application shall include documentation that  
22          the:

23           (a) Machinery meets the requirements of machinery for new and expanded  
24           industry; and

25           (b) Kentucky sales and use tax was paid on the purchase of the machinery.

26          (5) The burden of proof that the purchase of the machinery qualifies for the  
27          incentive provided under this section shall be upon the applicant.

1 **(6) Interest shall not be allowed or paid on any refund made under this section.**

2 **(7) (a) In order for the General Assembly to evaluate the effectiveness of tax**  
3 **incentives under this section, the department shall provide the following**  
4 **information about the taxpayers receiving tax incentives and the amounts of**  
5 **tax incentives received:**

6 **1. The name and address of the taxpayer;**

7 **2. The location, by county, of the plant facility where the machinery for**  
8 **new and expanded industry was installed;**

9 **3. Whether the machinery was:**

10 **a. Incorporated for the first time into new or existing plant**  
11 **facilities; or**

12 **b. Installed in the place of existing plant machinery having a lesser**  
13 **productive capacity;**

14 **4. If the machinery increases the productive capacity, a description of**  
15 **how the machinery:**

16 **a. Increases the consumption of recycled materials at the plant**  
17 **facility;**

18 **b. Performs a different function;**

19 **c. Is used to manufacture a different product; or**

20 **d. Has a greater productive capacity; and**

21 **5. The amount of refund received.**

22 **(b) The information required under paragraph (a) of this subsection shall be**  
23 **submitted to the Interim Joint Committee on Appropriations and Revenue**  
24 **by the department no later than July 1, 2021, and on each July 1 annually**  
25 **thereafter, as long as any sales and use tax refund is made by the**  
26 **department for this tax incentive.**

27 ➔Section 8. KRS 139.480 is amended to read as follows:

- 1 Any other provision of this chapter to the contrary notwithstanding, the terms "sale at  
2 retail," "retail sale," "use," "storage," and "consumption," as used in this chapter, shall not  
3 include the sale, use, storage, or other consumption of:
- 4 (1) Locomotives or rolling stock, including materials for the construction, repair, or  
5 modification thereof, or fuel or supplies for the direct operation of locomotives and  
6 trains, used or to be used in interstate commerce;
  - 7 (2) Coal for the manufacture of electricity;
  - 8 (3) (a) All energy or energy-producing fuels used in the course of manufacturing,  
9 processing, mining, or refining and any related distribution, transmission, and  
10 transportation services for this energy that are billed to the user, to the extent  
11 that the cost of the energy or energy-producing fuels used, and related  
12 distribution, transmission, and transportation services for this energy that are  
13 billed to the user exceed three percent (3%) of the cost of production.  
14 (b) Cost of production shall be computed on the basis of a plant facility, which  
15 shall include all operations within the continuous, unbroken, integrated  
16 manufacturing or industrial processing process that ends with a product  
17 packaged and ready for sale.  
18 (c) A person who performs a manufacturing or industrial processing activity for a  
19 fee and does not take ownership of the tangible personal property that is  
20 incorporated into, or becomes the product of, the manufacturing or industrial  
21 processing activity is a toller. For periods on or after July 1, 2018, the costs of  
22 the tangible personal property shall be excluded from the toller's cost of  
23 production at a plant facility with tolling operations in place as of July 1,  
24 2018.  
25 (d) For plant facilities that begin tolling operations after July 1, 2018, the costs of  
26 tangible personal property shall be excluded from the toller's cost of  
27 production if the toller:

- 1           1.   Maintains a binding contract for periods after July 1, 2018, that governs  
2           the terms, conditions, and responsibilities with a separate legal entity,  
3           which holds title to the tangible personal property that is incorporated  
4           into, or becomes the product of, the manufacturing or industrial  
5           processing activity;
- 6           2.   Maintains accounting records that show the expenses it incurs to fulfill  
7           the binding contract that include but are not limited to energy or energy-  
8           producing fuels, materials, labor, procurement, depreciation,  
9           maintenance, taxes, administration, and office expenses;
- 10          3.   Maintains separate payroll, bank accounts, tax returns, and other records  
11          that demonstrate its independent operations in the performance of its  
12          tolling responsibilities;
- 13          4.   Demonstrates one (1) or more substantial business purposes for the  
14          tolling operations germane to the overall manufacturing, industrial  
15          processing activities, or corporate structure at the plant facility. A  
16          business purpose is a purpose other than the reduction of sales tax  
17          liability for the purchases of energy and energy-producing fuels; and
- 18          5.   Provides information to the department upon request that documents  
19          fulfillment of the requirements in subparagraphs 1. to 4. of this  
20          paragraph and gives an overview of its tolling operations with an  
21          explanation of how the tolling operations relate and connect with all  
22          other manufacturing or industrial processing activities occurring at the  
23          plant facility.
- 24   (4)   Livestock of a kind the products of which ordinarily constitute food for human  
25          consumption, provided the sales are made for breeding or dairy purposes and by or  
26          to a person regularly engaged in the business of farming;
- 27   (5)   Poultry for use in breeding or egg production;

