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1		AN ACT relating to the individual tax rate.					
2	2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:						
3		→Section 1. KRS 141.020 is amended to read as follows:					
4	(1)	An annual tax shall be paid for each taxable year by every resident individual of					
5		this state upon his or her entire net income as defined in this chapter. The tax shall					
6		be determined by applying the rates in subsection (2) of this section to net income					
7		and subtracting allowable tax credits provided in subsection $(6)$ (3) of this section.					
8	(2)	For taxable years beginning on or after January 1, 2024:					
9		(a) If net income is less than one hundred fifty thousand dollars (\$150,000), the					
10		tax shall be determined by applying the following rates to net income:					
11		<b>1.</b> Four percent (4%) of the amount of net income up to one hundred					
12		thousand dollars (\$100,000);					
13		2. Five percent (5%) of the amount of net income over one hundred					
14		thousand dollars (\$100,000) and up to one hundred twenty-five					
15		thousand dollars (\$125,000); and					
16		3. Six percent (6%) of the amount of net income over one hundred					
17		twenty-five thousand dollars (\$125,000) and up to one hundred fifty					
18		thousand dollars (\$150,000); or					
19		(b) If net income is one hundred fifty thousand dollars (\$150,000) or more, the					
20		tax shall be six percent (6%) of net income					
21		E As used in this subsection:					
22	1.	"Balance in the BRTF at the end of a fiscal year" means the budget reserve trust					
23		fund account established in KRS 48.705 and includes the following amounts					
24		and actions resulting from the final close of the fiscal year:					
25	<del>a.</del>	The amount of moneys in the fund at the end of a fiscal year;					
26	<del>b.</del>	All close out actions related to a budget reduction plan under KRS 48.130 or as					
27		modified in a branch budget bill; and					

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1	c. All close-out actions related to the surplus expenditure plan under KRS 48.140 or as
2	modified in a branch budget bill;
3	2. "GF appropriations" means the authorization by the General Assembly to expend
4	GF moneys, excluding:
5	a. Any appropriation to the budget reserve trust fund; and
6	b. Any lump-sum appropriation to a state-administered retirement system, as defined
7	in KRS 7A.210, that is in excess of the appropriations specifically budgeted to
8	meet the recurring statutorily required contributions or recurring actuarially
9	determined contributions for a state administered retirement system under
10	KRS 21.525, 61.565, 61.702, 78.635, 78.5536, or 161.550, as applicable;
11	3. "GF moneys" means receipts deposited in the general fund defined in KRS 48.010,
12	excluding tobacco moneys deposited in the fund established in KRS 248.654;
13	4. "IIT equivalent" means the amount of reduction in GF moneys resulting from a one
14	(1) percentage point reduction to the individual income tax rate;
15	5. "Reduction conditions" means:
16	a. The balance in the BRTF at the end of a fiscal year shall be equal to or greater than
17	ten percent (10%) of the GF moneys for that fiscal year; and
18	b. GF moneys at the end of a fiscal year shall be equal to or greater than GF
19	appropriations for that fiscal year plus the IIT equivalent for that fiscal year;
20	and
21	6. "Tax rate reduction" means the current tax rate minus five tenths of one percent
22	<del>(0.5%).</del>
23	(b) 1. Beginning no later than September 1, 2022, the department, with assistance
24	from the Office of State Budget Director, shall review the reduction
25	conditions as they apply to fiscal year 2020-2021 and fiscal year 2021-2022
26	and make a determination if the reduction conditions have been met for each
27	<del>fiscal year.</del>

