1	AN ACT relating to heirs property and making an appropriation therefor.		
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:		
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO		
4	READ AS FOLLOWS:		
5	Sections 1 to 13 of this Act may be cited as the Uniform Partition of Heirs Property Act.		
6	→SECTION 2. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO		
7	READ AS FOLLOWS:		
8	As used in Sections 1 to 13 of this Act:		
9	(1) "Ascendant" means an individual who precedes another individual in lineage, in		
10	the direct line of ascent from the other individual;		
11	(2) "Collateral" means an individual who is related to another individual under the		
12	law of intestate succession of this state but who is not the other individual's		
13	ascendant or descendant;		
14	(3) "Descendant" means an individual who follows another individual in lineage, in		
15	the direct line of descent from the other individual;		
16	(4) "Determination of value" means a court order determining the fair market value		
17	of heirs property under Section 6 or 10 of this Act or adopting the valuation of		
18	the property agreed to by all cotenants;		
19	(5) "Heirs property" means real property held in tenancy in common which satisfies		
20	all the following requirements of the filing of a partition action:		
21	(a) There is no agreement in a record binding all the cotenants which governs		
22	the partition of the property;		
23	(b) One (1) or more of the cotenants acquired title from a relative, whether		
24	living or deceased; and		
25	(c) Any of the following applies:		
26	1. Twenty percent (20%) or more of the interests are held by cotenants		
27	who are relatives;		

1		2. Twenty percent (20%) or more of the interests are held by an
2		individual who acquired title from a relative, whether living or
3		deceased; or
4		3. Twenty percent (20%) or more of the cotenants are relatives;
5	<u>(6)</u>	"Partition by sale" means a court-ordered sale of the entire heirs property,
6		whether by auction, sealed bids, or open-market sale conducted under Section 10
7		of this Act;
8	<u>(7)</u>	"Partition in kind" means the division of heirs property into physically distinct
9		and separately titled parcels;
10	<u>(8)</u>	"Record" means information that is inscribed on a tangible medium or that is
11		stored in an electronic or other medium and is retrievable in perceivable form;
12		<u>and</u>
13	<u>(9)</u>	"Relative" means ascendant, descendant, or collateral, or an individual
14		otherwise related to another individual by blood, marriage, adoption, or law of
15		this Commonwealth other than Sections 1 to 13 of this Act.
16		→SECTION 3. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
17	REA	AD AS FOLLOWS:
18	<u>(1)</u>	Sections 1 to 13 of this Act apply to partition actions filed on or after the effective
19		date of this Act.
20	<u>(2)</u>	In an action to partition real property under this chapter, the court shall
21		determine whether the property is heirs property. If the court determines that the
22		property is heir property, the property shall be partitioned under Sections 1 to 13
23		of this Act unless all of the cotenants otherwise agree in a record.
24	<u>(3)</u>	Sections 1 to 13 of this Act supplement other provisions of this chapter and, if an
25		action is governed by Sections 1 to 13 of this Act, shall replace provisions that are
26		inconsistent with Sections 1 to 13 of this Act.
27		→ SECTION 4. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO

1	READ AS FOLLOWS:
2	(1) Sections 1 to 13 of this Act do not limit or affect the method by which service of a
3	complaint in a partition action may be made.
4	(2) If the plaintiff in a partition action seeks an order of notice by publication and
5	the court determines that the property may be heirs property, the plaintiff, not
6	later than ten (10) days after the court's determination, shall post and maintain
7	while the action is pending a conspicuous sign on the property that is the subject
8	of the action. The sign shall state that the action has commenced and identify the
9	name and address of the court and the common designation by which the
10	property is known. The court may require the plaintiff to publish on the sign the
11	name of the plaintiff and the known defendants.
12	→SECTION 5. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
13	READ AS FOLLOWS:
14	If the court appoints commissioners under Section 17 of this Act, each commissioner,
15	in addition to the requirements and disqualifications applicable to commissioners
16	under this chapter, shall be disinterested and impartial and not a party to or a
17	participant in the action.
18	→ SECTION 6. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
19	READ AS FOLLOWS:
20	(1) Except as otherwise provided in subsections (2) and (3) of this section, if the court
21	determines that the property that is the subject of a partition action is heir
22	property, the court shall determine the fair market value of the property by
23	ordering an appraisal pursuant to subsection (4) of this section.
24	(2) If all cotenants have agreed to the value of the property or to another method of
25	valuation, the court shall adopt that value or the value produced by the agreed
26	method of valuation.

