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1		AN ACT relating to legislative ethics.
2	Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→Section 1. KRS 6.681 is amended to read as follows:
4	(1)	The commission may render advisory opinions concerning matters under its
5		jurisdiction, based upon real or hypothetical circumstances, when requested by:
6		(a) Any person covered by this code;
7		(b) Any person who is personally and directly involved in the matter; or
8		(c) The commission upon its own initiative.
9	(2)	(<i>a</i>) An advisory opinion shall be requested in writing and shall state relevant facts
10		and ask specific questions. The request for the advisory opinion shall remain
11		confidential unless confidentiality is waived, in writing, by the requestor.
12		(b) No less than five (5) days prior to the meeting in which the commission is
13		scheduled to consider an advisory opinion, the commission shall provide a
14		draft of its proposed response to the advisory opinion request, or notice of
15		its intention not to issue an advisory opinion, to the requestor and each
16		commissioner. The requestor may appear personally, with or without
17		counsel, before the commission in closed session to provide comment on the
18		proposed response prior to the commission's vote on the request.
19	(3)	Advisory opinions shall be based on the Kentucky Revised Statutes as written and
20		shall not be based on the personal opinions of commission members as to
21		legislative intent or the spirit of the law.
22	(4)	The commission shall promulgate administrative regulations to establish criteria
23		under which it may issue confidential advisory opinions. All other advisory
24		opinions shall be published except that before an advisory opinion is made public, it
25		shall be modified so that the identity of any person associated with the opinion shall
26		not be revealed.

27 (5) The confidentiality of an advisory opinion may be waived either:

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- (a) In writing by the person who requested the opinion; or

(b) By majority vote of the members of the commission, if a person makes or
purports to make public the substance or any portion of an advisory opinion
requested by or on behalf of the person. The commission may vote to make
public the advisory opinion request and related materials.

A written advisory opinion issued by the commission shall be binding on the 6 (6)(a) 7 commission in any subsequent proceeding concerning the facts and 8 circumstances of the particular case if no intervening facts or circumstances 9 arise which would change the opinion of the commission if they had existed at 10 the time the opinion was rendered. However, if any fact determined by the 11 commission to be material was omitted or misstated in the request for an 12 opinion, the commission shall not be bound by the opinion.

13 (b) A written advisory opinion shall be admissible in the defense of any criminal
14 prosecution or civil proceeding for violations of this code for actions taken in
15 reliance on that opinion.

16 → Section 2. KRS 6.686 is amended to read as follows:

17 (1)(a) The commission shall have jurisdiction to investigate and proceed as to any 18 violation of this code upon the filing of a complaint. The complaint shall be a 19 written statement alleging a violation against one (1) or more named persons 20 and stating the essential facts constituting the violation charged. The 21 complaint shall be made under oath and signed by the complaining party 22 before a person who is legally empowered to administer oaths. The 23 commission shall have no jurisdiction in the absence of a complaint. A 24 member of the commission may file a complaint.

(b) Within ten (10) days of the filing of a complaint, the commission shall cause a
copy of the complaint to be served by certified mail upon the person alleged
to have committed the violation.

1	(a)	Within twenty (20) days of service of the complete the person allocate base
1	(c)	Within twenty (20) days of service of the complaint the person alleged to have
2		committed the violation may file an answer with the commission. The filing
3		of an answer is wholly permissive, and no inferences shall be drawn from the
4		failure to file an answer.
5	(d)	<u>1.</u> [Not later than ten (10) days]After the commission receives the answer,
6		or the time expires for the filing of an answer, the commission \underline{may}
7		dismiss the matter for failure to state a claim of an ethics violation, or
8		otherwise shall determine [initiate a preliminary inquiry into any alleged
9		violation of this code. If the commission determines] upon the
10		affirmative vote of at least five (5) members, at either the next[a]
11		regularly scheduled meeting[,] or a teleconference meeting called upon
12		the chair's oral or written notice to all members of the commission,
13		whether there is reason to believe the person named in the complaint
14		has committed or is about to commit[that the complaint fails to state a
15		claim of] an ethics violation[, the complaint shall be dismissed].
16		2. If the commission determines that there is reason to believe the person
17		named in the complaint has committed or is about to commit a
18		violation of this code, upon an affirmative vote of at least five (5)
19		members, the commission shall initiate a preliminary inquiry into the
20		alleged violations pursuant to subsections (3) to (5) of this section. A
21		determination by the commission under this subparagraph:
22		a. Means that the commission believes that the alleged violation
23		merits further inquiry, and the commission shall proceed with its
24		inquiry and investigation; and
25		b. Is not a finding that a person named in a complaint has violated
26		this code.
27		3. If the commission fails to determine by an affirmative vote of at least