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1	2. After reviewing the reduction conditions under subparagraph 1. of this paragraph,
2	the department shall:
3	a. No later than September 5, 2022, report to the Interim Joint Committee on
4	Appropriations and Revenue:
5	i. Whether a tax rate reduction will occur for the taxable year beginning on January 1,
6	<del>2023; and</del>
7	ii. The amounts associated with each item within the reduction conditions used for
8	making that determination; and
9	b. i. Implement the tax rate reduction for the taxable year beginning on January 1,
10	2023, if the reduction conditions are met; or
11	ii. Maintain the current tax rate, if the reduction conditions are not met.
12	(c) 1. The department shall implement an annual process to review and report future
13	reduction conditions at the same time and in the same manner as under
14	paragraph (b) of this subsection, except that the department shall use the next
15	succeeding year related to the dates for review and reporting and the next
16	succeeding fiscal year data to evaluate the reduction conditions.
17	2. Notwithstanding subparagraph 1. of this paragraph, the department shall not
18	implement an income tax rate reduction without a future action by the General
19	Assembly].
20	(3) For taxable years beginning on or after January 1, 2023, but before January 1,
21	2024, the tax shall be four and one-half percent (4.5%) of net income.
22	(4)[(d)] For taxable years beginning on or after January 1, 2018, but before January 1,
23	2023, the tax shall be five percent (5%) of net income.
24	(5) $[(e)]$ For taxable years beginning after December 31, 2004, and before January 1,
25	2018, the tax shall be determined by applying the following rates to net income:
26	1. Two percent (2%) of the amount of net income up to three thousand
27	dollars (\$3,000);

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1		2.	Thre	ee percent (3%) of the amount of net income over three thousand
2			doll	ars (\$3,000) and up to four thousand dollars (\$4,000);
3		3.	Fou	r percent (4%) of the amount of net income over four thousand
4			doll	ars (\$4,000) and up to five thousand dollars (\$5,000);
5		4.	Five	e percent (5%) of the amount of net income over five thousand
6			doll	ars (\$5,000) and up to eight thousand dollars (\$8,000);
7		5.	Five	e and eight-tenths percent (5.8%) of the amount of net income over
8			eigh	t thousand dollars (\$8,000) and up to seventy-five thousand dollars
9			(\$75	5,000); and
10		6.	Six	percent (6%) of the amount of net income over seventy-five
11			thou	sand dollars (\$75,000).
12	<u>(6)</u> [(3)]	(a)	The	following tax credits, when applicable, shall be deducted from the
13		resu	lt obta	ained under subsection (2) of this section to arrive at the annual tax:
14		1.	a.	For taxable years beginning before January 1, 2014, twenty dollars
15				(\$20) for an unmarried individual; and
16			b.	For taxable years beginning on or after January 1, 2014, and
17				before January 1, 2018, ten dollars (\$10) for an unmarried
18				individual;
19		2.	a.	For taxable years beginning before January 1, 2014, twenty dollars
20				(\$20) for a married individual filing a separate return and an
21				additional twenty dollars (\$20) for the spouse of taxpayer if a
22				separate return is made by the taxpayer and if the spouse, for the
23				calendar year in which the taxable year of the taxpayer begins, had
24				no Kentucky gross income and is not the dependent of another
25				taxpayer; or forty dollars (\$40) for married persons filing a joint
26				return, provided neither spouse is the dependent of another
27				taxpayer. The determination of marital status for the purpose of

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1			this section shall be made in the manner prescribed in Section 153
2			of the Internal Revenue Code; and
3		b.	For taxable years beginning on or after January 1, 2014, and
4			before January 1, 2018, ten dollars (\$10) for a married individual
5			filing a separate return and an additional ten dollars (\$10) for the
6			spouse of a taxpayer if a separate return is made by the taxpayer
7			and if the spouse, for the calendar year in which the taxable year of
8			the taxpayer begins, had no Kentucky gross income and is not the
9			dependent of another taxpayer; or twenty dollars (\$20) for married
10			persons filing a joint return, provided neither spouse is the
11			dependent of another taxpayer. The determination of marital status
12			for the purpose of this section shall be made in the manner
13			prescribed in Section 153 of the Internal Revenue Code;
14	3.	a.	For taxable years beginning before January 1, 2014, twenty dollars
15			(\$20) credit for each dependent. No credit shall be allowed for any
16			dependent who has made a joint return with his or her spouse; and
17		b.	For taxable years beginning on or after January 1, 2014, and
18			before January 1, 2018, ten dollars (\$10) credit for each
19			dependent. No credit shall be allowed for any dependent who has
20			made a joint return with his or her spouse;
21	4.	An	additional forty dollars (\$40) credit if the taxpayer has attained the
22		age	of sixty-five (65) before the close of the taxable year;
23	5.	An	additional forty dollars (\$40) credit for taxpayer's spouse if a
24		sepa	rate return is made by the taxpayer and if the taxpayer's spouse has
25		attai	ned the age of sixty-five (65) before the close of the taxable year,
26		and,	for the calendar year in which the taxable year of the taxpayer
27		begi	ns, has no Kentucky gross income and is not the dependent of