(3) If the court determines that the evidentiary value of an appraisal is outweighed by

27

1		the cost of the appraisal, the court, after an evidentiary hearing, shall determine
2		the fair market value of the property and send notice to the parties of the value.
3	<u>(4)</u>	If the court orders an appraisal, the court shall appoint a disinterested real estate
4		appraiser licensed in this Commonwealth to determine the fair market value of
5		the property assuming sole ownership of the fee simple estate. On completion of
6		the appraisal, the appraiser shall file a sworn or verified appraisal with the court.
7	<u>(5)</u>	If an appraisal is conducted pursuant to subsection (4) of this section, not later
8		than ten (10) days after the appraisal is filed, the court shall send notice to each
9		party with a known address, stating:
10		(a) The appraised fair market value of the property;
11		(b) That the appraisal is available at the county property valuation
12		administrator's office; and
13		(c) That a party may file with the court an objection to the appraisal not later
14		than thirty (30) days after the notice is sent, stating the grounds for the
15		objection.
16	<u>(6)</u>	If an appraisal is filed with the court pursuant to subsection (4) of this section,
17		the court shall conduct a hearing to determine the fair market value of the
18		property not sooner than thirty (30) days after a copy of the notice of the
19		appraisal is sent to each party under subsection (5) of this section, whether or not
20		an objection to the appraisal is filed under subsection (5)(c) of this section. In
21		addition to the court-ordered appraisal, the court may consider any other
22		evidence of value offered by a party.
23	<u>(7)</u>	After a hearing under subsection (6) of this section, but before considering the
24		merits of the partition action, the court shall determine the fair market value of
25		the property and send notice to the parties of the value.
26		→SECTION 7. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
27	RE/	AD AS FOLLOWS:

1	<u>(1)</u>	If any cotenant requests partition by sale, after the determination of value under
2		Section 6 of this Act, the court shall send notice to the parties that any cotenant
3		except a cotenant that requested partition by sale may buy all the interests of the
4		cotenants that requested partition by sale.
5	<u>(2)</u>	Not later than forty-five (45) days after the notice is sent under subsection (1) of
6		this section, any cotenant except a cotenant that requested partition by sale may
7		give notice to the court that it elects to buy all the interests of the cotenants that
8		requested partition by sale.
9	<u>(3)</u>	The purchase price for each of the interests of a cotenant that requested partition
10		by sale is the value of the entire parcel determined under Section 6 of this Act
11		multiplied by the cotenant's fractional ownership of the entire parcel.
12	<u>(4)</u>	After expiration of the period in subsection (2) of this section, the following rules
13		apply:
14		(a) If only one (1) cotenant elects to buy all the interests of the cotenants that
15		requested partition by sale, the court shall notify all the parties of that fact;
16		(b) If more than one (1) cotenant elects to buy all the interests of the cotenants
17		that requested partition by sale, the court shall allocate the right to buy
18		those interests among the electing cotenants based on each electing
19		cotenant's existing fractional ownership of the entire parcel divided by the
20		total existing fractional ownership of all cotenants electing to buy and send
21		notice to all the parties of that fact and of the price to be paid by each
22		electing cotenant; and
23		(c) If no cotenant elects to buy all the interests of the cotenants that requested
24		partition by sale, the court shall send notice to all the parties of that fact and
25		resolve the partition action under subsections (1) and (2) of Section 8 of this
26		Act.
27	<u>(5)</u>	If the court sends notice to the parties under subsection (4)(a) or (b) of this

1	section, the court shall set a date, not sooner than sixty (60) days after the date
2	the notice was sent, by which electing cotenants shall pay their apportioned price
3	into the court. After this date, the following rules apply:
4	(a) If all electing cotenants timely pay their apportioned price into court, the
5	court shall issue an order reallocating all the interests of the cotenants and
6	disburse the amounts held by the court to the persons entitled to them;
7	(b) If no electing cotenant timely pays its apportioned price, the court shall
8	resolve the partition action under subsections (1) and (2) of Section 8 of this
9	Act as if the interests of the cotenants that requested partition by sale were
10	not purchased; and
11	(c) If one (1) or more but not all of the electing cotenants fail to pay their
12	apportioned price on time, the court, on motion, shall give notice to the
13	electing cotenants that paid their apportioned price of the interest
14	remaining and the price for all that interest.
15	(6) Not later than twenty (20) days after the court gives notice pursuant to subsection
16	(5)(c) of this section, any cotenant that paid may elect to purchase all of the
17	remaining interest by paying the entire price into the court. After the twenty (20)
18	day period, the following rules apply:
19	(a) If only one (1) cotenant pays the entire price for the remaining interest, the
20	court shall issue an order reallocating the remaining interest to that
21	cotenant. The court shall issue promptly an order reallocating the interests
22	of all of the cotenants and disburse the amounts held by it to the persons
23	entitled to them;
24	(b) If no cotenant pays the entire price for the remaining interest, the court
25	shall resolve the partition action under subsections (1) and (2) of Section 8
26	of this Act as if the interests of the cotenants that requested partition by sale
27	were not purchased; and