1			five (5) members that there is reason to believe the respondent has
2			committed or is about to commit a violation of this code, the complaint
3			shall be dismissed.
4		(e)	Within thirty (30) days of the commencement of the inquiry, the commission
5			shall give notice of the status of the complaint and a general statement of the
6			applicable law to the person alleged to have committed a violation.
7		(f)	A complaint may be filed against a former legislator, a former legislative
8			agent, or a former employer of a legislative agent within one (1) year of the
9			date he or she left office or terminated lobbying registration. The one (1) year
10			limitation shall not apply if a complaint alleges a violation of KRS 6.757.
11		(g)	The applicable criminal statutes of limitation shall not apply to ethical
12			misconduct under KRS 6.601 to 6.849.
13	(2)	All	commission proceedings, including the complaint and answer and other records
14		relat	ting to a preliminary inquiry, shall be confidential until a final determination is
15		mad	e by the commission, except:
16		(a)	The commission may turn over to the Attorney General, the United States
17			Attorney, Commonwealth's attorney, or county attorney of the jurisdiction in
18			which the offense allegedly occurred, evidence which may be used in criminal
19			proceedings; and
20		(b)	If the complainant or alleged violator publicly discloses the existence of a
21			preliminary inquiry, the commission may publicly confirm the existence of
22			the inquiry and, in its discretion, make public any documents which were
23			issued to either party.
24	(3)	The	commission shall afford a person who is the subject of a preliminary inquiry an
25		oppo	ortunity to appear in response to the allegations in the complaint. The person
26		shal	l have the right to be represented by counsel, to appear and be heard under oath,
27		and	to offer evidence in response to the allegations in the complaint.

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1 (4)If the commission determines by the answer or in the preliminary inquiry that the 2 complaint does not allege facts sufficient to constitute a violation of this code, the 3 commission shall immediately terminate the matter and notify in writing the complainant and the person alleged to have committed a violation. The commission 4 may confidentially inform the alleged violator of potential violations and provide 5 6 information to ensure future compliance with the law. If the alleged violator 7 publicly discloses the existence of such action by the commission, the commission 8 may confirm the existence of the action and, in its discretion, make public any 9 documents that were issued to the alleged violator.

10 (5) If the commission, during the course of the preliminary inquiry, finds probable
11 cause to believe that a violation of this code has occurred, the commission shall
12 notify the alleged violator of the finding, and the commission may, upon majority
13 vote:

- 14 Due to mitigating circumstances such as lack of significant economic (a) 15 advantage or gain by the alleged violator, lack of significant economic loss to 16 the state, or lack of significant impact on public confidence in government, 17 confidentially reprimand, in writing, the alleged violator for potential 18 violations of the law and provide a copy of the reprimand to the presiding 19 officer of the house in which the alleged violator serves, or the alleged 20 violator's employer, if the alleged violator is a legislative agent. The 21 proceedings leading to a confidential reprimand and the reprimand itself shall 22 remain confidential except that, if the alleged violator publicly discloses the 23 existence of such an action, the commission may confirm the existence of the 24 action and, in its discretion, make public any documents which were issued to 25 the alleged violator; or
- 26 (b) Initiate an adjudicatory proceeding to determine whether there has been a
 27 violation.