- 1 (6) Farm work stock for use in farming operations;
- 2 (7) Seeds, the products of which ordinarily constitute food for human consumption or  
3 are to be sold in the regular course of business, and commercial fertilizer to be  
4 applied on land, the products from which are to be used for food for human  
5 consumption or are to be sold in the regular course of business; provided such sales  
6 are made to farmers who are regularly engaged in the occupation of tilling and  
7 cultivating the soil for the production of crops as a business, or who are regularly  
8 engaged in the occupation of raising and feeding livestock or poultry or producing  
9 milk for sale; and provided further that tangible personal property so sold is to be  
10 used only by those persons designated above who are so purchasing;
- 11 (8) Insecticides, fungicides, herbicides, rodenticides, and other farm chemicals to be  
12 used in the production of crops as a business, or in the raising and feeding of  
13 livestock or poultry, the products of which ordinarily constitute food for human  
14 consumption;
- 15 (9) Feed, including pre-mixes and feed additives, for livestock or poultry of a kind the  
16 products of which ordinarily constitute food for human consumption;
- 17 ~~(10) Machinery for new and expanded industry;~~
- 18 ~~(11)~~ Farm machinery. As used in this section, the term "farm machinery":
- 19 (a) Means machinery used exclusively and directly in the occupation of:
- 20 1. Tilling the soil for the production of crops as a business;
- 21 2. Raising and feeding livestock or poultry for sale; or
- 22 3. Producing milk for sale;
- 23 (b) Includes machinery, attachments, and replacements therefor, repair parts, and  
24 replacement parts which are used or manufactured for use on, or in the  
25 operation of farm machinery and which are necessary to the operation of the  
26 machinery, and are customarily so used, including but not limited to combine  
27 header wagons, combine header trailers, or any other implements specifically

1 designed and used to move or transport a combine head; and

2 (c) Does not include:

- 3 1. Automobiles;
- 4 2. Trucks;
- 5 3. Trailers, except combine header trailers; or
- 6 4. Truck-trailer combinations;

7 ~~(11)~~~~(12)~~ Tombstones and other memorial grave markers;

8 ~~(12)~~~~(13)~~ On-farm facilities used exclusively for grain or soybean storing, drying,  
9 processing, or handling. The exemption applies to the equipment, machinery,  
10 attachments, repair and replacement parts, and any materials incorporated into the  
11 construction, renovation, or repair of the facilities;

12 ~~(13)~~~~(14)~~ On-farm facilities used exclusively for raising poultry or livestock. The  
13 exemption shall apply to the equipment, machinery, attachments, repair and  
14 replacement parts, and any materials incorporated into the construction, renovation,  
15 or repair of the facilities. The exemption shall apply but not be limited to vent board  
16 equipment, waterer and feeding systems, brooding systems, ventilation systems,  
17 alarm systems, and curtain systems. In addition, the exemption shall apply whether  
18 or not the seller is under contract to deliver, assemble, and incorporate into real  
19 estate the equipment, machinery, attachments, repair and replacement parts, and any  
20 materials incorporated into the construction, renovation, or repair of the facilities;

21 ~~(14)~~~~(15)~~ Gasoline, special fuels, liquefied petroleum gas, and natural gas used  
22 exclusively and directly to:

- 23 (a) Operate farm machinery as defined in subsection ~~(10)~~~~(11)~~ of this section;
- 24 (b) Operate on-farm grain or soybean drying facilities as defined in subsection  
25 ~~(12)~~~~(13)~~ of this section;
- 26 (c) Operate on-farm poultry or livestock facilities defined in subsection ~~(13)~~~~(14)~~  
27 of this section;