I	(c) If more than one (1) cotenant pays the entire price for the remaining
2	interest, the court shall reapportion the remaining interest among those
3	paying cotenants, based on each paying cotenant's original fractional
4	ownership of the entire parcel divided by the total original fractional
5	ownership of all cotenants that paid the entire price for the remaining
6	interest. The court shall issue promptly an order reallocating all of the
7	cotenants' interests, disburse the amounts held by it to the persons entitled
8	to them, and promptly refund any excess payment held by the court.
9	(7) Not later than forty-five (45) days after the court sends notice to the parties
10	pursuant to subsection (1) of this section, any cotenant entitled to buy an interest
11	under this section may request the court to authorize the sale as part of the
12	pending action of the interests of the cotenants named as defendants and served
13	with the complaint but that did not appear in the action.
14	(8) If the court receives a timely request under subsection (7) of this section, the
15	court, after hearing, may deny the request or authorize the requested additional
16	sale on such terms as the court determines are fair and reasonable, subject to the
17	following limitations:
18	(a) A sale authorized under this subsection may occur only after the purchase
19	prices for all interests subject to sale under subsections (1) to (6) of this
20	section have been paid into court and those interests have been reallocated
21	among the cotenants as provided in those subsections; and
22	(b) The purchase price for the interest of a non-appearing cotenant is based on
23	the court's determination of value under Section 6 of this Act.
24	→SECTION 8. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
25	READ AS FOLLOWS:
26	(1) If all the interests of all cotenants that requested partition by sale are not
27	purchased by other cotenants pursuant to Section 7 of this Act, or if at the

1		conclusion of the buyout under Section 7 of this Act a cotenant remains that has
2		requested partition in kind, the court shall order partition in kind unless the
3		court, after consideration of the factors listed in Section 9 of this Act, finds that
4		partition in kind will result in manifest prejudice to the cotenants as a group. In
5		considering whether to order partition in kind, the court shall approve a request
6		by two (2) or more parties to have their individual interests aggregated.
7	<u>(2)</u>	If the court does not partition in kind under subsection (1) of this section, the
8		court shall order partition by sale pursuant to Section 10 of this Act or, if no
9		cotenant requested partition by sale, the court shall dismiss the action.
10	<u>(3)</u>	If the court orders partition in kind pursuant to subsection (1) of this section, the
11		court may require that one (1) or more cotenants pay one (1) or more other
12		cotenant amounts so that the payments, taken together with the value of the in-
13		kind distributions to the cotenants, will make the partition in kind just and
14		proportionate in value to the fractional interests held.
15	<u>(4)</u>	If the court orders partition in kind, the court shall allocate to the cotenants that
16		are unknown, unable to be located, or the subject of a default judgment, if their
17		interests were not bought out pursuant to Section 7 of this Act, a part of the
18		property representing the combined interests of these cotenants as determined by
19		the court, and this part of the property shall remain undivided.
20		→ SECTION 9. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
21	REA	AD AS FOLLOWS:
22	<u>(1)</u>	In determining under subsection (1) of Section 8 of this Act whether the partition
23		in kind would result in manifest prejudice to the cotenants as a group, the court
24		shall consider the following:
25		(a) Whether the heirs property practicably can be divided among the cotenants;
26		(b) Whether partition in kind would apportion the property in such a way that
27		the aggregate fair market value of the parcels resulting from the division

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1		would be materially less than the value of the property if it were sold as a
2		whole, taking into account the condition under which a court-ordered sale
3		likely would occur;
4	<u>(c)</u>	Evidence of the collective duration of ownership or possession of the
5		property by a cotenant and one (1) or more predecessors in title or
6		predecessors in possession to the cotenant who are or were relatives of the
7		cotenant or each other;
8	<u>(d)</u>	A cotenant's sentimental attachment to the property, including any
9		attachment arising because the property has ancestral or other unique or
10		special value to the cotenant;
11	<u>(e)</u>	The lawful use being made of the property by a cotenant and the degree to
12		which the cotenant would be harmed if the cotenant could not continue the
13		same use of the property;
14	<u>(f)</u>	The degree to which the cotenants have contributed their pro rata share of
15		the property taxes, insurance, and other expenses associated with
16		maintaining ownership of the property or have contributed to the physical
17		improvement, maintenance, or upkeep of the property; and
18	<u>(g)</u>	Any other relevant factor.
19	(2) The c	court may not consider any one (1) factor in subsection (1) of this section to
20	<u>be</u> d	lispositive without weighing the totality of all relevant factors and
21	<u>circu</u>	mstances.
22	→SE	ECTION 10. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
23	READ AS	FOLLOWS:
24	(1) If the	e court orders a sale of heirs property, the sale shall be an open-market sale
25	unles	s the court finds that a sale by sealed bids or an auction would be more
26	econo	omically advantageous and in the best interest of the cotenants as a group.
27	(2) If the	e court orders an open-market sale and the parties, not later than ten (10)