1	(6)	Any perso	on who knowingly files with the commission a false complaint of
2		misconduc	et on the part of any legislator or other person shall be guilty of a Class A
3		misdemear	nor.
4		→ Section	3. KRS 6.611 is amended to read as follows:
5	As u	used in this c	code, unless the context requires otherwise:
6	(1)	"Adversari	al proceeding" means a proceeding in which decisions are made based
7		upon evid	ence presented as measured against established standards, with parties
8		having the	right to appeal the decision on the record to a court;
9	(2)	(a) "Any	thing of value" includes the following:
10		1.	A pecuniary item, including money, or a bank bill or note;
11		2.	A promissory note, bill of exchange, order, draft, warrant, check, or
12			bond given for the payment of money;
13		3.	A contract, agreement, promise, or other obligation for an advance,
14			conveyance, forgiveness of indebtedness, deposit, distribution, loan,
15			payment, gift, pledge, or transfer of money;
16		4.	A stock, bond, note, or other investment interest in an entity;
17		5.	A receipt given for the payment of money or other property;
18		6.	A right in action;
19		7.	A gift, tangible good, chattel, or an interest in a gift, tangible good, or
20			chattel;
21		8.	A loan or forgiveness of indebtedness;
22		9.	A work of art, antique, or collectible;
23		10.	An automobile or other means of personal transportation;
24		11.	Real property or an interest in real property, including title to realty; a
25			fee simple or partial interest, present or future, contingent or vested,
26			within realty; a leasehold interest; or other beneficial interest in realty;
27		12.	A rebate or discount in the price of anything of value unless the rebate

1			or discount is made in the ordinary course of business to a member of
2			the public without regard to that person's status as a legislator;
3		13.	A promise or offer of employment; or
4		14.	Any other thing of value that is pecuniary or compensatory in value to a
5			person, or the primary significance of which is economic gain.
6	(b)	"An	ything of value" does not include:
7		1.	A campaign contribution properly received and reported, if reportable,
8			as required under KRS Chapter 121;
9		2.	Compensation, food, beverages, entertainment, transportation, lodging,
10			or other goods or services extended to a legislator by the legislator's
11			private employer or by a person other than a legislative agent or
12			employer;
13		3.	A usual and customary commercial loan made in the ordinary course of
14			business, without regard to the recipient's status as a legislator, and by a
15			person or institution authorized by law to engage in the business of
16			making loans;
17		4.	A certificate, plaque, or commemorative token of less than one hundred
18			fifty dollars (\$150) value;
19		5.	Promotional items of less than fifty dollars (\$50);
20		6.	Educational items;
21		7.	Informational items;
22		8.	The cost of attendance or participation, and of food and beverages
23			consumed, at events:
24			a. To which all members of the Kentucky Senate or the Kentucky
25			House of Representatives, or both, are invited;
26			b. To which all members of a joint committee or task force of the
27			Kentucky Senate and the Kentucky House of Representatives are

1			invited;
2		c.	To which a caucus of legislators approved as a caucus by the
3			Legislative Research Commission is invited;
4		d.	Sponsored or coordinated by a state or local government entity,
5			including a state institution of higher education, provided that the
6			cost thereof is covered by the state or local government entity or
7			state institution of higher education; or
8		e.	To which an individual legislator is invited that are held in-state,
9			and for which the legislator receives prior approval from a
10			majority of the Legislative Research Commission;
11	9.	Gifts	s from a person related by blood or marriage or a member of the
12		legis	slator's household;
13	10.	A gi	ft that:
14		a.	Is not used; and
15		b.	No later than thirty (30) days after receipt, is returned to the donor
16			or delivered to a charitable organization and is not claimed as a
17			charitable contribution for federal income tax purposes;
18	11.	The	cost, paid, reimbursed, raised, or obtained by the Legislative
19		Rese	earch Commission, for attendance or participation, and for food and
20		beve	erages consumed at, and funds, goods, and services provided for
21		cond	lucting events sponsored or coordinated by multistate or national
22		orga	nizations of, or including, state governments, state legislatures, or
23		state	legislators if the attendance and expenditures are approved in
24		adva	nce by the Legislative Research Commission;
25	12.	The	cost of attendance or participation provided by the sponsoring
26		entit	y, of lodging, and of food and beverages consumed, at in-state
27		even	ts sponsored by or in conjunction with a civic, charitable,

