1 AN ACT relating to the Commonwealth's property and casualty insurance fund and 2 declaring an emergency.

- 3 Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 4 → Section 1. KRS 56.065 is amended to read as follows:
- 5 As used in KRS 56.065[56.070] to 56.180, unless the context requires otherwise:
- 6 (1) "Subject of risk" means any or all property reasonably considered to be subject to
- 7 loss or damage by any single occurrence of any event insured against.
- 8 (2) "Cabinet" means the Finance and Administration Cabinet.
- 9 → Section 2. KRS 56.070 is amended to read as follows:
- 10 (1) The cabinet shall:
- Determine which state property shall be insured against loss by fire and other hazards; and [. The cabinet shall]
- Insure with a responsible company or companies authorized to do business in

 Kentucky all property financed under a statutory amortization plan, to the

 extent of the lien indebtedness upon the property or to the extent of its

 reasonable value, whichever is the lesser.
- 17 (2) Any officer or agent of the state having control or custody of any property
 18 belonging to or controlled or used by the state or any agency of the state may, with
 19 the approval of the secretary of the Finance and Administration cabinet, from the
 20 funds allotted to such agency, purchase insurance of an additional kind or kinds
 21 which cannot properly be covered in the Commonwealth's property and
 22 casualty state fire and tornadol insurance fund.
- → Section 3. KRS 56.095 is amended to read as follows:
- Notwithstanding the provisions of any other law, KRS Chapter 45A shall apply to fire
- 25 and tornado] insurance contracts entered into by the cabinet under KRS 56.065 to 56.180,
- 26 except as provided in KRS 45A.022.
- → Section 4. KRS 56.100 is amended to read as follows:

1	(1)	(a)	<u>I.</u> Each fiscal year, the State Treasurer shall deduct from any funds in the
2			Treasury payable to an agency for the care and maintenance of public
3			buildings or property an amount equal to the premiums certified to him
4			or her as chargeable against that agency.
5			2. The amount so debited shall be credited to an account kept by the State
6			Treasurer and known as the Commonwealth's property and
7			<u>casualty</u> [state fire and tornado] insurance fund.
8		(b)	Notwithstanding KRS 56.090:
9			<u>1.</u> On and after <u>the effective date of this Act[March 29, 2023]</u> , until June
10			30, $\underline{2030}[2025]$, $\underline{a}[no]$ premium shall \underline{not} be charged on any one (1)
11			subject of risk upon a valuation of more than ten million dollars
12			(\$10,000,000), unless the Office of the Controller in the Finance and
13			Administration] cabinet has contracted for reinsurance that limits the
14			liability of the fund to ten million dollars (\$10,000,000) upon that risk:
15			<u>and[.]</u>
16			$\underline{2.[(e)]}$ On and after July 1, $\underline{2030[2025]}$, $\underline{a[no]}$ premium shall \underline{not} be
17			charged on any one (1) subject of risk upon a valuation of more than one
18			million dollars (\$1,000,000), unless the Office of the Controller in the
19			Finance and Administration] cabinet has contracted for reinsurance that
20			limits the liability of the fund to one million dollars (\$1,000,000) upon
21			that[such subject of] risk.
22	(2)	<u>(a)</u>	The Office of the Controller in the [Finance and Administration] cabinet shall
23			prescribe a certificate setting forth the terms and conditions of coverage under
24			the Commonwealth's property and casualty [state fire and tornado] insurance
25			fund.
26		<u>(b)</u>	Different forms of certificates may be used for different risks <u>and the</u> [. Such]
27			certificates may contain such terms and conditions as the Office of the

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> Controller in the Finance and Administration cabinet may prescribe, including but not limited to a deductible, in order that there be fair allocation of significant losses and the elimination of unnecessary costs in administering the Commonwealth's property and casualty [state fire and tornado] insurance fund.