I		days after the entry of the order, agree on a real estate broker licensed in this
2		Commonwealth to offer the property for sale, the court shall appoint the broker
3		and establish a reasonable commission. If the parties do not agree on a broker,
4		the court shall appoint a disinterested real estate broker licensed in this
5		Commonwealth to offer the property for sale and shall establish a reasonable
6		commission. The broker shall offer the property for sale in a commercially
7		reasonable manner at a price no lower than the determination of value and on
8		the terms and conditions established by the court.
9	<u>(3)</u>	If the broker appointed under subsection (2) of this section obtains within a
10		reasonable time an offer to purchase the property for at least the determination of
11		<u>value:</u>
12		(a) The broker shall comply with the reporting requirements in Section 11 of
13		this Act; and
14		(b) The sale may be completed in accordance with the laws of this
15		Commonwealth other than Sections 1 to 13 of this Act.
16	<u>(4)</u>	If the broker appointed under subsection (2) of this section does not obtain within
17		a reasonable time an offer to purchase the property for at least the determination
18		of value, the court, after hearing, may:
19		(a) Approve the highest outstanding offer, if any;
20		(b) Redetermine the value of the property and order that the property continue
21		to be offered for an additional time; or
22		(c) Order that the property be sold by sealed bids or at an auction.
23	<u>(5)</u>	If the court orders a sale by sealed bids or an auction, the court shall set terms
24		and conditions of the sale. If the court orders an auction, the auction shall be
25		conducted under Section 18 of this Act.
26	<u>(6)</u>	If a purchaser is entitled to a share of the proceeds of the sale, the purchaser is
27		entitled to a credit against the price in an amount equal to the purchaser's share

1	of the proceeds.
2	→SECTION 11. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
3	READ AS FOLLOWS:
4	(1) Unless required to do so within a shorter time by this chapter, a broker appointed
5	under subsection (2) of Section 10 of this Act to offer heirs property for open-
6	market sale shall file a report with the court not later than seven (7) days after
7	receiving an offer to purchase the property for at least the value determined
8	under Section 6 or 10 of this Act.
9	(2) The report required by subsection (1) of this section shall contain the following
10	information:
11	(a) A description of the property to be sold to each buyer;
12	(b) The name of each buyer;
13	(c) The proposed purchase price;
14	(d) The terms and conditions of the proposed sale, including the terms of any
15	owner financing;
16	(e) The amounts to be paid to lienholders;
17	(f) A statement of contractual or other arrangements or conditions of the
18	broker's commission; and
19	(g) Other material facts relevant to the sale.
20	→SECTION 12. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
21	READ AS FOLLOWS:
22	In applying and construing the Uniform Partition of Heirs Property Act, Sections 1 to
23	13 of this Act, consideration shall be given to the need to promote uniformity of the law
24	with respect to its subject matter among states that enact it.
25	→SECTION 13. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
26	READ AS FOLLOWS:
27	The Uniform Partition of Heirs Property Act, Sections 1 to 13 of this Act, modifies,

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1	limits, and supersedes the Electronic Signatures in Global and National Commerce
2	Act, 15 U.S.C. sec. 7001 et seq., but does not modify, limit, or supersede Section 101(c)
3	of that act, 15 U.S.C. sec. 7001(c), or authorize electronic delivery of any of the notices
4	described in Section 103(b) of that act, 15 U.S.C. sec. 7003(b).
5	→SECTION 14. A NEW SECTION OF KRS CHAPTER 381 IS CREATED TO
6	READ AS FOLLOWS:
7	(1) The heirs property research fund is created in the State Treasury as a restricted
8	fund. The restricted fund shall consist of moneys deposited pursuant to Section
9	15 of this Act. The Kentucky Real Estate Authority shall administer the fund.
10	(2) Notwithstanding KRS 45.229, any moneys remaining in the fund at the close of
11	the fiscal year shall not lapse but shall be carried forward into the succeeding
12	fiscal year to be used for the purposes set forth in subsection (4) of this section.
13	(3) Any interest earned on moneys in the fund shall become a part of the fund and
14	shall not lapse.
15	(4) The funds deposited into the heirs property research fund shall be made available
16	to residents of Kentucky, upon application, in the form of one (1) time grants of
17	up to two thousand dollars (\$2,000). Grant funds shall be used to assist applicants
18	in conducting research into their family history, specifically relating to
19	identification, evaluation, preservation, partition, or sale of heirs property. Grant
20	funds shall only be used to:
21	(a) Conduct genealogical research;
22	(b) Conduct a property title search;
23	(c) Order a property appraisal;
24	(d) Order a property survey;
25	(e) Consult a real estate attorney; or
26	(f) Engage any other professional service or resource reasonably related to
27	identifying, evaluating, preserving, partitioning, or selling heirs property.