1		governmental, trade association, or community organization;
2		13. A gift or gifts from one member of the General Assembly to another
3		member of the General Assembly;
4		14. Anything for which the recipient pays or gives full value; or
5		15. Any service spontaneously extended to a legislator in an emergency
6		situation;
7	(3)	"Associated," if used with reference to an organization, includes an organization in
8		which an individual or a member of the individual's family is a director, officer,
9		fiduciary, trustee, agent, or partner, or owns or controls, in the aggregate, an interest
10		of ten thousand dollars (\$10,000) or more, or an interest of five percent (5%) or
11		more of the outstanding equity;
12	(4)	"Business" means any corporation, partnership, sole proprietorship, firm, enterprise,
13		franchise, association, organization, self-employed individual, holding company,
14		joint stock company, receivership, trust, professional service corporation, or any
15		legal entity through which business is conducted for profit;
16	(5)	"Business associate" includes the following:
17		(a) A private employer;
18		(b) A general or limited partnership, or a general or limited partner within the
19		partnership;
20		(c) A corporation that is family-owned or in which all shares of stock are closely
21		held, and the shareholders, owners, and officers of such a corporation;
22		(d) A corporation in which the legislator or other person subject to this code has
23		an investment interest, owns, or has a beneficial interest in shares of stock
24		which constitute more than:
25		1. Five percent (5%) of the value of the corporation; or
26		2. Ten thousand dollars (\$10,000) at fair market value;
27		(e) A corporation, business association, or other business entity in which the

1			legislator or other person subject to this code serves as an agent or a				
2			compensated representative;				
3	(6)	"Car	"Candidate" means an individual who seeks nomination or election to the General				
4		Asse	mbly. An individual is a candidate when the individual:				
5		(a)	Files a notification and declaration for nomination for office with the				
6			Secretary of State; or				
7		(b)	Is nominated for office by his or her party under KRS 118.105, 118.115,				
8			118.325, or 118.760;				
9	(7)	"Cha	ritable organization" means an organization described in 26 U.S.C. Sec. 170(c)				
10		as it	currently exists or as it may be amended;				
11	(8)	"Chi	ld" means the unemancipated minor daughter, son, stepdaughter, or stepson;				
12	(9)	"Cor	nmission" means the Kentucky Legislative Ethics Commission;				
13	(10)	(a)	"Compensation" means:				
14			1. An advance, salary, conveyance, forgiveness of indebtedness, deposit,				
15			distribution, loan, payment, gift, pledge, or transfer of money; or				
16			2. A contract, agreement, promise, or other obligation for an advance,				
17			conveyance, forgiveness of indebtedness, deposit, distribution, loan,				
18			payment, gift, pledge, or transfer of money for services rendered or to be				
19			rendered.				
20		(b)	"Compensation" does not include reimbursement of expenses if:				
21			1. The reimbursement is equal to, or less than, the amount paid for the				
22			expenses;				
23			2. Expense records are itemized; and				
24			3. No portion of the reimbursed expense is used to give anything of value				
25			to a legislator, candidate, or the spouse of a legislator or candidate;				
26	(11)	"Eco	nomic interest" means an interest distinct from that of the general public in a				
27		state	purchase, sale, lease, contract, option, or other transaction or arrangement				

1		invo	lving property or services in which a legislator may gain an economic benefit
2		of fit	fty dollars (\$50) or more;
3	(12)	"Em	ployer" means any person who engages a legislative agent and in the case of a
4		busi	ness other than a sole proprietorship or self-employed individual, it means the
5		busi	ness entity, and not an individual officer, director, or employee thereof, except
6		when	n an officer, director, or employee makes an expenditure for which he or she is
7		reim	bursed by the business entity;
8	(13)	"Eng	gage" means to make any arrangement, and "engagement" means any
9		arrar	agement, by which an individual is employed or retained for compensation to
10		act f	or or on behalf of an employer to lobby;
11	(14)	"Eth	ical misconduct" means any violation of the Kentucky Code of Legislative
12		Ethio	CS;
13	(15)	(a)	"Expenditure" means any of the following that is made to, at the request of,
14			for the benefit of, or on behalf of any member of the General Assembly, the
15			Governor, the secretary of a cabinet listed in KRS 12.250, or any member of
16			the staff of any of those officials:
17			1. A payment, distribution, loan, advance, deposit, reimbursement, or gift
18			of money, real estate, or anything of value, including, but not limited to,
19			food and beverages, entertainment, lodging, transportation, or honoraria;
20			2. A contract, promise, or agreement, to make an expenditure; or
21			3. The purchase, sale, or gift of services or any other thing of value.
22		(b)	"Expenditure" does not include a contribution, gift, or grant to a foundation or
23			other charitable organization that is exempt from federal income taxation
24			under Section 501(c)(3) of the Internal Revenue Code. "Expenditure" does not
25			include the purchase, sale, or gift of services or any other thing of value that is
26			available to the general public on the same terms as it is available to the
27			persons listed in this subsection;

