1 AN ACT relating to charitable gaming.

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

- 3 → Section 1. KRS 238.505 is amended to read as follows:
- 4 As used in this chapter, unless the context requires otherwise:
- 5 (1) "Department" means the Department of Charitable Gaming within the Public
- 6 Protection Cabinet;
- 7 (2) "Charitable gaming" means bingo, charity game tickets, raffles, and charity
- 8 fundraising events conducted for fundraising purposes by charitable organizations
- 9 licensed and regulated under the provisions of this chapter. "Charitable gaming"
- shall not include slot machines, electronic video gaming devices, wagering on live
- sporting events, or simulcast broadcasts of horse races;
- 12 (3) "Charitable organization" means a nonprofit entity organized for charitable,
- religious, educational, literary, civic, fraternal, or patriotic purposes;
- 14 (4) "Bingo" means a specific game of chance in which participants use cards or paper
- sheets, or card-minding device representations thereof, divided into horizontal and
- vertical spaces, each of which is designated by a letter and a number, and prizes are
- awarded on the basis of the letters and numbers on the card conforming to a
- predetermined and preannounced configuration of letters and numbers selected at
- random;
- 20 (5) "Charity game ticket" means a game of chance using a folded or banded paper
- 21 ticket, or a paper card with perforated break-open tabs, or electronic pulltab device
- representations thereof, the face of which is covered or otherwise hidden from view
- 23 to conceal a number, letter, symbol, or set of numbers, letters, or symbols, some of
- 24 which have been designated in advance as prize winners and shall include charity
- game tickets that utilize a seal card. "Charity game ticket" shall include pulltabs,
- both paper and electronic representations thereof;
- 27 (6) "Seal card" means a board or placard used in conjunction with charity game tickets,

Page 1 of 21

HB022630.100 - 889 - XXXX

House Committee Substitute

1		that contains a seal or seals which, when removed or opened, reveal predesignated
2		winning numbers, letters, or symbols;
3	(7)	"Raffle" means a game of chance in which a participant is required to purchase a
4		ticket for a chance to win a prize, with the winner to be determined by a random
5		drawing;
6	(8)	"Charity fundraising event" means an activity of limited duration at which games of
7		chance approved by the department are conducted, including bingo, raffles, charity
8		game tickets, special limited charitable games, and wagering on prerecorded horse
9		races, KRS Chapter 230 notwithstanding. Examples of such activities include
10		events that attract patrons for community, social, and entertainment purposes apart
11		from charitable gaming, such as fairs, festivals, carnivals, licensed charitable
12		gaming organization conventions, bazaars, and banquets. For the purposes of this
13		subsection, "banquet" shall mean a formal meal or feast held by a charitable
14		organization for community, social, or entertainment purposes apart from charitable
15		gaming;
16	(9)	"Manufacturer" means a person who assembles from raw materials or subparts any
17		charitable gaming equipment or supplies used in the conduct of charitable gaming,
18		including a person who converts, modifies, and adds to or removes parts from,
19		charitable gaming equipment and supplies. The term shall not include:
20		(a) Any person who services or repairs charitable gaming supplies and equipment,
21		so long as that person replaces or repairs an incidental, malfunctioning, or
22		nonfunctioning part with a similar or identical part; and
23		(b) Any distributor who cuts, collates, and packages for distribution any gaming
24		supplies and equipment purchased in bulk;
25	(10)	"Distributor" means a person who sells, markets, leases, or otherwise furnishes to a
26		charitable organization charitable gaming equipment or supplies, or both, used in
27		the conduct of charitable gaming. "Distributor" shall not include:

