1	AN ACT relating to investment advisers.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 292 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) As used in this section:
6	(a) $''3(c)(1)$ fund'' means a qualifying private fund that is eligible for the
7	exclusion from the definition of an investment company under Section
8	(3)(c)(1) of the Investment Company Act of 1940, 15 U.S.C. sec. 80a-3(c)(1),
9	as amended;
10	(b) "Private fund adviser" means an investment adviser who provides advice
11	solely to one (1) or more qualifying private funds;
12	(c) "Qualifying private fund" means a private fund that meets the definition of
13	a qualifying private fund under 17 C.F.R. sec. 275.203(m)-1, as amended;
14	<u>and</u>
15	(d) "Venture capital fund" means a private fund that meets the definition of a
16	venture capital fund under 17 C.F.R. sec. 275.203(l)-1, as amended.
17	(2) Except as otherwise provided in this section, a private fund adviser shall be
18	exempt from the registration requirement of subsection (8) of Section 2 of this
19	Act if:
20	(a) Neither the private fund adviser nor any of its advisory affiliates are subject
21	to an event that would disqualify an issuer under Rule 506(d) of the
22	Securities and Exchange Commission's Regulation D, 17 C.F.R. sec.
23	230.506(d), as amended;
24	(b) The private fund adviser:
25	1. Files with the state each report and amendment thereto that an exempt
26	reporting adviser is required to file with the Securities and Exchange
27	Commission under Rule 204-4, 17 C.F.R. sec. 275.204-4, as amended;

1	<u>and</u>
2	2. Pays the fees established by the commissioner; and
3	(c) For a private fund adviser that advises one (1) or more 3(c)(1) funds that
4	are not venture capital funds:
5	1. The private fund adviser advises only those $3(c)(1)$ funds, other than
6	venture capital funds, that satisfy at least one (1) of the following
7	requirements:
8	a. The fund's outstanding securities, other than short-term paper,
9	are beneficially owned entirely by persons who are accredited
10	investors, as defined in Rule 501 of the Securities and Exchange
11	Commission's Regulation D, 17 C.F.R. sec. 230.501, as
12	amended, at the time the securities are purchased from the
13	issuer; or
14	b. If the fund has one (1) or more beneficial owners who do not
15	meet the requirements of subdivision a. of this subparagraph:
16	i. The fund existed prior to the effective date of this Act; and
17	ii. As of the effective date of this Act, the fund ceases to accept
18	beneficial owners who do not meet the requirements of
19	subdivision a. of this subparagraph;
20	2. At the time of purchase, the private fund adviser discloses the
21	following in writing to each beneficial owner of a 3(c)(1) fund that is
22	not a venture capital fund:
23	a. All services, if any, to be provided to individual beneficial
24	owners;
25	b. All duties, if any, the private fund adviser owes to beneficial
26	owners; and
27	c. Any other material information affecting the rights or

1	responsibilities of the beneficial owners; and
2	3. As of the effective date of this Act, the private fund adviser:
3	a. Obtains on an annual basis audited financial statements of each
4	3(c)(1) fund that is not a venture capital fund; and
5	b. Delivers a copy of the statements obtained under subdivision a.
6	of this subparagraph to each beneficial owner of each 3(c)(1)
7	fund that is not a venture capital fund.
8	(3) A filing required under subsection (2)(b) of this section shall be:
9	(a) Made electronically through the Investment Adviser Registration
10	Depository; and
11	(b) Deemed filed when the filing and fee required under subsection (2)(b) of
12	this section is accepted by the Investment Adviser Registration Depository
13	on the state's behalf.
14	(4) An investment adviser who becomes ineligible for an exemption provided under
15	this section shall comply with all applicable laws, administrative regulations, and
16	orders requiring registration or notice filing within ninety (90) days from the date
17	the adviser's eligibility ceases.
18	(5) (a) The commissioner may waive compliance with subsection (2)(a) of this
19	section if:
20	1. The private fund adviser makes a showing of good cause; and
21	2. The commissioner determines that it is not necessary under the
22	circumstances to deny an exemption under this section to the private
23	fund adviser.
24	(b) A waiver under this subsection shall be without prejudice to any other
25	action of the commissioner.
26	→ Section 2. KRS 292.330 is amended to read as follows:
27	(1) It is unlawful for any person to transact business in this state as a broker-dealer

1		unless the person is registered under this chapter as a broker-dealer or is exempt			
2		from registration under subsection (2) of this section.			
3	(2)	The following persons are exempt from the registration requirement of subsection			
4		(1) of this section:			
5		(a) A broker-dealer that effects transactions in this state exclusively in securities			
6		exempted by KRS 292.400(15);			
7		(b) A broker-dealer that has no place of business in this state and that effects			
8		transactions in this state exclusively with or through the issuers of the			
9		securities involved in the transactions, other broker-dealers, or banks, savings			
10		institutions, trust companies, insurance companies, or investment companies			
11		as defined in the Investment Company Act of 1940, 15 U.S.C. secs. 80a-1 et			
12		seq., pension or profit-sharing trusts, or other financial institutions or			
13		institutional buyers, whether acting for themselves or as trustees;			
14		(c) A broker-dealer with no place of business in this state that during any period			
15		of twelve (12) consecutive months does not direct more than fifteen (15)			
16		offers to sell or to buy into this state in any manner to persons other than those			
17		specified in paragraph (b) of this subsection; and			
18		(d) Any other person exempted from registration by administrative regulation or			
19		order under this chapter.			
20	(3)	It is unlawful for an individual to transact business in this state as an agent unless			
21		the individual is registered under this chapter as an agent or is exempt from			
22		registration under subsection (4) of this section.			
23	(4)	The following agents are exempt from the registration requirement of subsection (3)			
24		of this section:			
25		(a) An agent who represents a broker-dealer that is exempt from registration			
26		under this chapter;			

