1	AN ACT relating to state dealings with companies that engage in politically
2	sensitive company boycotts.
3	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
4	→ Section 1. KRS 41.472 is amended to read as follows:
5	(1) As used in KRS 41.470 to 41.476:
6	(a) <u>"Agricultural commodities associated company" means a company that:</u>
7	1. Engages in the legal production, processing, collection, manufacture,
8	or sale of any animal or animal products, including but not limited to
9	honey, dairy products, fish, and meat and does not commit or pledge to
10	meet environmental or regulatory standards beyond applicable federal
11	and state law;
12	2. Engages in the legal cultivation, production, processing, collection,
13	distillation, fermentation, or manufacture of any crop or agricultural
14	product, including but not limited to alcohol, tobacco, hemp, and
15	forestry products and does not commit or pledge to meet
16	environmental or regulatory standards beyond applicable federal and
17	state law; or
18	3. Does business with a company described in subparagraph 1. or 2. of
19	this paragraph;
20	(b) "Company" means a for-profit sole proprietorship, organization, association,
21	corporation, partnership, joint venture, limited partnership, limited liability
22	partnership, limited liability company, or other entity or business association,
23	including a wholly owned subsidiary, majority-owned subsidiary, parent
24	company, or affiliate of those entities or business associations, that exists to
25	make a profit;
26	(c)[(b)] "Direct holdings" means, with respect to a financial company, all
27	securities of that financial company held directly by a state governmental

1		entit	y in an account or fund in which a state governmental entity owns all
2		share	es or interests;
3	<u>(d)</u> [(c)]	"Energy services associated company[boycott]" means[, without an
4		ordii	nary business purpose, refusing to deal with, terminating business
5		activ	rities with, or otherwise taking any action that is intended to penalize,
6		inflic	et economic harm on, or limit commercial relations with] a company
7		that	[because the company]:
8		1.	Engages in the exploration, production, utilization, transportation, sale,
9			or manufacturing of fossil fuel-based energy and does not commit or
10			pledge to meet environmental standards beyond applicable federal and
11			state law; or
12		2.	Does business with a company described in subparagraph 1. of this
13			paragraph;
14	<u>(e)</u> [(d)]	"Financial company" means a publicly traded financial services,
15		bank	ring, or investment company;
16	<u>(f)</u>	''Fir	rearms goods or services associated company" means a company that:
17		<u>1.</u>	Engages in the legal manufacture, customization, distribution,
18			wholesale, supply, or retail sale of firearms, firearm accessories, or
19			ammunition, or which operates an area for the discharge or other use
20			of firearms for silhouette, skeet, trap, black powder, target, self-
21			defense, demonstration, education, or similar recreational shooting
22			purposes at which not fewer than twenty (20) different individuals
23			discharge firearms each calendar year and does not commit or pledge
24			to meet firearms regulatory standards beyond applicable federal and
25			state law; or
26		<u>2.</u>	Does business with a company described in subparagraph 1. of this
27			paragraph;

1	(g)[(e)] "Indirect holdings" means, with respect to a financial company, all
2	securities of that financial company held in an account or fund, such as a
3	mutual fund, managed by one (1) or more persons not employed by a state
4	governmental entity, in which the state governmental entity owns shares or
5	interests together with other investors not subject to the provisions of this
6	chapter. The term does not include money invested under a plan described by
7	Section 401(k) or 457 of the Internal Revenue Code;
8	$\underline{(h)}$ [(f)] "Listed financial company" means a financial company listed by the
9	Treasurer;
10	(i) "Petrochemical commodities associated company" means a company that:
11	1. Engages in the legal exploration, production, utilization,
12	transportation, refinement, processing, manufacture, application, or
13	sale of petrochemicals and does not commit or pledge to meet
14	environmental or regulatory standards beyond applicable federal and
15	state law; or
16	2. Does business with a company described in subparagraph 1. of this
17	paragraph;
18	(j) "Politically sensitive company boycott" means, without an ordinary
19	business purpose, including compliance with federal, state, or local law or
20	regulation, refusing to trade goods or services with, terminating existing
21	business activities with, or otherwise taking any action that is intended to
22	penalize, inflict economic harm on, or limit commercial relations with any:
23	1. Agricultural commodities associated company;
24	2. Energy services associated company;
25	3. Firearms goods or services associated company;
26	4. Petrochemical commodities associated company;
27	5. Social media information or internet service provider associated