Page 2 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

1		(a) A resident printer who prints raffle tickets at the request of a licensed
2		charitable organization; and
3		(b) A licensed charitable organization that affects a one-time donation of
4		charitable gaming supplies or equipment to another licensed charitable
5		organization if the donation is first approved by the department.
6	(11)	"Charitable gaming facility" means the premises on which charitable gaming is
7		conducted[a person, including a licensed charitable organization, that owns or is a
8		lessee of premises which are leased or otherwise made available to two (2) or more
9		licensed charitable organizations, other than itself, during a one (1) year period for
10		the conduct of charitable gaming];
11	(12)	"Gross receipts" means all moneys collected or received from the conduct of
12		charitable gaming;
13	(13)	"Adjusted gross receipts" means gross receipts less all cash prizes and the amount
14		paid for merchandise prizes purchased;
15	(14)	"Net receipts" means adjusted gross receipts less all expenses, charges, fees, and
16		deductions authorized under this chapter;
17	(15)	"Charitable gaming supplies and equipment" means any material, device, apparatus,
18		or paraphernalia customarily used in the conduct of charitable gaming, including
19		bingo cards and paper, charity game tickets, and other apparatus or paraphernalia
20		used in conducting games of chance at charity fundraising events subject to
21		regulation under this chapter. The term shall not include any material, device,
22		apparatus, or paraphernalia incidental to the game, such as pencils, daubers, playing
23		cards, or other supplies that may be purchased from normal sources of supply;
24	(16)	"Door prize" means a prize awarded to a person based solely upon the person's
25		attendance at an event or the purchase of a ticket to attend an event;
26	(17)	"Special limited charitable game" means roulette; blackjack; poker; keno; money

Page 3 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

wheel; baccarat; pusher-type games; any dice game where the player competes

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against the house; and any other game of chance as identified, defined, and approved by administrative regulation of the department;

- 3 (18) "Special limited charity fundraising event" means any type of charity fundraising
- 4 event, commonly known as and operated as a "casino night," "Las Vegas night," or
- 5 "Monte Carlo night," at which the predominant number or types of games offered
- 6 for play are special limited charitable games;
- 7 (19) "Session" or "bingo session" means a single gathering at which a bingo game or
- 8 series of successive bingo games are played, excluding bingo played at a charity
- 9 fundraising event;
- 10 (20) "Immediate family" means:
- 11 (a) Spouse and parents-in-law;
- 12 (b) Parents and grandparents;
- (c) Children and their spouses; and
- (d) Siblings and their spouses;
- 15 (21) "Affiliate" means any corporation, partnership, association, or other business or
- professional entity or any natural person that directly or indirectly, through one or
- more intermediaries, controls, or is controlled by, or is under common control with
- a licensed manufacturer, distributor, or charitable gaming facility;
- 19 (22) "Secretary" means the secretary of the Public Protection Cabinet;
- 20 (23) "Commissioner" means the commissioner of the Department of Charitable Gaming
- within the Public Protection Cabinet;
- 22 (24) "Chairperson" means the chief executive officer and any officer, member, or
- employee of a licensed charitable organization who will be involved in the
- 24 management and supervision of charitable gaming as designated in the
- organization's charitable gaming license application under KRS 238.535(13)(g);
- 26 (25) "Year" means calendar year except as used in subsection (11) of this section and
- 27 KRS 238.535(11), 238.545(4), 238.547(1), and 238.555(7), when "year" means the

Page 4 of 21

HB022630.100 - 889 - XXXX

House Committee Substitute

licensee's license year; and		licensee'	\mathbf{S}	license	vear:	and
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(26) "Card-minding device" means any mechanical, electronic, electromechanical, or computerized device that is interfaced with or connected to equipment used to conduct a game of bingo and that allows a player to store, display, and mark a bingo card face. A card-minding device shall not be designed and manufactured to resemble any electronic gaming device that utilizes a video display monitor, such as a video lottery terminal, video slot machine, video poker machine, or any similar video gaming device;

- (27) "Electronic pulltab device" means an electronic device used only for charitable gaming to facilitate the play of an electronic pulltab. An electronic pulltab device shall be a tablet or other personal computing device, other than a mobile phone or similar handheld device, as approved by the department. An electronic pulltab device may only operate on a closed network or intranet that is confined to the licensee's premises, and shall not be Internet accessible by patrons, but shall be connected to a central server system solely for the purposes of monitoring, reporting, accounting, and software maintenance. An electronic pulltab device shall not be designed and manufactured to resemble any electronic gaming device that utilizes a video display monitor, such as a video lottery terminal, video slot machine, video poker machine, or any similar video gaming device; and
- (28) "Electronic video gaming device," as used in this chapter and the related administrative regulations, means any device that possesses a video display and computer mechanism for playing a game. Electronic video gaming device shall not mean any electronic representation of charitable gaming games identified, defined, and approved by statute and by administrative regulation of the department.
- Section 2. KRS 238.536 is amended to read as follows:
- 26 (1) The net receipts from charitable gaming retained by a charitable organization for the 27 previous calendar year, provided the charitable organization was licensed at the start