1	(16)	"Fan	"Family member" means a person:			
2		(a)	Who	is the spouse, parent, sibling, child, mother-in-law, father-in-law, son-in-		
3			law,	daughter-in-law, grandparent, or grandchild of an individual; or		
4		(b)	Who	is a member of the individual's household, and is dependent upon the		
5			indiv	vidual;		
6	(17)	"File	r" me	ans an individual who is required to file a statement of financial interests		
7		pursi	uant to	o KRS 6.781;		
8	(18)	(a)	"Fina	ancial transaction" means a transaction or activity that is conducted or		
9			unde	rtaken for profit and arises from the joint ownership, ownership, or part		
10			owne	ership in common of any real or personal property or any commercial or		
11			busir	ness enterprise of whatever form or nature between the following:		
12			1.	A legislative agent, his or her employer, or a member of the immediate		
13				family of the legislative agent or his or her employer; and		
14			2.	Any member of the General Assembly, the Governor, the secretary of a		
15				cabinet listed in KRS 12.250, or any member of the staff of any of the		
16				officials listed in this subparagraph.		
17		(b)	"Fina	ancial transaction" does not include any transaction or activity:		
18			1.	Described in paragraph (a) of this subsection if it is available to the		
19				general public on the same or similar terms and conditions; or		
20			2.	Made or let after public notice and competitive bidding or contracts that		
21				are available on similar terms to other members of the general public.		
22	(19)	"For	mer le	egislator" means a person who previously held a position as a legislator		
23		and v	who n	o longer holds that position;		
24	(20)	"Imn	nediat	e family" means an unemancipated child residing in an individual's		
25		hous	ehold,	, a spouse of an individual, or a person claimed by the individual as a		
26		depe	ndent	for tax purposes;		
27	(21)	"In-s	tate"	means within the borders of Kentucky or outside Kentucky in a county		

1		that is con	ntiguous with the border of Kentucky;
2	(22)	"Legislati	ion" means bills, resolutions, amendments, nominations, administrative
3		regulation	ns, and any other matter pending before the General Assembly or any of its
4		interim o	r statutory committees, or the executive approval or veto of any bill acted
5		upon by t	he General Assembly;
6	(23)	(a) "Le	gislative agent" means any individual who is engaged:
7		1.	During at least a portion of his or her time to lobby as one (1) of his or
8			her official responsibilities; or
9		2.	In lobbying activities as a legislative liaison of an association, coalition,
10			or public interest entity formed for the purpose of promoting or
11			otherwise influencing legislation.
12		(b) "Le	gislative agent" does not include:
13		1.	Any person who limits his or her lobbying activities to appearing before
14			public meetings of legislative committees, subcommittees, or task
15			forces, or public hearings or meetings of public agencies;
16		2.	A private citizen who receives no compensation for lobbying and who
17			expresses a personal opinion; or
18		3.	A public servant acting in his or her fiduciary capacity as a
19			representative of his or her agency, college, university, or city, county,
20			urban-county, consolidated local government, unified local government,
21			or charter county government, except persons engaged by a de jure
22			municipal corporation, such as the Kentucky Lottery Corporation or the
23			Kentucky Housing Corporation, institutions of higher education, or local
24			governments, whose primary responsibility during sessions of the
25			General Assembly is to lobby;
26	(24)	"Legislati	ive interest" means a substantial economic interest, distinct from that of
27		the gener	al public, in one (1) or more legislative matters;