1		company; or
2		6. Other company, due to its third-party, legal business associations with
3		a company described by subparagraphs 1., 2., 3., 4., or 5. of this
4		paragraph;
5		(k) "Social media information or internet service provider associated
6		company" means a company that:
7		1. Engages in any legal digital information distribution, as protected
8		under 47 U.S.C. sec 230(c)1 or the First Amendment of the United
9		States Constitution, and which does not commit or pledge to meet
10		content moderation standards, with the exception of pornography and
11		pervasive vulgarity, beyond applicable federal and state law; or
12		2. Does business with a company described in subparagraph 1. of this
13		paragraph;
14		(I)[(g)] "State governmental entity" means any state board, bureau, cabinet,
15		commission, department, authority, officer, or other entity in the executive
16		branch of state government that makes investments, deposits, or transactions
17		in excess of one million dollars (\$1,000,000) annually; and
18		(\underline{m}) [(h)] "Treasurer" means the State Treasurer.
19	(2)	Notwithstanding any provision of law to the contrary, with respect to actions taken
20		in compliance with KRS 41.470 to 41.476, including all good-faith determinations
21		regarding financial companies as required by KRS 41.470 to 41.476, a state
22		governmental entity and the Treasurer are exempt from any conflicting statutory or
23		common law obligations, including any obligations with respect to making
24		investments, divesting from any investment, preparing or maintaining any list of
25		financial companies, or choosing asset managers, investment funds, or investments
26		for the state governmental entity's securities portfolios.
27	(3)	A state governmental entity shall not be subject to the requirements of KRS 41.470

to 41.476 if the state governmental entity determines that the requirements would be inconsistent with its fiduciary responsibility with respect to the investment of entity assets or other duties imposed by law relating to the investment of entity assets.

→ Section 2. KRS 41.474 is amended to read as follows:

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- (1) (a) The Treasurer shall prepare and maintain, and provide to each state governmental entity through publication on the Treasurer's official website [Web site], lists by category [a list] of all financial companies that, to the Treasurer's knowledge, have engaged in any politically sensitive [energy] company boycotts. In maintaining the list, the Treasurer may:
 - 1. Review and rely, as appropriate in the Treasurer's judgment, on all available information regarding financial companies, including information provided by the Commonwealth, nonprofit organizations, research firms, international organizations, governmental entities, or other organizations in the business of providing information relevant for investments; and
 - 2. Request written verification from a financial company that it does not engage in any politically sensitive[energy] company boycotts and rely on, as appropriate in the Treasurer's judgment and without conducting further investigation, research, or inquiry, a financial company's written response to the request.
 - (b) A financial company that fails to provide to the Treasurer a written verification under paragraph (a)2. of this subsection within sixty (60) days of receiving the request from the Treasurer is presumed to be engaging in *any* politically sensitive[energy] company boycotts.
- 26 (c) The Treasurer shall update the list required in paragraph (a) of this subsection annually or more often as the Treasurer considers necessary based on