 $Page \ 5 \ of \ 21$ House Committee Substitute

of the calendar year, shall be equal to or greater than forty percent (40%) of the adjusted gross receipts of the charitable organization for the same period. A licensed charitable organization shall expend net receipts exclusively for purposes consistent with the charitable, religious, educational, literary, civic, fraternal, or patriotic functions or objectives for which the licensed charitable organization received and maintains federal tax-exempt status, or consistent with its status as a common school, an institution of higher education, or a state college or university. No net receipts shall inure to the benefits or financial gain of an individual. Any charitable organization which permits its license to expire or otherwise lapse shall still be subject to the retention requirement. The following fees and taxes shall be excluded from the calculation of the percentage retained, retroactive to calculations made for calendar year 1999:

- (a) All fees paid to the department during the calendar year;
- (b) Any sales or use taxes levied under KRS Chapter 139 on charitable gaming supplies and equipment that are paid by a licensed charitable organization during the calendar year; and
 - (c) Any federal excise taxes levied under 26 U.S.C. secs. 4401 and 4411 and paid by a licensed charitable organization during the calendar year.
- (2) The following actions shall be imposed on a licensed charitable organization that fails to retain the requisite percentage of adjusted gross receipts required in subsection (1) of this section. The calculation of percentages shall be rounded to the nearest tenth of a percent:
 - (a) If the percentage retained is between thirty-five percent (35%) and thirty-nine and nine-tenths percent (39.9%), the licensee shall be placed on probation for a period of six (6) months and shall be required to submit to the department an acceptable financial plan detailing corrective actions to be taken by the licensee to achieve the forty percent (40%) threshold by the end of the

 $Page \ 6 \ of \ 21$ House Committee Substitute

calendar year in which the probation is imposed;

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If the percentage retained is between thirty percent (30%) and thirty-four and nine-tenths percent (34.9%), the licensee shall be placed on probation for a period of one (1) year and shall be required to submit to the department a financial plan as described in paragraph (a) of this subsection. The department shall conduct a six (6) month review of the charitable gaming activities of a licensee placed on probation pursuant to this subsection to evaluate the licensee's compliance with its financial plan;

- (c) If the percentage retained falls between twenty-nine and nine-tenths percent (29.9%) and twenty-five percent (25%), the licensee shall be placed on probation for a period of one (1) year, shall submit to the department an acceptable financial plan as described in paragraph (a) of this subsection, and shall participate in a mandatory training program designed by the department. The department shall conduct a quarterly review of the licensee's activities to evaluate the licensee's compliance with its financial plan and its progress toward achievement of the forty percent (40%) threshold during the probationary period;
- If the percentage falls below twenty-five percent (25%) or if the licensee fails (d) to attain the forty percent (40%) threshold for a second consecutive calendar year, the licensee shall have its license suspended for a period of one (1) year; and
- For purposes of paragraphs (a), (b), (c), and (d) of this subsection, periods of probation and suspension shall commence, unless appealed, from the date the department notifies the licensee of its failure to satisfy the retention requirement for the previous calendar year. If a probation or suspension is appealed, the action shall commence on the date final adjudication of the matter is complete.

Page 7 of 21 House Committee Substitute

(3)	Any licensee that has had its license suspended under the provisions of subsection
	(2)(d) of this section shall be required to submit to the department an acceptable
	financial plan as described in subsection (2)(a) of this section, upon applying for
	reinstatement of its license. As a condition of reinstatement, the licensee shall be on
	probation for a period of one (1) year and shall be subject to quarterly review by the
	department in accordance with subsection (2)(c) of this section.