1	(25)	"Leg	gislati	ve matter" means any bill, resolution, nomination, or other issue or
2		prop	osal	pending before the General Assembly or any interim committee,
3		com	mitte	e, subcommittee, task force, or commission of the General Assembly;
4	(26)	"Leg	gislato	or" means a member or member-elect of the General Assembly;
5	(27)	(a)	"Lo	bby" means to promote, advocate, or oppose the passage, modification,
6			defe	at, or executive approval or veto of any legislation by direct
7			com	munication with any member of the General Assembly, the Governor, the
8			secr	etary of any cabinet listed in KRS 12.250, or any member of the staff of
9			any	of the officials listed in this paragraph.
10		(b)	"Lo	bbying" does not include:
11			1.	Appearances before public meetings of the committees, subcommittees,
12				task forces, and interim committees of the General Assembly;
13			2.	News, editorial, and advertising statements published in newspapers,
14				journals, or magazines, or broadcast over radio or television;
15			3.	The gathering and furnishing of information and news by bona fide
16				reporters, correspondents, or news bureaus to news media described in
17				paragraph (b)2. of this subsection;
18			4.	Publications primarily designed for, and distributed to, members of bona
19				fide associations or charitable or fraternal nonprofit corporations;
20			5.	Professional services in drafting bills or resolutions, preparing
21				arguments on these bills or resolutions, or in advising clients and
22				rendering opinions as to the construction and the effect of proposed or
23				pending legislation, if the services are not otherwise connected with
24				lobbying; [or]
25			6.	The action of any person not engaged by an employer who has a direct
26				interest in legislation, if the person, acting under Section 1 of the
27				Kentucky Constitution, assembles together with other persons for their

1		common good, petitions any official listed in this subsection for the
2		redress of grievances, or other proper purposes; or
3		7. The action of any natural person:
4		a. Whose official responsibilities do not include lobbying;
5		b. Who is not compensated specifically for the purpose of lobbying;
6		c. Who is an officer, managerial personnel, or an employee with
7		specialized knowledge or expertise of, a business, joint venture,
8		syndicate, estate, company, association, club, committee, or
9		group of persons acting in concert which has a direct interest in
10		the specific legislation; and
11		<u>d. Who participates in meetings or conversations while</u>
12		accompanying a legislative agent engaged by the employer or
13		organization to lobby on the particular issue;
14	(28)	"Person" means an individual, proprietorship, firm, partnership, joint venture, joint
15		stock company, syndicate, business, trust, estate, company, corporation, association,
16		club, committee, organization, or group of persons acting in concert;
17	(29)	"Public servant" means an elected or appointed officer or employee of a federal or
18		state agency; state institution of higher education; or a city, county, urban-county,
19		or charter county government;
20	(30)	"State agency" means any department, office, commission, board, or authority
21		within the executive department, and includes state-supported universities and
22		colleges but does not include local boards of education; and
23	(31)	"Through others" means a scheme, artifice, or mechanism, the sole purpose of
24		which is to accomplish by indirect means, using third parties, results which would
25		be unlawful under this code if accomplished directly between a legislator or
26		candidate and another person or entity.
27		Section 4. KRS 6.744 is amended to read as follows: \bullet

1	(1)	A le	gislator, by himself or through others, shall not use or attempt to use any means
2		to in	fluence a state agency in direct contravention of the public interest at large.
3		(a)	Absent an express threat of legislative reprisal, nothing in this subsection shall
4			prevent a legislator from contacting a state agency on behalf of a person or
5			constituent, to make a legislative inquiry, or to obtain information relating to a
6			person or constituent who has requested legislative assistance and given
7			written or verbal consent for a member to make an inquiry on his or her
8			behalf.
9		(b)	Violation of this subsection is ethical misconduct.
10	(2)	A le	gislator shall not, for compensation, appear before a state agency as an expert
11		witn	ess. A violation of this subsection is ethical misconduct.
12	(3)	A le	egislator who is properly licensed may, for compensation, represent a client
13		befo	re a state agency in:
14		(a)	A ministerial function which does not require discretion on the part of the
15			agency, including, but not limited to:
16			1. Filing corporation charters, reports, and other papers;
17			2. Filing tax returns;
18			3. Filing reports required by a state agency;
19			4. Filing an application to participate in a state or state-administered
20			federal program, generally available to similar classes of persons or
21			business entities.
22		(b)	An adversarial proceeding and negotiations related thereto;
23		(c)	Workers' compensation and special fund proceedings;
24		(d)	Unemployment compensation proceedings; and
25		(e)	All other matters, unless the representation is prohibited by subsections (5) to
26			(7) of this section or the code of professional conduct observed by the
27			profession being practiced.