- 1 (d) Operate on-farm ratite facilities defined in subsection ~~(22)~~~~(23)~~ of this  
2 section;
- 3 (e) Operate on-farm llama or alpaca facilities as defined in subsection ~~(24)~~~~(25)~~  
4 of this section; or
- 5 (f) Operate on-farm dairy facilities;
- 6 ~~(15)~~~~(16)~~ Textbooks, including related workbooks and other course materials, purchased  
7 for use in a course of study conducted by an institution which qualifies as a  
8 nonprofit educational institution under KRS 139.495. The term "course materials"  
9 means only those items specifically required of all students for a particular course  
10 but shall not include notebooks, paper, pencils, calculators, tape recorders, or  
11 similar student aids;
- 12 ~~(16)~~~~(17)~~ Any property which has been certified as an alcohol production facility as  
13 defined in KRS 247.910;
- 14 ~~(17)~~~~(18)~~ Aircraft, repair and replacement parts therefor, and supplies, except fuel, for  
15 the direct operation of aircraft in interstate commerce and used exclusively for the  
16 conveyance of property or passengers for hire. Nominal intrastate use shall not  
17 subject the property to the taxes imposed by this chapter;
- 18 ~~(18)~~~~(19)~~ Any property which has been certified as a fluidized bed energy production  
19 facility as defined in KRS 211.390;
- 20 ~~(19)~~~~(20)~~ (a) 1. Any property to be incorporated into the construction, rebuilding,  
21 modification, or expansion of a blast furnace or any of its components or  
22 appurtenant equipment or structures as part of an approved supplemental  
23 project, as defined by KRS 154.26-010; and
- 24 2. Materials, supplies, and repair or replacement parts purchased for use in  
25 the operation and maintenance of a blast furnace and related carbon  
26 steel-making operations as part of an approved supplemental project, as  
27 defined by KRS 154.26-010.

1 (b) The exemptions provided in this subsection shall be effective for sales made:

2 1. On and after July 1, 2018; and

3 2. During the term of a supplemental project agreement entered into  
4 pursuant to KRS 154.26-090;

5 ~~(20)~~~~(21)~~ Beginning on October 1, 1986, food or food products purchased for human  
6 consumption with food coupons issued by the United States Department of  
7 Agriculture pursuant to the Food Stamp Act of 1977, as amended, and required to  
8 be exempted by the Food Security Act of 1985 in order for the Commonwealth to  
9 continue participation in the federal food stamp program;

10 ~~(21)~~~~(22)~~ Machinery or equipment purchased or leased by a business, industry, or  
11 organization in order to collect, source separate, compress, bale, shred, or otherwise  
12 handle waste materials if the machinery or equipment is primarily used for recycling  
13 purposes;

14 ~~(22)~~~~(23)~~ Ratite birds and eggs to be used in an agricultural pursuit for the breeding and  
15 production of ratite birds, feathers, hides, breeding stock, eggs, meat, and ratite by-  
16 products, and the following items used in this agricultural pursuit:

17 (a) Feed and feed additives;

18 (b) Insecticides, fungicides, herbicides, rodenticides, and other farm chemicals;

19 (c) On-farm facilities, including equipment, machinery, attachments, repair and  
20 replacement parts, and any materials incorporated into the construction,  
21 renovation, or repair of the facilities. The exemption shall apply to incubation  
22 systems, egg processing equipment, waterer and feeding systems, brooding  
23 systems, ventilation systems, alarm systems, and curtain systems. In addition,  
24 the exemption shall apply whether or not the seller is under contract to deliver,  
25 assemble, and incorporate into real estate the equipment, machinery,  
26 attachments, repair and replacement parts, and any materials incorporated into  
27 the construction, renovation, or repair of the facilities;

1 ~~(23)~~~~(24)~~ Embryos and semen that are used in the reproduction of livestock, if the  
2 products of these embryos and semen ordinarily constitute food for human  
3 consumption, and if the sale is made to a person engaged in the business of farming;

4 ~~(24)~~~~(25)~~ Llamas and alpacas to be used as beasts of burden or in an agricultural pursuit  
5 for the breeding and production of hides, breeding stock, fiber and wool products,  
6 meat, and llama and alpaca by-products, and the following items used in this  
7 pursuit:

8 (a) Feed and feed additives;

9 (b) Insecticides, fungicides, herbicides, rodenticides, and other farm chemicals;  
10 and