- [(4) Any licensee that has had its license revoked, has had its renewal application denied, or has had action initiated to revoke, suspend, or deny its license for failure to meet the forty percent (40%) retention threshold prior to July 14, 2000, may petition the department for reconsideration of its action or proposed action. Upon petition for reconsideration, the department shall apply the standards contained in subsection (2) of this section and shall adjust the license status of the petitioner accordingly. The department shall give credit for the amount of time a license has been revoked in assessing penalties under subsection (2) of this section not to exceed the amount of time imposed under the new penalty.]
 - → Section 3. KRS 238.555 is amended to read as follows:
- 17 (1) (a) No person or organization shall operate a charitable gaming facility unless
 18 the person or organization is licensed under the provisions of this chapter,
 19 except that facilities that are utilized by two (2) or fewer charitable
 20 organizations for the purpose of conducting charitable gaming, and
 21 facilities that only host charity fundraising events, shall be exempt from
 22 licensure.
- 23 (b) The department shall charge a license fee not to exceed two thousand five hundred dollars (\$2,500). Specific license fees to be charged shall be:
- 25 <u>1.</u> Prescribed in a graduated scale promulgated by administrative regulation; and
- 27 <u>2.</u> Based on the number of sessions which the facility holds per week or

Page 8 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

1			other applicable factors or combination of factors.
2		<u>(c)</u>	Charitable gaming may be conducted in a charitable gaming facility only by a
3			licensed charitable organization in accordance with the provisions of this
4			chapter.
5	(2)	In th	ne application process, an applicant for a charitable gaming facility license shall
6		subr	nit the following information:
7		(a)	The address of the facility;
8		(b)	A description of the facility to include square footage of the gaming area,
9			capacity levels, and available parking;
10		(c)	The names, addresses, dates of birth, and Social Security numbers of all
11			individuals employed by or contracted with the applicant to manage the
12			facility or provide other authorized services;
13		(d)	The name, address, date of birth, and Social Security number of any individual
14			who has a ten percent (10%) or greater financial interest in the facility;
15		(e)	A copy of the lease agreement used by the applicant; and
16		(f)	Any other information the department deems appropriate.
17	(3)	No o	owner, officer, employee, or contractee of a licensed charitable gaming facility
18		or a	n affiliate, or any member of the immediate family of any officer, employee, or
19		cont	ractee of a licensed charitable gaming facility or an affiliate shall, concerning a
20		lesse	ee:
21		(a)	Manage or otherwise be involved in the conduct of charitable gaming;
22		(b)	Provide bookkeeping or other accounting services related to the conduct of
23			charitable gaming;
24		(c)	Handle any moneys generated in the conduct of charitable gaming;
25		(d)	Advise a licensed charitable organization on the expenditure of net receipts;
26		(e)	Provide transportation services in any manner to patrons of a charitable
27			gaming activity;

Page 9 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

(f) Provide advertisement or marketing services in any manner to a licensed charitable organization;

- Provide, coordinate, or solicit the services of personnel or volunteers in any (g) manner:
- 5 (h) Influence or require a licensed charitable organization to use a certain 6 distributor or any particular gaming supplies; or
 - Donate or give any prize to be awarded in the conduct of charitable gaming. (i)
 - A licensed charitable gaming facility shall execute a lease agreement with each licensed charitable organization that desires to conduct charitable gaming at the facility. The licensed charitable gaming facility shall agree in the lease to provide gaming space, utilities, insurance for the premises, parking, tables and chairs, and other nongaming equipment necessary for the conduct of charitable gaming, adequate storage space, security, and janitorial services. The costs of the goods and services provided shall be itemized in the lease. A licensed charitable organization may elect to provide for itself any of the goods and services that a charitable gaming facility is required to provide under this subsection, provided these arrangements are clearly noted in the lease agreement, and provided the total compensation to be paid the charitable gaming facility is reduced commensurate with the cost of the goods and services as itemized in the lease.] The amount of rent, goods, and services charged shall be reasonable and shall be based on prevailing market values in the general locality for the goods and services to be provided. The amount charged to rent a charitable gaming facility, whether the facility is licensed or unlicensed, [Rent] shall not be based in whole or in part[.] on a percentage of gross receipts, [-or] net proceeds derived from the conduct of charitable gaming, or by reference to the number of people in attendance. The department by administrative regulation may establish standards for the determination of prevailing market values.] A licensed charitable gaming facility shall file a copy of each signed lease