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1		information from, among other sources, those listed in paragraph (a) of this
2		subsection.
3		(d) Within thirty (30) days of the date the list of financial companies that engage
4		in any politically sensitive [energy] company boycotts is first provided or
5		updated, the Treasurer shall file the list with the Legislative Research
6		Commission and the Attorney General and post the list on a publicly available
7		website[Internet Web site].
8	(2)	Within thirty (30) days of a state governmental entity receiving the list provided
9		under subsection (1)(a) of this section, the state governmental entity shall notify the
10		Treasurer of the listed financial companies in which the state governmental entity
11		owns direct or indirect holdings. Receipt of the list by the state governmental entity
12		shall be presumed upon the publication of the list on the Treasurer's official
13		website[Web site].
14	(3)	(a) For each listed financial company identified under subsection (2) of this
15		section, the state governmental entity shall send a written notice:
16		1. Informing the financial company of its status as a listed financial
17		company;
18		2. Warning the financial company that it may become subject to
19		divestment by state governmental entities after the expiration of the
20		period described by paragraph (b) of this subsection; and
21		3. Offering the financial company the opportunity to clarify its activities
22		related to companies that are engaged in <u>any politically</u>
23		sensitive[energy] company boycotts.
24		(b) Within ninety (90) days of the financial company receiving notice under
25		paragraph (a) of this subsection, the financial company must cease engaging
26		in any politically sensitive [energy] company boycotts in order to avoid
27		becoming subject to divestment by state governmental entities.

(c)	If, during the time provided by paragraph (b) of this subsection, the financial
	company ceases engaging in any politically sensitive[energy] company
	boycotts, and the Treasurer is made aware of the cessation, the Treasurer shall
	remove the financial company from the list maintained under subsection
	(1)(a) of this subsection, and this section and KRS 41.472 and 41.476 shall no
	longer apply to the financial company unless it resumes engaging in any
	politically sensitive[energy] company boycotts.

- (d) If, after the time provided by paragraph (b) of this subsection expires, the financial company continues to engage in <u>any politically sensitive</u>[energy] company boycotts, the state governmental entity shall sell, redeem, divest, or withdraw all publicly traded securities of the financial company, except securities described in subsection (5) of this section, according to the schedule provided in subsection (4) of this section.
- (4) (a) A state governmental entity shall sell, redeem, divest, or withdraw all publicly traded securities of a listed financial company within one (1) year of the expiration of the time period provided in subsection (3)(b) of this section.
 - (b) If a financial company that ceased engaging in <u>any politically sensitive</u>[energy] company boycotts after receiving notice under subsection (3) of this section resumes its boycott, the state governmental entity shall send a written notice to the financial company informing it that the state governmental entity will sell, redeem, divest, or withdraw all publicly traded securities of the financial company according to the schedule in paragraph (a) of this subsection.
 - (c) A state governmental entity may delay the schedule for divestment under paragraph (a) of this subsection only to the extent that the state governmental entity determines, in the state governmental entity's good-faith judgment, and consistent with the entity's fiduciary duty, that divestment from listed

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financial companies will likely result in a loss in value or a benchmark deviation described in subsection (6) of this section.

- (d) If a state governmental entity delays the schedule for divestment under paragraph (c) of this subsection, the state governmental entity shall submit a report within thirty (30) days of the decision to the Treasurer, the Legislative Research Commission, and the Attorney General stating the reasons and justification for the state governmental entity's delay in divestment from listed financial companies. The report shall include documentation, including objective numerical estimates, supporting its determination that the divestment would result in a loss in value or a benchmark deviation described by subsection (6) of this section.
- (5) A state governmental entity shall not be required to divest from any indirect holdings in actively or passively managed investment funds or private equity funds. The state governmental entity shall submit the list of all financial companies that have engaged in any politically sensitive[energy] company boycotts to each investment fund manager and request that if any of those companies are present within their funds, they remove those financial companies from the fund or create a similar actively or passively managed fund with indirect holdings devoid of listed financial companies. If a manager creates a similar fund with substantially the same management fees and same level of investment risk and anticipated return, the state governmental entity may replace all applicable investments with investments in the similar fund in a time frame consistent with prudent fiduciary standards but not later than the four hundred fifty (450) days after the date the fund is created.
- 24 (6) (a) A state governmental entity may cease divesting from one (1) or more listed 25 financial companies only if reasonable evidence shows that:
 - 1. The state governmental entity has suffered or will suffer a material financial loss as a result of having to divest from listed financial