11 (c) On-farm facilities, including equipment, machinery, attachments, repair and  
12 replacement parts, and any materials incorporated into the construction,  
13 renovation, or repair of the facilities. The exemption shall apply to waterer  
14 and feeding systems, ventilation systems, and alarm systems. In addition, the  
15 exemption shall apply whether or not the seller is under contract to deliver,  
16 assemble, and incorporate into real estate the equipment, machinery,  
17 attachments, repair and replacement parts, and any materials incorporated into  
18 the construction, renovation, or repair of the facilities;

19 ~~(25)~~~~(26)~~ Baling twine and baling wire for the baling of hay and straw;

20 ~~(26)~~~~(27)~~ Water sold to a person regularly engaged in the business of farming and used  
21 in the:

22 (a) Production of crops;

23 (b) Production of milk for sale; or

24 (c) Raising and feeding of:

25 1. Livestock or poultry, the products of which ordinarily constitute food for  
26 human consumption; or

27 2. Ratites, llamas, alpacas, buffalo, cervids or aquatic organisms;

1 ~~(27)~~~~(28)~~ Buffalos to be used as beasts of burden or in an agricultural pursuit for the  
2 production of hides, breeding stock, meat, and buffalo by-products, and the  
3 following items used in this pursuit:

- 4 (a) Feed and feed additives;
- 5 (b) Insecticides, fungicides, herbicides, rodenticides, and other farm chemicals;
- 6 (c) On-farm facilities, including equipment, machinery, attachments, repair and  
7 replacement parts, and any materials incorporated into the construction,  
8 renovation, or repair of the facilities. The exemption shall apply to waterer  
9 and feeding systems, ventilation systems, and alarm systems. In addition, the  
10 exemption shall apply whether or not the seller is under contract to deliver,  
11 assemble, and incorporate into real estate the equipment, machinery,  
12 attachments, repair and replacement parts, and any materials incorporated into  
13 the construction, renovation, or repair of the facilities;

14 ~~(28)~~~~(29)~~ Aquatic organisms sold directly to or raised by a person regularly engaged in  
15 the business of producing products of aquaculture, as defined in KRS 260.960, for  
16 sale, and the following items used in this pursuit:

- 17 (a) Feed and feed additives;
- 18 (b) Water;
- 19 (c) Insecticides, fungicides, herbicides, rodenticides, and other farm chemicals;  
20 and
- 21 (d) On-farm facilities, including equipment, machinery, attachments, repair and  
22 replacement parts, and any materials incorporated into the construction,  
23 renovation, or repair of the facilities and, any gasoline, special fuels, liquefied  
24 petroleum gas, or natural gas used to operate the facilities. The exemption  
25 shall apply, but not be limited to: waterer and feeding systems; ventilation,  
26 aeration, and heating systems; processing and storage systems; production  
27 systems such as ponds, tanks, and raceways; harvest and transport equipment

1 and systems; and alarm systems. In addition, the exemption shall apply  
2 whether or not the seller is under contract to deliver, assemble, and  
3 incorporate into real estate the equipment, machinery, attachments, repair and  
4 replacement parts, and any materials incorporated into the construction,  
5 renovation, or repair of the facilities;

6 ~~(29)~~~~(30)~~ Members of the genus cervidae permitted by KRS Chapter 150 that are used  
7 for the production of hides, breeding stock, meat, and cervid by-products, and the  
8 following items used in this pursuit:

- 9 (a) Feed and feed additives;
- 10 (b) Insecticides, fungicides, herbicides, rodenticides, and other chemicals; and
- 11 (c) On-site facilities, including equipment, machinery, attachments, repair and  
12 replacement parts, and any materials incorporated into the construction,  
13 renovation, or repair of the facilities. In addition, the exemption shall apply  
14 whether or not the seller is under contract to deliver, assemble, and  
15 incorporate into real estate the equipment, machinery, attachments, repair and  
16 replacement parts, and any materials incorporated into the construction,  
17 renovation, or repair of the facilities;

18 ~~(30)~~~~(31)~~ (a) Repair or replacement parts for the direct operation or maintenance of a  
19 motor vehicle, including any towed unit, used exclusively in interstate  
20 commerce for the conveyance of property or passengers for hire, provided the  
21 motor vehicle is licensed for use on the highway and its declared gross vehicle  
22 weight with any towed unit is forty-four thousand and one (44,001) pounds or  
23 greater. Nominal intrastate use shall not subject the property to the taxes  
24 imposed by this chapter;

25 (b) Repair or replacement parts for the direct operation and maintenance of a  
26 motor vehicle operating under a charter bus certificate issued by the  
27 Transportation Cabinet under KRS Chapter 281, or under similar authority