Page 10 of 21 House Committee Substitute

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1		agreement[shall be filed] with the department.[The provisions of this subsection								
2		shall apply to any lease agreement for a facility where charitable gaming is to be								
3		conducted, whether or not it is with a licensed charitable gaming facility.]								
4	(5)	The number of bingo sessions conducted at a charitable gaming facility shall be								
5		limited to the following:								
6		(a) No more than eighteen (18) sessions per week if the charitable gaming facility								
7		is located in one (1) of the following:								
8		1. A city containing a population equal to or greater than twenty thousand								
9		(20,000) based upon the most recent federal decennial census;								
10		2. An urban-county government;								
11		3. A consolidated local government;								
12		4. A charter county government; or								
13		5. A county containing a city of the first class or a city containing a								
14		population equal to or greater than twenty thousand (20,000) based upon								
15		the most recent federal decennial census; or								
16		(b) No more than eight (8) sessions per week if the charitable gaming facility is								
17		located in a city other than those listed in paragraph (a) of this subsection, or								
18		in a county that does not contain a city that is listed in paragraph (a) of this								
19		subsection.								
20	(6)	A licensed charitable gaming facility shall report at least quarterly to the department								
21		and shall provide any information concerning its operation that the department may								
22		require.								
23	(7)	A charity fundraising event at which special limited charitable games are played								
24		may be conducted at a licensed charitable gaming facility, but no licensed charitable								
25		gaming facility shall be permitted to hold more than one (1) such event per week or								
26		more than seven (7) per year.								
27	(8)	A licensed charitable gaming facility shall conspicuously display a sign bearing the								

Page 11 of 21

HB022630.100 - 889 - XXXX

House Committee Substitute

name and the license number of the charitable organization that is conducting charitable gaming activities in the facility.

- The license to operate the charitable gaming facility shall be prominently displayed on or in the premises where charitable gaming activity is being conducted, in a conspicuous location that is readily accessible to gaming patrons as well as employees of the department, law enforcement officials, and other interested officials.
- 8 → Section 4. KRS 11A.010 (Effective until April 1, 2021) is amended to read as 9 follows:
- 10 As used in this chapter, unless the context otherwise requires:
- 11 (1) "Business" means any corporation, limited liability company, partnership, limited
 12 partnership, sole proprietorship, firm, enterprise, franchise, association,
 13 organization, self-employed individual, holding company, joint stock company,
 14 receivership, trust, or any legal entity through which business is conducted, whether
 15 or not for profit;
- 16 (2) "Commission" means the Executive Branch Ethics Commission;
- 17 (3) "Compensation" means any money, thing of value, or economic benefit conferred 18 on, or received by, any person in return for services rendered, or to be rendered, by 19 himself or another;
- 20 (4) "Family" means spouse and children, as well as a person who is related to a public 21 servant as any of the following, whether by blood or adoption: parent, brother, 22 sister, grandparent, grandchild, father-in-law, mother-in-law, brother-in-law, sister-23 in-law, son-in-law, daughter-in-law, stepfather, stepmother, stepson, stepdaughter, 24 stepbrother, stepsister, half brother, half sister;
- 25 (5) "Gift" means a payment, loan, subscription, advance, deposit of money, services, or 26 anything of value, unless consideration of equal or greater value is received; "gift" 27 does not include gifts from family members, campaign contributions, the waiver of

Page 12 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

1		a re	gistrat	tion fee for a presenter at a conference or training described in KRS								
2		45A	.097(5	5), or door prizes available to the public;								
3	(6)	"Inc	ome"	means any money or thing of value received or to be received as a claim								
4		on f	future	services, whether in the form of a fee, salary, expense allowance,								
5		forb	orbearance, forgiveness, interest, dividend, royalty, rent, capital gain, or any other									
6		form	of co	ompensation or any combination thereof;								
7	(7)	"Off	ïcer" ı	means:								
8		(a)	All r	major management personnel in the executive branch of state government,								
9			inclu	ading the secretary of the cabinet, the Governor's chief executive officers,								
10			cabii	net secretaries, deputy cabinet secretaries, general counsels,								
11			com	missioners, deputy commissioners, executive directors, executive								
12			assis	stants, policy advisors, special assistants, administrative coordinators,								
13			exec	eutive advisors, staff assistants, and division directors;								
14		(b)	Men	nbers and full-time chief administrative officers of:								
15			1.	The Parole Board;								
16			2.	Kentucky Claims Commission;								
17			3.	Kentucky Retirement Systems board of trustees;								
18			4.	Kentucky Teachers' Retirement System board of trustees;								
19			5.	The Kentucky Public Employees Deferred Compensation Authority								
20				board of trustees;								
21			6.	Public Service Commission;								
22			7.	Worker's Compensation Board and its administrative law judges;								
23			8.	The Kentucky Occupational Safety and Health Review Commission;								
24			9.	The Kentucky Board of Education; [and]								
25			10.	The Council on Postsecondary Education; and								
26			<u>11.</u>	The Kentucky Horse Racing Commission.								
27		(c)	Sala	ried members of executive branch boards and commissions; and								