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1	<u>(5)</u>	The Kent	<u>tucky</u>	Real Estate Authority shall prescribe, and make available on its
2		website, a	ın app	lication process and eligibility criteria for grants. Applications for
3		grants sh	all be	approved based on a showing of financial need.
4		<b>→</b> Section	n 15.	KRS 64.012 is amended to read as follows:
5	(1)	The coun	ty cler	k shall receive for the following services the following fees:
6		(a) 1.	Rec	ording and indexing of a:
7			a.	Deed of trust or assignment for the benefit of creditors;
8			b.	Deed;
9			c.	Deed of assignment;
10			d.	File-stamped copy of documents set forth in KRS 14A.2-040(1) or
11				(2) that have been filed first with the Secretary of State;
12			e.	Real estate option;
13			f.	Power of attorney;
14			g.	Revocation of power of attorney;
15			h.	Lease which is recordable by law;
16			i.	Deed of release of a mortgage or lien under KRS 382.360;
17			j.	United States lien;
18			k.	Release of a United States lien;
19			1.	Release of any recorded encumbrance other than state liens;
20			m.	Lis pendens notice concerning proceedings in bankruptcy;
21			n.	Lis pendens notice;
22			0.	Mechanic's and artisan's lien under KRS Chapter 376;
23			p.	Assumed name;
24			q.	Notice of lien issued by the Internal Revenue Service;
25			r.	Notice of lien discharge issued by the Internal Revenue Service;
26			s.	Original, assignment, amendment, or continuation financing
27				statement;

1		t.	Making a record for the establishment of a city, recording the plan
2			or plat thereof, and all other service incident;
3		u.	Survey of a city, or any part thereof, or any addition to or
4			extensions of the boundary of a city;
5		v.	Recording with statutory authority for which no specific fee is set,
6			except a military discharge;
7		w.	Will or other probate document pursuant to KRS Chapter 392 or
8			394;
9		х.	Court ordered name change pursuant to KRS Chapter 401;
10		y.	Land use restriction according to KRS 100.3681; and
11		z.	Filing with statutory authority for which no specific fee is set.
12			For all items in this subsection if the entire thereof does not exceed
13			five (5) pages
14			And, for all items in this subsection exceeding five (5) pages,
15			for each additional page\$3.00
16			And, for all items in this subsection for each additional reference
17			relating to same instrument\$4.00
18	2.	The	thirty-four[thirty three] dollar (\$34)[(\$33)] fee imposed by this
19		subs	ection shall be divided as follows:
20		a.	Twenty-seven dollars (\$27) shall be retained by the county clerk;
21			<del>[and]</del>
22		b.	Six dollars (\$6) shall be paid to the affordable housing trust fund
23			established in KRS 198A.710 and shall be remitted by the county
24			clerk within ten (10) days following the end of the quarter in
25			which the fee was received. Each remittance to the affordable
26			housing trust fund shall be accompanied by a summary report on a
27			form prescribed by the Kentucky Housing Corporation; and

1		c. One dollar (\$1) shall be paid to the heirs property research fund
2		established in Section 14 of this Act and shall be remitted by the
3		county clerk within ten (10) days following the end of the quarte
4		in which the fee was received. Each remittance to the heir
5		property research fund shall be accompanied by a summar
6		report on a form prescribed by the Kentucky Real Estat
7		Authority.
8	(b)	For noting a security interest on a certificate of title pursuant to
9		KRS Chapter 186A\$12.00
10	(c)	For filing the release of collateral under a financing statement
11		and noting same upon the face of the title pursuant to KRS Chapter
12		186 or 186A\$5.00
13	(d)	Filing or recording state tax or other state liens\$5.00
14	(e)	Filing release of a state tax or other state lien\$5.00
15	(f)	Acknowledging or notarizing any deed, mortgage, power of attorney,
16		or other written instrument required by law for recording and certifying
17		same\$5.00
18	(g)	Recording plats, maps, and surveys, not exceeding 24 inches by
19		36 inches, per page\$40.00
20	(h)	Recording a bond, for each bond\$10.00
21	(i)	Each bond required to be taken or prepared by the clerk\$4.00
22	(j)	Copy of any bond when ordered\$3.00
23	(k)	Administering an oath and certificate thereof\$5.00
24	(1)	Issuing a license for which no other fee is fixed by law\$8.00
25	(m)	Issuing a solicitor's license\$15.00
26	(n)	Marriage license, indexing, recording, and issuing certificate thereof\$26.50
27	(o)	Every order concerning the establishment, changing, closing, or