1 granted by the United States Department of Transportation; and

2 (c) For the purposes of this subsection, "repair or replacement parts" means tires,  
3 brakes, engines, transmissions, drive trains, chassis, body parts, and their  
4 components. "Repair or replacement parts" shall not include fuel, machine  
5 oils, hydraulic fluid, brake fluid, grease, supplies, or accessories not essential  
6 to the operation of the motor vehicle itself, except when sold as part of the  
7 assembled unit, such as cigarette lighters, radios, lighting fixtures not  
8 otherwise required by the manufacturer for operation of the vehicle, or tool or  
9 utility boxes; and

10 ~~(31)~~~~(32)~~ Food donated by a retail food establishment or any other entity regulated  
11 under KRS 217.127 to a nonprofit organization for distribution to the needy.

12 ➔Section 9. KRS 141.434 is amended to read as follows:

13 (1) There is hereby created a Kentucky New Markets Development Program tax credit.

14 (2) A person or entity that makes a qualified equity investment earns a vested right to  
15 the tax credit created by subsection (1) of this section. The amount of the credit  
16 shall be equal to thirty-nine percent (39%) of the purchase price of the qualified  
17 equity investment made by the person or entity claiming the credit. The tax credit  
18 may be utilized as follows:

19 (a) The holder of the qualified equity investment on a particular credit allowance  
20 date of the qualified equity investment, whether it be the original purchaser or  
21 subsequent holder of the qualified equity investment, may utilize a portion of  
22 the tax credit against its tax liability for the taxable year that includes the  
23 credit allowance date equal to the applicable percentage for the credit  
24 allowance date multiplied by the purchase price paid for the qualified equity  
25 investment;

26 (b) Any tax credit that a taxpayer may not utilize during a particular year may be  
27 carried forward for use in any subsequent tax year; and

1 (c) An insurance company claiming a tax credit against the insurance premium  
2 tax is not required to pay additional retaliatory tax levied pursuant to KRS  
3 304.3-270.

4 (3) No tax credit claimed under this section may be sold or transferred. Tax credits that  
5 a partnership, limited liability company, S corporation, or other pass-through entity  
6 claims may be allocated to the partners, members, or shareholders of the entity for  
7 their direct use in accordance with the provisions of any agreement among the  
8 partners, members, or shareholders.

9 (4) The total amount of tax credits that may be awarded by the department pursuant to  
10 KRS 141.432 to 141.434 shall be limited to ten million dollars (\$10,000,000) in  
11 each fiscal year. On or after July 1, 2024, or once the department has certified a  
12 cumulative amount of qualified equity investments that can result in the utilization  
13 of this total amount of tax credits in a fiscal year, the department ~~shall~~~~may~~ not  
14 certify any more qualified equity investments. This limitation on qualified equity  
15 investments shall be based on scheduled utilization of tax credits without regard to  
16 the potential for taxpayers to carry forward tax credits to subsequent tax years.

17 (5) (a) In order for the General Assembly to evaluate the effectiveness of the tax  
18 credit under this section, the department shall provide the following  
19 information on a cumulative basis for each taxable year to provide a  
20 historical impact of the tax credit to the Commonwealth:

21 1. The name and address of each qualified community development  
22 entity with which an equity investment is made by a taxpayer;

23 2. All information received by the department under KRS 141.433 related  
24 to the qualified community development entity relevant to evaluating  
25 the effectiveness of the tax incentive;

26 3. The name and address of each taxpayer claiming a tax credit for  
27 investments made with each qualified community development entity;

1           4. The amount of tax credit received; and

2           5. The amount of tax credit carried forward to a subsequent taxable year.

3           (b) The information required under paragraph (a) of this subsection shall be  
 4           submitted to the Interim Joint Committee on Appropriations and Revenue  
 5           by the department no later than November 1, 2020, and on each November  
 6           1 annually thereafter, as long as the tax incentive is claimed on any return  
 7           processed by the department.