1	(4)	A legislator who is properly licensed may, for compensation, represent a client
2		before a court or trial commissioner in any proceeding not prohibited by the
3		Kentucky Rules of Professional Conduct or by subsections (5) to (7) of this section.
4	(5)	Other than for a ministerial function provided for under subsection (3) of this
5		section, even though properly licensed, a legislator shall may not, for
6		compensation, represent or engage in negotiations on behalf of a client before or
7		with a state agency in proceedings related to the following matters:
8		(a) Contracting for the purchase, sale, rental, or lease of real property, goods, or
9		services from a state agency;
10		(b) Any proceeding relating to ratemaking;
11		(c) Adoption, amendment, or repeal of any administrative regulation;
12		(d) Obtaining grants of money or loans;
13		(e) Licensing or permitting, <i>however, a legislator may represent a client in a</i>
14		ministerial function regarding licensing and permitting, adversarial matters
15		related to a previously-issued license or permit, or matters related to driver
15 16		related to a previously-issued license or permit, or matters related to driver licensing[but not including matters related to driver licensing]; or
16	(6)	licensing[but not including matters related to driver licensing]; or
16 17	(6)	<i>licensing</i>[but not including matters related to driver licensing]; or(f) Any proceeding before the Public Service Commission.
16 17 18	(6)	Licensing[but not including matters related to driver licensing]; or(f)Any proceeding before the Public Service Commission.A legislator who is licensed in any profession shall not, for compensation, represent
16 17 18 19		Licensing[but not including matters related to driver licensing]; or(f)Any proceeding before the Public Service Commission.A legislator who is licensed in any profession shall not, for compensation, representthe Commonwealth or any state agency.
16 17 18 19 20		 <u>licensing</u>[but not including matters related to driver licensing]; or (f) Any proceeding before the Public Service Commission. A legislator who is licensed in any profession shall not, for compensation, represent the Commonwealth or any state agency. A legislator who is an attorney shall not for compensation maintain an action for the
16 17 18 19 20 21		 <u>licensing</u>[but not including matters related to driver licensing]; or (f) Any proceeding before the Public Service Commission. A legislator who is licensed in any profession shall not, for compensation, represent the Commonwealth or any state agency. A legislator who is an attorney shall not for compensation maintain an action for the purpose of receiving money damages against the Commonwealth in which the
 16 17 18 19 20 21 22 		 <u>licensing</u>[but not including matters related to driver licensing]; or (f) Any proceeding before the Public Service Commission. A legislator who is licensed in any profession shall not, for compensation, represent the Commonwealth or any state agency. A legislator who is an attorney shall not for compensation maintain an action for the purpose of receiving money damages against the Commonwealth in which the Commonwealth is the principal defendant or against a state agency in which the
 16 17 18 19 20 21 22 23 		 <u>licensing</u>[but not including matters related to driver licensing]; or (f) Any proceeding before the Public Service Commission. A legislator who is licensed in any profession shall not, for compensation, represent the Commonwealth or any state agency. A legislator who is an attorney shall not for compensation maintain an action for the purpose of receiving money damages against the Commonwealth in which the Commonwealth is the principal defendant or against a state agency in which the agency is the principal defendant. This subsection shall not apply to:
 16 17 18 19 20 21 22 23 24 		 <u>Licensing</u>[but not including matters related to driver licensing]; or (f) Any proceeding before the Public Service Commission. A legislator who is licensed in any profession shall not, for compensation, represent the Commonwealth or any state agency. A legislator who is an attorney shall not for compensation maintain an action for the purpose of receiving money damages against the Commonwealth in which the Commonwealth is the principal defendant or against a state agency in which the agency is the principal defendant. This subsection shall not apply to: (a) An appeal of an action by the state against the client;

(8) A legislator who is properly licensed who has a partner who is also properly
 licensed and whose partner practices cases which the legislator is precluded from
 handling under the provisions of this section shall report to the commission in the
 report required under KRS 6.787, the names of the agencies before which the
 partners practiced and the names of the clients represented by the partners.

6 (9) A legislator shall not receive or enter into any express or implied agreement to
7 receive compensation for services to be rendered in relation to any case,
8 proceeding, application, or other matter before any state agency, in which his
9 compensation is to be dependent or contingent upon any action by the agency.
10 Violation of this subsection is ethical misconduct.

(10) If a legislator considers entering into an agreement for compensation for
 representing any person in any transaction involving the state, he shall consider the
 following factors:

14 (a) Whether the matter is being brought to him in an attempt to obtain improper 15 influence over the state agency;

- (b) Whether there is a reasonable possibility that the action of the state agency
 will be unduly influenced because of his participation; or
- 18 (c) The effect of his participation on public confidence in the integrity of the
 19 Legislature.