1		discontinuing of roads, to be paid out of the county levy when
2		the road is established, changed, closed, or discontinued, and by
3		the applicant when it is not\$3.00
4	(p)	Registration of licenses for professional persons required to register
5		with the county clerk\$10.00
6	(q)	Certified copy of any record\$5.00
7		Plus fifty cents (\$.50) per page after three (3) pages
8	(r)	Filing certification required by KRS 65.070(2)(a)\$5.00
9	(s)	Filing notification and declaration and petition of candidates
10		for Commonwealth's attorney\$200.00
11	(t)	Filing notification and declaration and petition of candidates for county
12		and independent boards of education\$20.00
13	(u)	Filing notification and declaration and petition of candidates for
14		boards of soil and water conservation districts\$20.00
15	(v)	Filing notification and declaration and petition of candidates for
16		other office\$50.00
17	(w)	Filing declaration of intent to be a write-in candidate for office\$50.00
18	(x)	Filing petitions for elections, other than nominating petitions\$50.00
19	(y)	Notarizing any signature, per signature\$2.00
20	(z)	Filing bond for receiving bodies under KRS 311.310\$10.00
21	(aa)	Noting the assignment of a certificate of delinquency and recording
22		and indexing the encumbrance under KRS 134.126 or 134.127\$27.00
23	(ab)	Filing a going-out-of-business permit under KRS 365.445\$50.00
24	(ac)	Filing a renewal of a going-out-of-business permit under KRS 365.445 \$50.00
25	(ad)	Filing and processing a transient merchant permit under KRS 365.680 .\$25.00
26	(ae)	Recording and indexing a real estate mortgage:
27		1. For a mortgage that does not exceed thirty (30) pages\$63.00

1 2. And, for a mortgage that exceeds thirty (30) pages, for each	ı addıtıonal
page	\$3.00
3 (af) Filing or recording a lien or release of lien by a consolic	dated local
4 government, urban-county government, unified local government	, or city of
5 any class	\$20.00
6 (2) The sixty-three dollar (\$63) fee imposed by subsection (1)(ae) of this s	ection shall
7 be divided as follows:	
8 (a) Fifty-seven dollars (\$57) shall be retained by the county clerk; and	
9 (b) Six dollars (\$6) shall be paid to the affordable housing trust fund	established
in KRS 198A.710 and shall be remitted by the county clerk with	nin ten (10)
days following the end of the quarter in which the fee was rece	eived. Each
remittance to the affordable housing trust fund shall be accomp	anied by a
summary report on a form prescribed by the Kentucky Housing Co	rporation.
14 (3) (a) For services related to the permanent storage of records listed in	paragraphs
(a), (g), (n), and (ae) of subsection (1) of this section, the cle	rk shall be
entitled to receive a reimbursement of ten dollars (\$10).	
17 (b) This fee shall:	
1. Not be paid annually to the fiscal court under KRS 64.152;	
19 2. Not be paid to the Finance and Administration Cabinet	under KRS
20 64.345;	
3. Be accumulated and transferred to the fiscal court or the legis	slative body
of a consolidated local government or an urban-county gover	nment on a
monthly basis within ten (10) days following the end of the m	ionth;
4. Be maintained by the fiscal court or the legislative	body of a
consolidated local government or an urban-county govern	nment in a
separate bank account and accounted for in a separate fund; a	nd
5. Not lapse to the general fund of the county, consolid	dated local

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1		government, or urban-county government.
2	(c)	The moneys accumulated from this fee shall be held in perpetuity by the fiscal
3		court or the legislative body of a consolidated local government or an urban-
4		county government for the county clerk's exclusive use for:
5		1. Equipment related to the permanent storage of and access to records,
6		including deed books, binders, shelves, microfilm equipment, and
7		fireproof equipment;
8		2. Hardware for the permanent storage of and access to records, including
9		computers, servers, and scanners;
10		3. Software for the permanent storage of and access to records, including
11		vendor services and consumer subscription fees;
12		4. Personnel costs for the permanent storage of and access to records,
13		including overtime costs for personnel involved in the digitization of
14		records; and
15		5. Cloud storage and cybersecurity services for the permanent storage of
16		and access to records.
17	(d)	Notwithstanding KRS 68.275, claims by a county clerk that are for the
18		approved expenditures in paragraph (c) of this subsection shall be paid by the
19		county judge/executive or the chief executive officer of a consolidated local
20		government or an urban-county government by a warrant drawn on the fund
21		and co-signed by the treasurer of the county, consolidated local government,
22		or urban-county government.
23	(e)	No later than July 1 of each year, each county fiscal court or legislative body
24		of a consolidated local government or an urban-county government shall
25		submit a report to the Legislative Research Commission detailing the receipts,
26		expenditures, and any amounts remaining in the fund.