8           ➔Section 10. KRS 139.470 is amended to read as follows:

9           There are excluded from the computation of the amount of taxes imposed by this chapter:

10          (1) Gross receipts from the sale of, and the storage, use, or other consumption in this  
 11              state of, tangible personal property or digital property which this state is prohibited  
 12              from taxing under the Constitution or laws of the United States, or under the  
 13              Constitution of this state;

14          (2) Gross receipts from sales of, and the storage, use, or other consumption in this state  
 15              of:

16              (a) Nonreturnable and returnable containers when sold without the contents to  
 17              persons who place the contents in the container and sell the contents together  
 18              with the container; and

19              (b) Returnable containers when sold with the contents in connection with a retail  
 20              sale of the contents or when resold for refilling;

21              As used in this section the term "returnable containers" means containers of a kind  
 22              customarily returned by the buyer of the contents for reuse. All other containers are  
 23              "nonreturnable containers";

24          (3) Gross receipts from occasional sales of tangible personal property or digital  
 25              property and the storage, use, or other consumption in this state of tangible personal  
 26              property or digital property, the transfer of which to the purchaser is an occasional  
 27              sale;

- 1 (4) Gross receipts from sales of tangible personal property to a common carrier,  
2 shipped by the retailer via the purchasing carrier under a bill of lading, whether the  
3 freight is paid in advance or the shipment is made freight charges collect, to a point  
4 outside this state and the property is actually transported to the out-of-state  
5 destination for use by the carrier in the conduct of its business as a common carrier;
- 6 (5) Gross receipts from sales of tangible personal property sold through coin-operated  
7 bulk vending machines, if the sale amounts to fifty cents (\$0.50) or less, if the  
8 retailer is primarily engaged in making the sales and maintains records satisfactory  
9 to the department. As used in this subsection, "bulk vending machine" means a  
10 vending machine containing unsorted merchandise which, upon insertion of a coin,  
11 dispenses the same in approximately equal portions, at random and without  
12 selection by the customer;
- 13 (6) Gross receipts from sales to any cabinet, department, bureau, commission, board, or  
14 other statutory or constitutional agency of the state and gross receipts from sales to  
15 counties, cities, or special districts as defined in KRS 65.005. This exemption shall  
16 apply only to purchases of tangible personal property, digital property, or services  
17 for use solely in the government function. A purchaser not qualifying as a  
18 governmental agency or unit shall not be entitled to the exemption even though the  
19 purchaser may be the recipient of public funds or grants;
- 20 (7) (a) Gross receipts from the sale of sewer services, water, and fuel to Kentucky  
21 residents for use in heating, water heating, cooking, lighting, and other  
22 residential uses. As used in this subsection, "fuel" shall include but not be  
23 limited to natural gas, electricity, fuel oil, bottled gas, coal, coke, and wood.  
24 Determinations of eligibility for the exemption shall be made by the  
25 department;
- 26 (b) In making the determinations of eligibility, the department shall exempt from  
27 taxation all gross receipts derived from sales:

- 1           1. Classified as "residential" by a utility company as defined by applicable  
2           tariffs filed with and accepted by the Public Service Commission;
- 3           2. Classified as "residential" by a municipally owned electric distributor  
4           which purchases its power at wholesale from the Tennessee Valley  
5           Authority;
- 6           3. Classified as "residential" by the governing body of a municipally owned  
7           electric distributor which does not purchase its power from the  
8           Tennessee Valley Authority, if the "residential" classification is  
9           reasonably consistent with the definitions of "residential" contained in  
10          tariff filings accepted and approved by the Public Service Commission  
11          with respect to utilities which are subject to Public Service Commission  
12          regulation.

13           If the service is classified as residential, use other than for "residential"  
14           purposes by the customer shall not negate the exemption;

15          (c) The exemption shall not apply if charges for sewer service, water, and fuel are  
16          billed to an owner or operator of a multi-unit residential rental facility or  
17          mobile home and recreational vehicle park other than residential  
18          classification; and

19          (d) The exemption shall apply also to residential property which may be held by  
20          legal or equitable title, by the entireties, jointly, in common, as a  
21          condominium, or indirectly by the stock ownership or membership  
22          representing the owner's or member's proprietary interest in a corporation  
23          owning a fee or a leasehold initially in excess of ninety-eight (98) years;

24          (8) Gross receipts from sales to an out-of-state agency, organization, or institution  
25          exempt from sales and use tax in its state of residence when that agency,  
26          organization, or institution gives proof of its tax-exempt status to the retailer and the  
27          retailer maintains a file of the proof;