→ Section 5. KRS 56.110 is amended to read as follows:

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In case any building or other property belonging to the state or a state agency is damaged by any of the perils insured against, except as otherwise provided in KRS 56.065[56.070] to 56.180, the agency having control or custody over the property shall within thirty (30) days certify the event to the cabinet. After receiving in any manner knowledge of the event, the cabinet shall ascertain and fix the amount of damage and file with the State Treasurer a statement thereof. If the agency having control or custody of the property disagrees with the estimate of damage, the agency and the cabinet shall each appoint one (1) member of a board of appraisers, which two (2) members shall select a third member. An award in writing, submitted by the board of appraisers to the State Treasurer, shall determine the amount of damage.

→ Section 6. KRS 56.120 is amended to read as follows:

When the amount of damage has been determined, the State Treasurer shall (1) (a) debit the account of the Commonwealth's property and casualty[state fire and 20 tornado] insurance fund by that amount and credit with an equal amount the account of the agency that has control or custody of the property damaged, and upon warrant from the [Finance and Administration] cabinet, the State Treasurer shall pay to the agency the amount so credited to it, for the purpose of repairing the damage or reconstructing or replacing the damaged or destroyed property.

> **(b)** If the agency deems it impracticable or undesirable to use the money for repair, reconstruction, or replacement of the property damaged or destroyed, it

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1	may, with the approval of the [Finance and Administration] cabinet, and
2	subject to the provisions of KRS 56.491, expend said funds for the
3	acquisition, repair, construction, or reconstruction of property similar to the
4	property damaged or destroyed.

- (2) On and after the effective date of this Act[March 29, 2023], until June 30, 2030[2025], a[no] debit, credit, or payment made on account of the damage to any one (1) subject of risk, by any one (1) loss, shall not be in excess of ten million dollars (\$10,000,000), unless the Office of the Controller in the Finance and Administration cabinet has effected reinsurance upon that risk to limit the liability of the Commonwealth's property and casualty [state fire and tornado] insurance fund to ten million dollars (\$10,000,000), and unless the excess over this amount has actually been paid into the fund by the reinsuring company or companies.
- (3) On and after July 1, <u>2030[2025]</u>, <u>a[no]</u> debit, credit, or payment made on account of the damage to any one (1) subject of risk, by any one (1) loss, shall <u>not</u> be in excess of one million dollars (\$1,000,000), unless the Office of the Controller in the [Finance and Administration] cabinet has effected reinsurance upon <u>that</u>[the subject of] risk[<u>such as</u>] to limit the liability of the <u>Commonwealth's property and casualty[state fire and tornado]</u> insurance fund to one million dollars (\$1,000,000), and unless the excess over this amount has actually been paid into the fund by the reinsuring company or companies.
- → Section 7. KRS 56.130 is amended to read as follows:

- 22 (1) If there is not in the account of the <u>Commonwealth's property and casualty</u>[state fire and tornado] insurance fund an amount sufficient to cover the damage, the State Treasurer shall debit the fund only with the amount actually to its credit at the time, and shall continue, subject to prior claims, to debit the fund by the amount of each ensuing credit to the fund, until the total damage is covered.
- 27 (2) No payments shall be made on account of such damage to any agency of the state in

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1 excess of the amount debited against the fund at the time of payment.

- 2 → Section 8. KRS 56.140 is amended to read as follows:
- 3 (1) The State Treasurer, with approval of every investment by the Finance and
- 4 Administration cabinet, may invest the Commonwealth's property and
- 5 <u>casualty</u>[state fire and tornado] insurance fund in:
- 6 (a) Obligations of the United States government, its agencies, and Kentucky cities
- 7 of the first and home rule classes;
- 8 (b) Warrants issued on the State Treasurer;
- 9 (c) State bonds, including bridge revenue bonds issued under KRS 180.010 to 180.250;
- 11 (d) Bonds or other evidences of indebtedness of any domestic corporation that is 12 an agent or instrumentality of the state or of any city, county, or school district of the state, secured by a mortgage on real estate in Kentucky that has been 13 14 conveyed to the corporation by any city, county, school district, or state 15 educational institution, and which the corporation has leased and given the option to lease to the city, county, school district, or state educational 16 17 institution, with option in the lessee to purchase the property, or an interest 18 therein, on the payment of the aggregate sum of the bond issue, plus the 19 expenses incident to the issuance of the bonds and the formation and 20 dissolution of the corporation, subject to credit of the amounts paid as rental 21 for such property; and
- 22 (e) School bonds issued by cities under KRS 162.120 to 162.290.
- 23 (2) The[Finance and Administration] cabinet shall not approve investments on which 24 there has ever been a default in payment of principal or interest preceding the date 25 of acceptance by the State Treasurer.
- 26 (3) All income from investments credited to the <u>Commonwealth's property and</u>
 27 <u>casualty[state fire and tornado]</u> insurance fund shall be credited to that fund.