Page 13 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

1		(d)	Any person who, through a personal service contract or any other contractual
2			employment arrangement with an agency, performs on a full-time,
3			nonseasonal basis a function of any major management position listed in this
4			subsection;
5	(8)	"Off	ficial duty" means any responsibility imposed on a public servant by virtue of
6		his o	or her position in the state service;
7	(9)	"Pul	olic servant" means:
8		(a)	The Governor;
9		(b)	The Lieutenant Governor;
10		(c)	The Secretary of State;
11		(d)	The Attorney General;
12		(e)	The Treasurer;
13		(f)	The Commissioner of Agriculture;
14		(g)	The Auditor of Public Accounts;
15		(h)	All employees in the executive branch including officers as defined in
16			subsection (7) of this section and merit employees; and
17		(i)	Any person who, through any contractual arrangement with an agency, is
18			employed to perform a function of a position within an executive branch
19			agency on a full-time, nonseasonal basis;
20	(10)	"Ag	ency" means every state office, cabinet, department, board, commission, public
21		corp	poration, or authority in the executive branch of state government. A public
22		serv	ant is employed by the agency by which his or her appointing authority is
23		emp	loyed, unless his or her agency is attached to the appointing authority's agency

27 (11) "Lobbyist" means any person employed as a legislative agent as defined in KRS

considered an agency on its own, such as an independent department;

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Page 14 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

for administrative purposes only, or unless the agency's characteristics are of a

separate independent nature distinct from the appointing authority and it is

1	6.611(23) or any person employed as an executive agency lobbyist as defined in
2	KRS 11A.201(9);

- 3 (12) "Lobbyist's principal" means the entity in whose behalf the lobbyist promotes, 4 opposes, or acts;
- 5 (13) "Candidate" means those persons who have officially filed candidacy papers or who have been nominated by their political party pursuant to KRS 118.105, 118.115,
- 7 118.325, or 118.760 for any of the offices enumerated in subsections (9)(a) to (g) of
- 8 this section;
- 9 (14) "Does business with" or "doing business with" means contracting, entering into an
- agreement, leasing, or otherwise exchanging services or goods with a state agency
- in return for payment by the state, including accepting a grant, but not including
- 12 accepting a state entitlement fund disbursement;
- 13 (15) "Public agency" means any governmental entity;
- 14 (16) "Appointing authority" means the agency head or any person whom he or she has
- authorized by law to act on behalf of the agency with respect to employee
- appointments;
- 17 (17) "Represent" means to attend an agency proceeding, write a letter, or communicate
- with an employee of an agency on behalf of someone else;
- 19 (18) "Directly involved" means to work on personally or to supervise someone who
- works on personally;
- 21 (19) "Sporting event" means any professional or amateur sport, athletic game, contest,
- event, or race involving machines, persons, or animals, for which admission tickets
- are offered for sale and that is viewed by the public;
- 24 (20) "Person" means an individual, proprietorship, firm, partnership, limited partnership,
- joint venture, joint stock company, syndicate, business or statutory trust, donative
- 26 trust, estate, company, corporation, limited liability company, association, club,
- committee, organization, or group of persons acting in concert; and

Page 15 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

1 (21) "Salaried" means receiving a fixed compensation or benefit reserved for full-time