- 1 (9) (a) Gross receipts derived from the sale of, the following tangible personal  
2 property to a manufacturer or industrial processor if the property is to be  
3 directly used in the manufacturing or industrial processing process of tangible  
4 personal property at a plant facility and which will be for sale:
- 5 1. Materials which enter into and become an ingredient or component part  
6 of the manufactured product;
  - 7 2. Other tangible personal property which is directly used in the  
8 manufacturing or industrial processing process, if the property has a  
9 useful life of less than one (1) year. Specifically these items are  
10 categorized as follows:
    - 11 a. Materials. This refers to the raw materials which become an  
12 ingredient or component part of supplies or industrial tools exempt  
13 under subdivisions b. and c. below;
    - 14 b. Supplies. This category includes supplies such as lubricating and  
15 compounding oils, grease, machine waste, abrasives, chemicals,  
16 solvents, fluxes, anodes, filtering materials, fire brick, catalysts,  
17 dyes, refrigerants, and explosives. The supplies indicated above  
18 need not come in direct contact with a manufactured product to be  
19 exempt. "Supplies" does not include repair, replacement, or spare  
20 parts of any kind; and
    - 21 c. Industrial tools. This group is limited to hand tools such as jigs,  
22 dies, drills, cutters, rolls, reamers, chucks, saws, and spray guns  
23 and to tools attached to a machine such as molds, grinding balls,  
24 grinding wheels, dies, bits, and cutting blades. Normally, for  
25 industrial tools to be considered directly used in the manufacturing  
26 or industrial processing process, they shall come into direct contact  
27 with the product being manufactured or processed; and

- 1           3. Materials and supplies that are not reusable in the same manufacturing  
2           or industrial processing process at the completion of a single  
3           manufacturing or processing cycle. A single manufacturing cycle shall  
4           be considered to be the period elapsing from the time the raw materials  
5           enter into the manufacturing process until the finished product emerges  
6           at the end of the manufacturing process.
- 7           (b) The property described in paragraph (a) of this subsection shall be regarded as  
8           having been purchased for resale.
- 9           (c) For purposes of this subsection, a manufacturer or industrial processor  
10          includes an individual or business entity that performs only part of the  
11          manufacturing or industrial processing activity, and the person or business  
12          entity need not take title to tangible personal property that is incorporated into,  
13          or becomes the product of, the activity.
- 14          (d) The exemption provided in this subsection does not include repair,  
15          replacement, or spare parts;
- 16       (10) Any water use fee paid or passed through to the Kentucky River Authority by  
17          facilities using water from the Kentucky River basin to the Kentucky River  
18          Authority in accordance with KRS 151.700 to 151.730 and administrative  
19          regulations promulgated by the authority;
- 20       (11) Gross receipts from the sale of newspaper inserts or catalogs purchased for storage,  
21          use, or other consumption outside this state and delivered by the retailer's own  
22          vehicle to a location outside this state, or delivered to the United States Postal  
23          Service, a common carrier, or a contract carrier for delivery outside this state,  
24          regardless of whether the carrier is selected by the purchaser or retailer or an agent  
25          or representative of the purchaser or retailer, or whether the F.O.B. is retailer's  
26          shipping point or purchaser's destination.
- 27          (a) As used in this subsection:

1           1. "Catalogs" means tangible personal property that is printed to the special  
2           order of the purchaser and composed substantially of information  
3           regarding goods and services offered for sale; and

4           2. "Newspaper inserts" means printed materials that are placed in or  
5           distributed with a newspaper of general circulation.

6           (b) The retailer shall be responsible for establishing that delivery was made to a  
7           non-Kentucky location through shipping documents or other credible evidence  
8           as determined by the department;

9           (12) Gross receipts from the sale of water used in the raising of equine as a business;

10          (13) Gross receipts from the sale of metal retail fixtures manufactured in this state and  
11          purchased for storage, use, or other consumption outside this state and delivered by  
12          the retailer's own vehicle to a location outside this state, or delivered to the United  
13          States Postal Service, a common carrier, or a contract carrier for delivery outside  
14          this state, regardless of whether the carrier is selected by the purchaser or retailer or  
15          an agent or representative of the purchaser or retailer, or whether the F.O.B. is the  
16          retailer's shipping point or the purchaser's destination.

17          (a) As used in this subsection, "metal retail fixtures" means check stands and  
18          belted and nonbelted checkout counters, whether made in bulk or pursuant to  
19          specific purchaser specifications, that are to be used directly by the purchaser  
20          or to be distributed by the purchaser.