Section 9. KRS 56.150 is amended to read as follow

2 (1) The cabinet and the State Treasurer may employ such assistance and incur such expenses as are necessary to carry out the purposes of KRS 56.070 to 56.180.

- All such expenses may be debited against the <u>Commonwealth's property and</u>

 <u>casualty</u>[state fire and tornado] insurance fund, and paid on warrant of the cabinet,

 but the total of such expenses during any fiscal year shall not exceed ten percent

 (10%) of the total receipts of the fund during the same fiscal year.
- 8 (3) If such expenses are incurred at a time when there is not a sufficient amount in the fund to pay them, they shall constitute a prior claim to be paid out of the first receipts of the fund thereafter before any damages on account of insured losses are paid.
- **→** Section 10. KRS 56.160 is amended to read as follows:
- 13 On <u>and{or}</u> after <u>the effective date of this Act{March 29, 2023}</u>, until June 30, (1) (a) 14 2030[2025], the Office of the Controller in the Finance and Administration 15 cabinet may contract with any responsible fire and tornado insurance or 16 reinsurance company authorized to do business in Kentucky to reinsure any 17 subject of risk of which the total valuation has been fixed at over ten million 18 dollars (\$10,000,000) in such a way as to limit the net liability of the 19 Commonwealth's property and casualty[state fire and tornado] insurance 20 fund with respect to that risk to ten million dollars (\$10,000,000).
- 21 (b) The premium for reinsurance shall be paid out of the <u>Commonwealth's</u>
 22 <u>property and casualty[state fire and tornado]</u> insurance fund, on warrant of
 23 the cabinet.
- 24 (2) (a) On and or after July 1, 2030 [2025], the Office of the Controller in the Finance and Administration] cabinet may contract with any responsible fire and tornado insurance or reinsurance company authorized to do business in Kentucky to reinsure any subject of risk of which the total valuation has been

1		fixed at over one million dollars (\$1,000,000) in such a way as to limit the net
2		liability of the Commonwealth's property and casualty[state fire and tornado]
3		insurance fund with respect to <u>that</u> [such subject of] risk to one million dollars
4		(\$1,000,000).
5		(b) The premium for reinsurance shall be paid out of the Commonwealth's
6		property and casualty[state fire and tornado] insurance fund, on warrant of
7		the cabinet.
8		→ Section 11. KRS 56.180 is amended to read as follows:
9	(1)	On and or after the effective date of this Act [March 29, 2023], until June 30,
10		2030[2025], if at the end of any fiscal year the moneys and securities to the credit
11		of the Commonwealth's property and casualty[state fire and tornado] insurance
12		fund exceed one hundred million dollars (\$100,000,000), that excess shall be
13		transferred to the general fund.
14	(2)	On <u>and</u> [or] after July 1, <u>2030[2025]</u> , if at the end of any fiscal year the moneys and
15		securities to the credit of the Commonwealth's property and casualty [state fire and
16		tornado] insurance fund exceed ten million dollars (\$10,000,000), that [any such]
17		excess shall be transferred to the general fund.
18	(3)	The moneys and securities to the credit of the Commonwealth's property and
19		<u>casualty</u> [state fire and tornado] insurance fund shall not be used for any purpose
20		unrelated to fund operations.
21		→ Section 12. KRS 42.0651 is amended to read as follows:
22	(1)	The Division of State Risk and Insurance Services shall:
23		(a) Oversee and assist the management of the Commonwealth's property and
24		casualty[state fire and tornado] insurance fund established in KRS Chapter
25		56;
26		(b) Develop and manage programs of risk assessment and insurance for the
27		protection of state property not covered by the Commonwealth's property and