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→ Section 16. KRS 324B.050 is amended to read as follows:

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1	(1)	The	Kentucky Real Estate Authority is hereby created within the Department of
2		Prof	Sessional Licensing.
3	(2)	The	authority shall be managed by an executive director, who shall be appointed by
4		the s	secretary of the Public Protection Cabinet with prior written approval from the
5		Gov	ernor. The executive director shall be exempted from the classified service.
6	(3)	The	authority shall have the power and authority to:
7		(a)	Provide appropriate personnel staffing and administrative support to the real
8			property boards;
9		(b)	Establish and maintain an office, meeting space, office supplies, furniture,
10			storage space, and any other supplies that are necessary to carry out the duties
11			of the authority and the real property boards;
12		(c)	Make available for public inspection all decisions, opinions, and
13			interpretations formulated or used by the authority and the real property
14			boards in discharging their functions;
15		(d)	Publicize the functions and purposes of the authority and the real property
16			boards;
17		(e)	Employ administrative coordinators who shall carry out the administrative
18			functions and day-to-day operations of the real property boards. The
19			maximum number of administrative coordinators shall be one (1) for each real
20			property board. Administrative coordinators shall be exempted from the
21			classified service;
22		(f)	Enter into agreements with any state agency, political subdivision of the state,
23			postsecondary education institution, or other person or entity to assist with
24			implementation of the duties and responsibilities of the authority or, upon
25			request, the real property boards; [and]
26		(g)	Charge the real property boards a reasonable amount for the services of the
27			authority and its employees; and

1		(n)	Promuigate aaministrative regulations to:
2			1. Prescribe forms for the submission of each remittance to the heirs
3			property research fund; and
4			2. Create and administer an application process for grants from the heirs
5			property research fund and issue grants from the fund;
6			as required under Section 14 of this Act.
7		<b>→</b> S	ection 17. KRS 381.135 is amended to read as follows:
8	(1)	(a)	As used in this subsection:
9			1. "Ownership interest in a closely held farm corporation or partnership"
10			means any interest in a farm with one (1) or more of the shareholders or
11			partners owning twenty percent (20%) or more of the corporation or
12			partnership.
13			2. "Farm" means a tract of at least five (5) contiguous acres used for the
14			production of agricultural or horticultural crops including, but not
15			limited to, livestock, livestock products, poultry, poultry products, grain,
16			hay, pastures, soybeans, tobacco, timber, orchard fruits, vegetables,
17			flowers, or ornamental plants, including provision for dwellings for
18			persons and their families who are engaged in the above agricultural use
19			on the tract, but not including residential building development for sale
20			or lease to the public.
21		(b)	A person desiring a division of land held jointly with others, a person desiring
22			an allotment of dower or curtesy, or a person with an ownership interest of
23			twenty percent (20%) or more in a closely held farm corporation or
24			partnership may file in the Circuit Court of the county in which the land or the
25			greater part thereof lies a petition containing a description of the land, a
26			statement of the names of those having an interest in it, and the amount of
27			such interest, with a prayer for the division or allotment; and, thereupon, all

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persons interested in the property who have not united in the petition shall be
summoned to answer not more than twenty (20) days after service of the
summons. The written evidences of the title to the land, or copies thereof, if
there be any, must be filed with the petition.

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- (2) The statutory guardian of an infant or guardian or conservator of a person adjudged mentally disabled may file or unite in the petition, in the names of, and in conjunction with such infant or mentally disabled person; and, if the petition be against an infant or mentally disabled person the guardian or conservator may appear and defend for them; if they fail to do so, the court shall appoint a discreet person for that purpose.
- (3) Upon such a petition by all interested in the property, or upon the expiration of twenty (20) days after the service of a summons on all who have an interest in the property and have not united in the petition, the court may order the division, or allotment of dower or curtesy, according to the rights of the parties, except that if the court determines that the property is heirs property under the Uniform Partition of Heirs Property Act, then the partition or sale shall comply with Sections 1 to 13 of this Act.
- 18 (4) The court shall appoint three (3) competent persons as commissioners to determine 19 the division or allotment of land, having a due regard for the rights of all parties 20 interested. Before proceeding to act, the commissioners shall take an oath to 21 discharge their duty impartially.
- 22 (5) The order of appointment shall fix a time and place for the meeting of the 23 commissioners who shall meet accordingly; but, if prevented from meeting at the 24 time and place so fixed, they may meet as soon thereafter as convenient, and may 25 adjourn to such other time and place as they may agree upon, until their duty shall 26 be performed.
- 27 (6) The commissioners shall equitably determine the allotment to the parties of their