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1			companies under this section; or
2			2. An individual portfolio that uses a benchmark-aware strategy would be
3			subject to an aggregate expected deviation from its benchmark as a
4			result of having to divest from listed financial companies under this
5			section.
6		(b)	A state governmental entity may cease divesting from a listed financial
7			company as provided by this section only to the extent necessary to ensure
8			that the state governmental entity does not suffer a loss in value or deviate
9			from its benchmark as described by paragraph (a) of this subsection.
10		(c)	Before a state governmental entity may cease divesting from a listed financial
11			company under this section, the state governmental entity shall provide a
12			written report to the Treasurer, the Legislative Research Commission, and the
13			Attorney General setting forth the reason and justification, supported by
14			reasonable evidence, for deciding to cease divestment or to remain invested in
15			a listed financial company.
16		(d)	This section shall not apply to reinvestment in a financial company that is no
17			longer a listed financial company under subsection (1) of this section.
18		→ Se	ection 3. KRS 41.480 is amended to read as follows:
19	(1)	As u	sed in this section:
20		(a)	"Agricultural commodities associated company" has the same meaning as
21			in Section 1 of this Act;
22		<u>(b)</u>	"Company" has the same meaning as in KRS 41.472, except that it shall not
23			include a sole proprietorship;
24		<u>(c)</u> [(b)] "Energy services associated company[boycott]" has the same meaning
25			as in KRS 41.472; [and]
26		<u>(d)</u>	"Firearms goods or services associated company" has the same meaning as
27			in Section 1 of this Act;

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1		<u>e)</u> [(e)] "Governmental entity" means any state board, bureau, cabinet
2		commission, department, authority, officer, or other entity in the executive
3		branch of state government;
4		f) ''Petrochemical commodities associated company' has the same meaning
5		as in Section 1 of this Act;
6		g) "Politically sensitive company boycott" has the same meaning as in Section
7		1 of this Act; and
8		h) ''Social media information or internet service provider associated
9		company" has the same meaning as in Section 1 of this Act.
10	(2)	This section applies only to a contract that:
11		a) Is between a governmental entity and a company with ten (10) or more full-
12		time employees; and
13		b) Has a value of one hundred thousand dollars (\$100,000) or more that is to be
14		paid wholly or partly from public funds of the governmental entity.
15	(3)	Except as provided in subsection (4) \underline{or} (5) of this section, a governmental entity
16		hall not enter into a contract with a company for goods or services unless the
17		ontract contains a written verification from the company that it:
18		a) Does not engage in <u>any politically sensitive</u> [energy] companies boycotts; and
19		b) Will not engage in <u>any politically sensitive</u> [energy] company boycotts during
20		the term of the contract.
21	(4)	The requirements of subsection (3) of this section shall not apply to a governmental
22		ntity that determines that those requirements are inconsistent with the
23		overnmental entity's constitutional, statutory, or fiduciary duties related to the
24		ssuance, incurrence, or management of debt obligations or the deposit, custody,
25		nanagement, borrowing, or investment of funds.
26	<u>(5)</u>	f the requirements of subsection (3) of this section require any company to
27		iolate religious beliefs explicitly stated in the company charter, the company

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1	shall provide:
2	(a) Written documentation containing the relevant portion of the company's
3	<u>charter;</u>
4	(b) A written explanation of which type, or types, of politically sensitive
5	company the company has boycotted, does boycott, or will boycott over any
6	portion of the contract; and
7	(c) Written verification, consistent with subsection (3) of this section, that the
8	company does not, and will not, engage in any boycott of the remaining
9	types of companies during the term of the contract.
10	(6) Upon the Treasurer's verification of the information provided by a company
11	under subsection (5) of this section, the company shall not be advantaged or
12	disadvantaged in the contracting process for noncompliance with the provision
13	of this section that violate its religious beliefs.