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casualty-	state fire	and tornado]	insurance:	fund;
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(c) Advise the secretary of the Finance and Administration Cabinet on the fiscal management of programs relating to life insurance, workers' compensation, and health care benefits for state employees;

- (d) Serve as the central clearinghouse for coordinating and evaluating existing and new risk management programs within all state agencies;
- (e) Develop financing techniques for risk protection;
 - (f) Provide insurance for all state-owned and state-operated facilities and vehicles; and
 - (g) Develop and implement other risk management, insurance, and self-insurance programs or other functions and duties as the secretary of the Finance and Administration Cabinet may direct the division to undertake and implement within the general statutory authority and control of the Finance and Administration Cabinet over state property and fiscal affairs of the executive branch of state government, including, but not limited to, those areas pertaining to tort and contractual liability, fidelity, and property risks.
- (2) Nothing in this section shall be construed or interpreted as affecting the operation of the employee benefit programs generally administered by the Office of Employee Relations and Department of Employee Insurance within the Personnel Cabinet. These agencies shall coordinate the operation of life insurance, workers' compensation, health care benefit programs, and other self-insured programs with the Division of State Risk and Insurance Services.
- (3) All cabinets, departments, boards, commissions, and other state agencies shall provide to the Division of State Risk and Insurance Services the technical advice and other assistance the Division of State Risk and Insurance Services or the secretary of the Finance and Administration Cabinet shall request in the performance of the functions of the division as described in this section.

1	(4)	<u>(a)</u>	The secretary of the Finance and Administration Cabinet shall have the power
2			and authority to promulgate administrative regulations pursuant to KRS
3			Chapter 13A for purposes of implementing a risk management program for
4			the executive branch of state government.
5		<u>(b)</u>	Any administrative regulations promulgated by the secretary shall be
6			administered by the Division of State Risk and Insurance Services.
7		→ S	ection 13. KRS 164A.577 is amended to read as follows:
8	(1)	Not	withstanding KRS 56.065 to 56.180 and any other law to the contrary:
9		(a)	Instead of insurance coverage provided through the Commonwealth's
10			property and casualty[state fire and tornado] insurance fund, the governing
11			board of each institution may, subject to paragraph (b) of this subsection, elec-
12			to obtain insurance under this section to cover all of the state property in the
13			institution's possession against loss by fire and other hazards;
14		(b)	An institution whose governing board elects to obtain insurance under this
15			section shall:
16			1. Not be required to obtain approval by the Finance and Administration
17			Cabinet or any other state agency or official to terminate the institution's
18			insurance coverage through the Commonwealth's property and
19			<u>casualty</u> [state fire and tornado] insurance fund;
20			2. Notify the secretary of the Finance and Administration Cabinet at least
21			sixty (60) days before terminating the institution's insurance coverage
22			through the Commonwealth's property and casualty[state fire and
23			tornado] insurance fund;
24			3. Ensure that the insurance is in place immediately following termination
25			of the institution's insurance coverage through the Commonwealth's
26			property and casualty[state fire and tornado] insurance fund;

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Comply with any bidding or advertising requirements under KRS