- 2 employees, which is paid on a regular basis without regard to the actual number of
- 3 hours worked.
- 4 → Section 5. KRS 11A.010 (Effective April 1, 2021) is amended to read as
- 5 follows:
- 6 As used in this chapter, unless the context otherwise requires:
- 7 (1) "Business" means any corporation, limited liability company, partnership, limited
- 8 partnership, sole proprietorship, firm, enterprise, franchise, association,
- 9 organization, self-employed individual, holding company, joint stock company,
- 10 receivership, trust, or any legal entity through which business is conducted, whether
- or not for profit;
- 12 (2) "Commission" means the Executive Branch Ethics Commission;
- 13 (3) "Compensation" means any money, thing of value, or economic benefit conferred
- on, or received by, any person in return for services rendered, or to be rendered, by
- 15 himself or herself or another:
- 16 (4) "Family" means spouse and children, as well as a person who is related to a public
- servant as any of the following, whether by blood or adoption: parent, brother,
- sister, grandparent, grandchild, father-in-law, mother-in-law, brother-in-law, sister-
- in-law, son-in-law, daughter-in-law, stepfather, stepmother, stepson, stepdaughter,
- stepbrother, stepsister, half brother, half sister;
- 21 (5) "Gift" means a payment, loan, subscription, advance, deposit of money, services, or
- anything of value, unless consideration of equal or greater value is received; "gift"
- does not include gifts from family members, campaign contributions, the waiver of
- a registration fee for a presenter at a conference or training described in KRS
- 25 45A.097(5), or door prizes available to the public;
- 26 (6) "Income" means any money or thing of value received or to be received as a claim
- on future services, whether in the form of a fee, salary, expense allowance,

Page 16 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

1		forb	earance, forgiveness, interest, dividend, royalty, rent, capital gain, or any other
2		form	n of compensation or any combination thereof;
3	(7)	"Off	ficer" means:
4		(a)	All major management personnel in the executive branch of state government,
5			including the secretary of the cabinet, the Governor's chief executive officers,
6			cabinet secretaries, deputy cabinet secretaries, general counsels,
7			commissioners, deputy commissioners, executive directors, executive
8			assistants, policy advisors, special assistants, administrative coordinators,
9			executive advisors, staff assistants, and division directors;
10		(b)	Members and full-time chief administrative officers of:
11			1. The Parole Board;
12			2. Kentucky Claims Commission;
13			3. Kentucky Retirement Systems board of trustees;
14			4. Kentucky Teachers' Retirement System board of trustees;
15			5. The Kentucky Public Employees Deferred Compensation Authority
16			board of trustees;
17			6. Public Service Commission;
18			7. Worker's Compensation Board and its administrative law judges;
19			8. The Kentucky Occupational Safety and Health Review Commission;
20			9. The Kentucky Board of Education;
21			10. The Council on Postsecondary Education;
22			11. County Employees Retirement System board of trustees; [and]
23			12. Kentucky Public Pensions Authority; <i>and</i>
24			13. The Kentucky Horse Racing Commission;
25		(c)	Salaried members of executive branch boards and commissions; and
26		(d)	Any person who, through a personal service contract or any other contractual
27			employment arrangement with an agency, performs on a full-time,

Page 17 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

1		nonseasonal basis a function of any major management position listed in this
2		subsection;
3	(8)	"Official duty" means any responsibility imposed on a public servant by virtue of
4		his or her position in the state service;
5	(9)	"Public servant" means:
6		(a) The Governor;
7		(b) The Lieutenant Governor;
8		(c) The Secretary of State;
9		(d) The Attorney General;
10		(e) The Treasurer;
11		(f) The Commissioner of Agriculture;
12		(g) The Auditor of Public Accounts;
13		(h) All employees in the executive branch including officers as defined in
14		subsection (7) of this section and merit employees; and
15		(i) Any person who, through any contractual arrangement with an agency, is
16		employed to perform a function of a position within an executive branch
17		agency on a full-time, nonseasonal basis;
18	(10)	"Agency" means every state office, cabinet, department, board, commission, public
19		corporation, or authority in the executive branch of state government. A public
20		servant is employed by the agency by which his or her appointing authority is
21		employed, unless his or her agency is attached to the appointing authority's agency
22		for administrative purposes only, or unless the agency's characteristics are of a
23		separate independent nature distinct from the appointing authority and it is
24		considered an agency on its own, such as an independent department;
25	(11)	"Lobbyist" means any person employed as a legislative agent as defined in KRS
26		6.611(23) or any person employed as an executive agency lobbyist as defined in
27		KRS 11A.201(9);

Page 18 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

1	(12)	"Lobbyist's	principal"	means	the	entity	in	whose	behalf	the	lobbyist	promotes
2		opposes, or	acts;									

