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1 AN ACT relating to development areas.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- **→** Section 1. KRS 65.490 is amended to read as follows:
- 4 As used in KRS 65.490 to 65.499, unless the context otherwise requires:
- 5 (1) "Agency" means an urban renewal and community development agency of a taxing
- 6 district located within a county containing a consolidated local government or a city
- of the first class, established under KRS Chapter 99; a development authority
- 8 located within a county containing a consolidated local government or a city of the
- 9 first class established under KRS Chapter 99; a nonprofit corporation located within
- a county containing a consolidated local government or a city of the first class; or a
- designated department, division, or office of a county containing a consolidated
- local government or of a city of the first class;
- 13 (2) "Development area" means an area no [less than one (1) square mile, nor] more
- than six (6) square miles, designated in need of public improvements by a local or
- state government in a county containing a consolidated local government or a city
- of the first class, a project area as defined in KRS 99.615, or a public project as
- defined in KRS 58.010 in a county containing a consolidated local government or a
- 18 city of the first class. "Development area" includes an existing economic
- development asset;
- 20 (3) "Increment" means that amount of money received by any taxing district or the
- state that is determined by subtracting the amount of old revenues from the amount
- of new revenues in any year for which a taxing district or the state and an agency
- have agreed upon under the terms of a contract of release or a grant contract;
- 24 (4) "Local government" means a county containing a consolidated local government or
- a city of the first class;
- 26 (5) "New revenues" means the revenues received by any taxing district or the state
- from a development area in any year after the establishment of the development

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1		area;
2	(6)	"Old revenues" means the amount of revenues received by any taxing district or the
3		state from a development area in the last year prior to the establishment of the
4		development area;
5	(7)	"Project" means any urban renewal, redevelopment, or public project undertaken in
6		accordance with the provisions of KRS 65.490 to 65.497, any project undertaken in
7		accordance with KRS 99.610 to 99.680, any project undertaken in accordance with
8		the provisions of KRS Chapter 58, or any "public project" as that term is defined in
9		KRS 58.010 undertaken by a nonprofit corporation located within a county
10		containing a consolidated local government or a city of the first class;
11	(8)	"Release" or "contract of release" or "grant contract" means that agreement by
12		which a taxing district or the state permits the payment to an agency of a portion of
13		increments or an amount equal to a portion of increments received by it in return for
14		the benefits accrued to the taxing district or the state by reason of a project
15		undertaken by an agency in a development area;
16	(9)	"Taxing district" means a consolidated local government, a county containing a city
17		of the first class, a city of the first class that encompasses all or part of a
18		development area, or the state, but does not mean a school district; and
19	(10)	"Pilot program" means a tax increment financing program or a grant program
20		created by an agency within a consolidated local government or a county containing
21		a city of the first class which shall exist for a period of twenty (20) years, and may
22		be extended for a period not to exceed an additional twenty-five (25) years as
23		provided in KRS 65.4931.
24		→ Section 2. KRS 65.494 is amended to read as follows:
25	(1)	As used in this section:

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(a) "Existing development area" means a development area established by a

county containing a city of the first class or by a city of the first class prior

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1		to March 23, 2027, that is subject to the provisions of a grant contract,
2		Interlocal Cooperation Agreement, or Master Agreement executed prior to
3		March 23, 2007; and
4		(b) "New development area" means a development area that is created within
5		an existing development area.
6	<u>(2)</u>	[Effective on March 23, 2007,]The provisions of KRS 65.490 to 65.499 shall apply
7		only to <u>:</u>
8		(a) Existing development areas; and which were established by a county
9		containing a city of the first class or a city of the first class prior to March 23,
10		2007, and that are subject to the provisions of a grant contract, Interlocal
11		Cooperation Agreement or Master Agreement executed prior to March 23,
12		2007]
13		(b) New development areas, provided that:
14		1. The project for the existing development area is amended to remove
15		the new development area from the existing development area;
16		2. All contracts regarding the application of increment derived from the
17		new development area require not less than ten percent (10%) of the
18		increment be paid to the agency for which the existing area
19		development was established; and
20		3. The amendment of the project for an existing development area is
21		approved by:
22		a. i. The county containing a city of the first class; or
23		ii. The city of the first class;
24		in which the existing development area is located;
25		b. The state;
26		c. The agency for which the existing development area was
27		established; and

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	<u>d</u>	If applic	<u>cable,</u>	the	insurer	of a	iny bonds	issued fo	or the	<u>benef</u>	<u>it of</u>
2		the age	ency	for	which	the	existing	developi	ment	<u>area</u>	was
3		<u>establisl</u>	<u>red</u> .								