1			Chapters 45A and 424; and
2		5.	Comply with subsection (2) of this section; and
3	(c)	1.	An institution that terminates the institution's insurance coverage
4			through the Commonwealth's property and casualty [state fire and
5			tornado] insurance fund under this subsection shall be permitted to
6			resume that coverage, without any need for approval by the Finance and
7			Administration Cabinet or any other state agency or official, by
8			providing the following notices to the secretary of the Finance and
9			Administration Cabinet:
10			a. At least six (6) months prior to the effective date of the
11			institution's resumption of coverage through the Commonwealth's
12			property and casualty[state fire and tornado] insurance fund, as
13			provided under subparagraph 2. of this paragraph, a notice that the
14			institution intends but is not obligated to resume coverage through
15			the fund; and
16			b. At least three (3) months prior to the effective date of the
17			institution's resumption of coverage through the Commonwealth's
18			property and casualty[state fire and tornado] insurance fund, as
19			provided under subparagraph 2. of this paragraph, a notice that the
20			institution is resuming coverage through the fund.
21		2.	Upon receipt of the notices required under subparagraph 1. of this
22			paragraph, the Finance and Administration Cabinet shall insure all of the
23			state property in the institution's possession against loss by fire and other
24			hazards through the Commonwealth's property and casualty [state fire
25			and tornado] insurance fund, and coverage shall become effective not
26			later than:
27			a. The next date of renewal of the coverage provided through the

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1				fund; or
2				b. Any other date agreed upon by the institution and the cabinet.
3	(2)	An i	institu	ation that obtains insurance under this section shall ensure that an annual
4		insp	ection	n is made of each state building and its contents in the institution's
5		poss	essio	n, for the purpose of determining the unnecessary causes of a fire hazard
6		there	ein, a	nd recommendations are received for corrective actions, by either:
7		(a)	1.	Allowing the Finance and Administration Cabinet to have the inspection
8				made and to make recommendations for corrective actions, consistent
9				with the inspections and recommendations made under KRS 56.170.
10			2.	The institution shall pay a fee to the Finance and Administration Cabinet
11				for an inspection made under this paragraph if:
12				a. i. A fee is charged; and
13				ii. The fee is not in excess of the fee charged;
14				to agencies for an inspection made under KRS 56.170; and
15				b. The fee is reasonable; or
16		(b)	1.	Having a qualified third party approved by the institution's insurer
17				conduct the inspection and make recommendations for corrective
18				actions.
19			2.	The institution may pay a reasonable fee for an inspection made under
20				this paragraph if the fee is not included in the premium charged by the
21				insurer.
22	(3)	Insu	rance	obtained under this section:
23		(a)	May	be provided:
24			1.	By an authorized insurer as defined in KRS 304.1-100; or
25			2.	Through a self-insurance pool if the pool is:
26				a. Adequately reinsured by an authorized insurer as defined in KRS
27				304.1-100; and

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1			b. Capable of insuring all of the state property in the institution's
2			possession;
3	(b)	Shall	state the following for each insured building and its contents:
4		1.	Estimated replacement cost; and
5		2.	The amount of coverage provided;
6	(c)	1.	Except as provided in subsection (4) of this section, shall insure each
7			building and its contents for an amount equal to one hundred percent
8			(100%) of the replacement cost determined through a certified
9			replacement cost appraisal performed at the direction of the institution
10			by an appraiser:
11			a. Licensed to perform appraisal services under KRS Chapter 324A;
12			and
13			b. Experienced in appraising commercial or governmental property.
14		2.	As used in this paragraph, "replacement cost" includes the increased
15			cost of construction brought about by code changes that:
16			a. Have occurred since the original structure was built; and
17			b. Are required to be incorporated within a rebuilt structure;
18	(d)	Shall	contain an agreed amount provision; and
19	(e)	Shall	include:
20		1.	Ordinance and law coverage at not less than five million dollars
21			(\$5,000,000);
22		2.	Debris removal coverage at not less than one million dollars
23			(\$1,000,000);
24		3.	Extra expense coverage at not less than five million dollars
25			(\$5,000,000); and
26		4.	For any building containing a steam boiler, boiler and machinery
27			coverage at not less than the total value of the real and personal property

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1 in the building in which the steam boiler is	s located.
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A governing board may obtain actual cash value coverage of a building and its contents if a certification signed by the governing board chair is attached to the insurance policy or contract, or self-insurance pool contract, stating that it would not be fiscally responsible to provide replacement cost coverage for the building being insured.

→ Section 14. Whereas it may be necessary to negotiate upcoming insurance rates for the Commonwealth of Kentucky, an emergency is declared to exist, and this Act takes effect upon its passage and approval by the Governor or upon its otherwise becoming a law.