An agent who represents a broker-dealer in effecting transactions described in

(b)

27

1		Sect	ion 15(h)(2) of the Securities Exchange Act of 1934, 15 U.S.C. sec.
2		78o(h)(2); and
3	(c)	An a	gent who represents an issuer in:
4		1.	Effecting a transaction in a security that is exempted by KRS
5			292.400(1), (2), (3), (10), or (11);
6		2.	Effecting a transaction in a security that is exempted by KRS
7			292.400(5), (9), or (12) if the agent does not receive a commission or
8			other remuneration based, directly or indirectly, on the transaction;
9		3.	Effecting a transaction in a security that is exempted by KRS
10			292.400(15), provided that the agent offers or sells no other securities
11			exempted by KRS 292.400(15);
12		4.	Effecting a transaction in a security that is exempted by KRS 292.410
13			unless registration as an agent is required elsewhere in this chapter or by
14			administrative regulation or order under this chapter;
15		5.	Effecting a transaction in a security that is a covered security, except
16			that an agent who represents an issuer in effecting a transaction in a
17			security that is a covered security under Section 18(b)(3) or 18(b)(4)(d)
18			of the Securities Exchange Act of 1933, 15 U.S.C. sec. 77r(b)(3) or
19			77r(b)(f)(D), is not exempt if the agent receives a commission or other
20			remuneration based, directly or indirectly, on the transaction;
21		6.	Effecting a transaction with existing employees, partners, or directors of
22			the issuer if the agent does not receive a commission or other
23			remuneration based, directly or indirectly, on the transaction;
24		7.	Effecting other transactions if the agent primarily performs, or is
25			intended to primarily perform upon completion of an offering of the
26			issuer's own securities, substantial duties for or on behalf of the issuer
27			otherwise than in connection with transactions in the issuer's own

1		securities and the agent's compensation is not based, directly or
2		indirectly, on the transactions; and
3		8. Any other person exempted from registration by administrative
4		regulation or order under this chapter.
5	(5)	The registration of an agent is effective only while the agent is employed by or
6		associated with a broker-dealer registered under this chapter or an issuer offering,
7		selling, or purchasing its securities in this state.
8	(6)	An individual may not act as an agent for more than one (1) broker-dealer or one
9		(1) issuer at a time unless authorized by <u>administrative regulation</u> [rule] or order
10		under this chapter.
11	(7)	It is unlawful for a broker-dealer or an issuer to employ or associate with an agent
12		unless the agent is registered under this chapter or exempt from registration.
13	(8)	It is unlawful for any person to transact business in this state as an investment
14		adviser unless the person is registered under this chapter as an investment adviser or
15		is exempt from registration under subsection (9) of this section.
16	(9)	The following investment advisers are exempt from the registration requirement of
17		subsection (8) of this section:
18		(a) An investment adviser $\underline{that}[who]$ has no place of business in this state if \underline{the}
19		investment adviser's [his] only clients in this state are other investment
20		advisers, covered advisers, broker-dealers, banks, savings institutions, trust
21		companies, insurance companies, pension or profit-sharing trusts, or other
22		financial institutions or institutional buyers, whether acting for themselves or
23		as trustees;
24		(b) An investment adviser <u>that</u> [who] has no place of business in this state if,
25		during any period of twelve (12) consecutive months, the investment
26		<u>adviser</u> [he or she] does not have more than five (5) clients, other than those
27		specified in paragraph (a) of this subsection;

1		(c) An investment adviser <u>that</u> [who] is approved, and remains approved, by the
2		Kentucky Economic Development Finance Authority as an investment fund
3		manager pursuant to KRS 154.20-256;
4		(d) A private fund adviser in accordance with Section 1 of this Act; and
5		(e)[(d)] Any other investment adviser exempted from registration by
6		administrative regulation or order under this chapter.
7	(10)	It is unlawful for an investment adviser to employ or associate with an investment
8		adviser representative unless the representative is registered under this chapter or
9		exempt from registration.
10	(11)	It is unlawful for an individual to transact business in this state as an investment
11		adviser representative unless the individual is registered under this chapter as an
12		investment adviser representative or is exempt from registration under subsection
13		(12) of this section.
14	(12)	The following investment adviser representatives are exempt from the registration
15		requirement of subsection (11) of this section:
16		(a) An investment adviser representative who is employed by or associated with
17		an investment adviser that is exempt from registration under this chapter or a
18		federal covered adviser that is excluded from the notice filing requirements
19		under this chapter; and
20		(b) Any other investment adviser representative exempted from registration by
21		administrative regulation [rule] or order under this chapter.
22	(13)	The registration of an investment adviser representative is effective only while the
23		investment adviser representative is employed by or associated with an investment
24		adviser registered under this chapter or with a covered adviser that has made a
25		notice filing under this chapter.
26	(14)	An individual may not act as an investment adviser representative for more than
27		one (1) investment adviser or covered adviser at a time unless authorized by

1 administrative regulation or order under this chapter.