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1 another taxpayer; 2 6. An additional forty dollars (\$40) credit if the taxpayer is blind at the 3 close of the taxable year; 4 7. An additional forty dollars (\$40) credit for taxpayer's spouse if a separate return is made by the taxpayer and if the taxpayer's spouse is 5 blind, and, for the calendar year in which the taxable year of the 6 7 taxpayer begins, has no Kentucky gross income and is not the dependent 8 of another taxpayer; and 9 8. An additional twenty dollars (\$20) credit shall be allowed if the taxpayer 10 is a member of the Kentucky National Guard at the close of the taxable 11 year. 12 In the case of nonresidents, the tax credits allowable under this subsection (b) 13 shall be the portion of the credits that are represented by the ratio of the 14 taxpayer's Kentucky adjusted gross income as determined by KRS 141.019 to 15 the taxpayer's adjusted gross income as defined in Section 62 of the Internal 16 Revenue Code. However, in the case of a married nonresident taxpayer with 17 income from Kentucky sources, whose spouse has no income from Kentucky 18 sources, the taxpayer shall determine allowable tax credit(s) by either: 19 1. The method contained above applied to the taxpayer's tax credit(s), 20 excluding credits for a spouse and dependents; or 21 2. Prorating the taxpayer's tax credit(s) plus the tax credits for the 22 taxpayer's spouse and dependents by the ratio of the taxpayer's 23 Kentucky adjusted gross income as determined by KRS 141.019 to the 24 total joint federal adjusted gross income of the taxpayer and the 25 taxpayer's spouse. 26 (c) In the case of a part-year resident, the tax credits allowable under this

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subsection shall be the portion of the credits represented by the ratio of the

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taxpayer's Kentucky adjusted gross income as determined by KRS 141.019 to the taxpayer's adjusted gross income as defined in Section 62 of the Internal Revenue Code.

4 <u>(7)</u>[(4)] An annual tax shall be paid for each taxable year as specified in this section 5 upon the entire net income except as herein provided, from all tangible property 6 located in this state, from all intangible property that has acquired a business situs 7 in this state, and from business, trade, profession, occupation, or other activities 8 carried on in this state, by natural persons not residents of this state. A nonresident 9 individual shall be taxable only upon the amount of income received by the 10 individual from labor performed, business done, or from other activities in this 11 state, from tangible property located in this state, and from intangible property 12 which has acquired a business situs in this state; provided, however, that the situs of 13 intangible personal property shall be at the residence of the real or beneficial owner 14 and not at the residence of a trustee having custody or possession thereof. For 15 taxable years beginning on or after January 1, 2021, but before January 1, 2025, the 16 tax imposed by this section shall not apply to a disaster response employee or to a 17 disaster response business. The remainder of the income received by such 18 nonresident shall be deemed nontaxable by this state.

19 (8)[(5)] Subject to the provisions of KRS 141.081, any individual may elect to pay the
20 annual tax imposed by KRS 141.023 in lieu of the tax levied under this section.

21 (9)[(6)] A part-year resident is subject to taxation, as prescribed in subsection (1) of 22 this section, during that portion of the taxable year that the individual is a resident 23 and, as prescribed in subsection (7)[(4)] of this section, during that portion of the 24 taxable year when the individual is a nonresident.