- 3 (13) "Candidate" means those persons who have officially filed candidacy papers or who
- 4 have been nominated by their political party pursuant to KRS 118.105, 118.115,
- 5 118.325, or 118.760 for any of the offices enumerated in subsections (9)(a) to (g) of
- 6 this section;
- 7 (14) "Does business with" or "doing business with" means contracting, entering into an
- 8 agreement, leasing, or otherwise exchanging services or goods with a state agency
- 9 in return for payment by the state, including accepting a grant, but not including
- accepting a state entitlement fund disbursement;
- 11 (15) "Public agency" means any governmental entity;
- 12 (16) "Appointing authority" means the agency head or any person whom he or she has
- authorized by law to act on behalf of the agency with respect to employee
- 14 appointments;
- 15 (17) "Represent" means to attend an agency proceeding, write a letter, or communicate
- with an employee of an agency on behalf of someone else;
- 17 (18) "Directly involved" means to work on personally or to supervise someone who
- works on personally;
- 19 (19) "Sporting event" means any professional or amateur sport, athletic game, contest,
- 20 event, or race involving machines, persons, or animals, for which admission tickets
- are offered for sale and that is viewed by the public;
- 22 (20) "Person" means an individual, proprietorship, firm, partnership, limited partnership,
- joint venture, joint stock company, syndicate, business or statutory trust, donative
- 24 trust, estate, company, corporation, limited liability company, association, club,
- committee, organization, or group of persons acting in concert; and
- 26 (21) "Salaried" means receiving a fixed compensation or benefit reserved for full-time
- employees, which is paid on a regular basis without regard to the actual number of

Page 19 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

1	hours	worked.
1	nours	WOIKCU.

- 2 → Section 6. KRS 230.230 is amended to read as follows:
- 3 (1) The Governor shall appoint an executive director who shall serve at the pleasure of
- 4 the Governor. The Governor shall set the qualifications and salary for the position
- of executive director pursuant to KRS 64.640. The executive director shall possess
- 6 the powers and perform the duties imposed upon him by the Governor, and other
- duties as the racing commission may direct or prescribe. The executive director
- 8 shall:
- 9 (a) Be responsible for the day-to-day operations of the racing commission;
- 10 (b) Set up appropriate organizational structures and personnel policies for
- approval by the racing commission;
- 12 (c) Appoint all staff;
- 13 (d) Prepare annual reports of the racing commission's program of work;
- (e) Carry out policy and program directives of the racing commission;
- 15 (f) Prepare and submit to the racing commission for its approval the proposed
- biennial budget of the racing commission; and
- 17 (g) Perform all other duties and responsibilities assigned by law.
- The executive director shall cause to be kept a full record of all proceedings before
- 19 the racing commission and shall preserve at its general office all books, maps,
- 20 records, documents, licenses, and other papers of the racing commission. All
- 21 records of the racing commission shall be open to inspection by the public during
- regular office hours. With approval of the racing commission, the executive director
- 23 may enter into agreements with any state agency or political subdivision of the state,
- any postsecondary education institution, or any other person or entity to enlist
- assistance to implement the duties and responsibilities of the racing commission.
- 26 (2) The executive director of the racing commission may employ, dismiss, or take other
- personnel action concerning an assistant executive director, stenographers, clerks,

Page 20 of 21
HB022630.100 - 889 - XXXX
House Committee Substitute

and other personnel as he or she may deem necessary to efficiently operate the racing commission's general office or any branch thereof. The executive director of the racing commission shall fix the compensation of all employees. Any member of the racing commission or any employee referred to in this section shall be reimbursed for expenses paid or incurred in the discharge of official business when approved by the executive director of the racing commission. The compensation of the employees referred to in this section, except for the executive director, together with reimbursement of expenses incurred by employees, a member of the racing commission, or the executive director, shall be paid from racing commission funds.

(3) Members of the Kentucky Horse Racing Commission shall be subject to the provisions of Sections 4 and 5 of this Act.

- → Section 7. The provisions of subsection (2) of Section 2 of this Act shall be waived for all licensees for the calendar year 2020.
- → Section 8. Because financial reports for calendar year 2020 and violations based upon those reports are due before the effective date of legislation passed during the 2021 General Assembly, an emergency is declared to exist, and this Act takes effect upon its passage and approval by the Governor or upon its otherwise becoming a law.

Page 21 of 21

HB022630.100 - 889 - XXXX

House Committee Substitute