respective interests in the land. A registered land surveyor shall perform the actual survey of the land in accordance with the determination made by the commissioners, and prepare the descriptions of the land, including all related maps, plats, and documents, and he shall affix thereto his personal seal and signature, unless such actual survey and the resultant description, maps, plats, and documents pertaining to this land are already in existence. The commissioners shall make report thereof to the court, which may either confirm, set aside, or remand the report to the commissioners for correction.

- 9 (7) If the report be confirmed, a commissioner to be appointed for the purpose shall, by deed, convey to each party the land allotted to him.
- 11 (8) If the report be confirmed by the Circuit Court, it, together with said surveyor's
  12 descriptions, survey and all related documents, and the applicable deeds shall be
  13 certified by the clerk of that court to the county clerk, for record.
- 14 (9) Two (2) of the commissioners may act, if one (1) refuses or fails to do so.
- 15 (10) A party summoned may, by answer, controvert the allegations of the petition or 16 contest the rights claimed therein; and, thereupon, the case shall be tried and 17 decided as an ordinary action, but without the intervention of a jury.
- 18 (11) The costs of the action shall be apportioned among the parties in the ratio of their 19 interests, except that the costs arising from a contest of fact or law shall be adjudged 20 against the unsuccessful party.
- 21 (12) No verification of the pleadings shall be required.

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- 22 (13) The commissioners and the land surveyor shall be paid a reasonable compensation, 23 to be taxed as costs.
- 24 (14) This section shall not affect the jurisdiction of courts of equity to make partition or 25 allot dower or curtesy.
- Section 18. KRS 389A.030 is amended to read as follows:
- 27 (1)  $(\underline{a})$  When two (2) or more persons other than tenants by the entirety in residential

property actually occupied by them as a principal residence share title to real estate in such manner that a conveyance by them jointly would pass a fee simple title, any one (1) or more of them may bring an action for the sale or division thereof in the Circuit Court of the county in which the land, or the greater part thereof, lies, making parties defendant those owners who have not joined as plaintiffs. A fiduciary possessing a power of sale may institute such an action against owners of interests not represented by him. Defendant owners shall be brought before the court in the manner provided by the civil rules whether or not a fiduciary possesses a power of sale of the defendant's interest, but any fiduciary possessing such a power shall also be made a defendant. The case shall be tried without a jury.

(b) This section shall not apply to property that the court determines is heirs property under the Uniform Partition of Heirs Property Act. If the property is heirs property, then the partition or sale shall comply with Sections 1 to 13 of this Act.

- (2) A defendant who is under disability and for whom no fiduciary is acting shall be represented in the action by a guardian ad litem, but in the event of sale of such defendant's interest the court shall retain control of the proceeds of such interest until a duly appointed and adequately bonded fiduciary or custodian pursuant to a court order makes claim to the funds.
- (3) In all such actions indivisibility of the real estate shall be presumed unless an issue in respect thereto is raised by the pleading of any party, and if the court is satisfied from the evidence that the property is divisible, without materially impairing the value of any interest therein, division thereof pursuant to KRS 381.135 shall be ordered.
- 26 (4) If a sale of all or any part of the real estate shall be ordered, the court shall refer the 27 matter to the master commissioner or appoint a commissioner to conduct a public

sale and convey the property upon terms of sale and disposition of the net proceeds as may have been determined by the court.

The death of any party pending the action and prior to distribution of the proceeds
of sale or setting apart a divisible share shall not affect the action but the court may
direct distribution or apportionment to the successors in interest of the decedent
upon application therefor.

estate, the court shall determine the value of such interest and direct that such party receive a portion of the net sale proceeds or portion of the property if divisible, in fee in satisfaction of such interest, but if any party to the action objects to such procedure, and if the court finds that such procedure would defeat the objects and purpose of a person not a party to the action, such as a testator, grantor or settlor, but that sale or division is nevertheless desirable, the court shall order that the interest of the life or term tenant shall continue as to his portion of the real estate or the net proceeds of the sale thereof, in the latter case by directing that the funds derived from the sale of that portion of the real estate in which the life or term interest existed be paid to a trustee, appointed by and accountable to the District Court, for reinvestment and distribution of income and principal in a manner consistent with the instrument under which the life or term estate was created.