21          (b) The retailer shall be responsible for establishing that delivery was made to a  
22          non-Kentucky location through shipping documents or other credible evidence  
23          as determined by the department;

24          (14) Gross receipts from the sale of unenriched or enriched uranium purchased for  
25          ultimate storage, use, or other consumption outside this state and delivered to a  
26          common carrier in this state for delivery outside this state, regardless of whether the  
27          carrier is selected by the purchaser or retailer, or is an agent or representative of the

1 purchaser or retailer, or whether the F.O.B. is the retailer's shipping point or  
2 purchaser's destination;

3 (15) Amounts received from a tobacco buydown. As used in this subsection, "buydown"  
4 means an agreement whereby an amount, whether paid in money, credit, or  
5 otherwise, is received by a retailer from a manufacturer or wholesaler based upon  
6 the quantity and unit price of tobacco products sold at retail that requires the retailer  
7 to reduce the selling price of the product to the purchaser without the use of a  
8 manufacturer's or wholesaler's coupon or redemption certificate;

9 (16) Gross receipts from the sale of tangible personal property or digital property  
10 returned by a purchaser when the full sales price is refunded either in cash or credit.  
11 This exclusion shall not apply if the purchaser, in order to obtain the refund, is  
12 required to purchase other tangible personal property or digital property at a price  
13 greater than the amount charged for the property that is returned;

14 (17) Gross receipts from the sales of gasoline and special fuels subject to tax under KRS  
15 Chapter 138;

16 (18) The amount of any tax imposed by the United States upon or with respect to retail  
17 sales, whether imposed on the retailer or the consumer, not including any  
18 manufacturer's excise or import duty;

19 (19) Gross receipts from the sale of any motor vehicle as defined in KRS 138.450 which  
20 is:

21 (a) Sold to a Kentucky resident, registered for use on the public highways, and  
22 upon which any applicable tax levied by KRS 138.460 has been paid; or

23 (b) Sold to a nonresident of Kentucky if the nonresident registers the motor  
24 vehicle in a state that:

25 1. Allows residents of Kentucky to purchase motor vehicles without  
26 payment of that state's sales tax at the time of sale; or

27 2. Allows residents of Kentucky to remove the vehicle from that state

- 1                   within a specific period for subsequent registration and use in Kentucky  
2                   without payment of that state's sales tax;
- 3 (20) Gross receipts from the sale of a semi-trailer as defined in KRS 189.010(12) and  
4                   trailer as defined in KRS 189.010(17);
- 5 (21) Gross receipts from the collection of:
- 6           (a) Any fee or charge levied by a local government pursuant to KRS 65.760;  
7           (b) The charge imposed by KRS 65.7629(3);  
8           (c) The fee imposed by KRS 65.7634; and  
9           (d) The service charge imposed by KRS 65.7636;
- 10 (22) Gross receipts derived from charges for labor or services to apply, install, repair, or  
11           maintain tangible personal property directly used in manufacturing or industrial  
12           processing process, and that is not otherwise exempt under subsection (9) of this  
13           section~~[or KRS 139.480(10)]~~, if the charges for labor or services are separately  
14           stated on the invoice, bill of sale, or similar document given to purchaser;
- 15 (23) (a) For persons selling services included in KRS 139.200(2)(g) to (q) prior to  
16           January 1, 2019, gross receipts derived from the sale of those services if the  
17           gross receipts were less than six thousand dollars (\$6,000) during calendar  
18           year 2018. When gross receipts from these services exceed six thousand  
19           dollars (\$6,000) in a calendar year:
- 20           1. All gross receipts over six thousand dollars (\$6,000) are taxable in that  
21           calendar year; and
- 22           2. All gross receipts are subject to tax in subsequent calendar years.
- 23           (b) The exemption provided in this subsection shall not apply to a person also  
24           engaged in the business of selling tangible personal property, digital property,  
25           or services included in KRS 139.200(2)(a) to (f); and
- 26 (24) (a) For persons that first begin making sales of services included in KRS  
27           139.200(2)(g) to (q) on or after January 1, 2019, gross receipts derived from

- 1           the sale of those services if the gross receipts are less than six thousand dollars  
2           (\$6,000) within the first calendar year of operation. When gross receipts from  
3           these services exceed six thousand dollars (\$6,000) in a calendar year:
- 4           1. All gross receipts over six thousand dollars (\$6,000) are taxable in that  
5           calendar year; and
  - 6           2. All gross receipts are subject to tax in subsequent calendar years.
- 7           (b) The exemption provided in this subsection shall not apply to a person that is  
8           also engaged in the business of selling tangible personal property, digital  
9           property, or services included in KRS 139.200(2)(a) to (f).
- 10          ➔Section 11. Section 8 of this Act takes effect August 1, 2020.