I	AN ACT relating to the film industry.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF SUBCHAPTER 12 OF KRS CHAPTER
4	154 IS CREATED TO READ AS FOLLOWS:
5	(1) There is created the Kentucky Film Office, which shall be attached to the Cabinet
6	for Economic Development for administrative purposes only. The office shall be
7	headed by an executive director selected and compensated as provided in
8	subsection (2)(e) of Section 2 of this Act. The executive director shall have the
9	authority to hire staff, including a marketing and development director, contract
10	for services, expend funds, and operate the normal business activities of the
11	<u>council.</u>
12	(2) The duties of the Kentucky Film Office shall include but not be limited to:
13	(a) Coordinating with local and regional film offices or local tourism
14	commissions on issues impacting the film industry in Kentucky, including
15	streamlining local permitting processes;
16	(b) Marketing Kentucky as a location for film production;
17	(c) Providing assistance to production companies for compliance with
18	Subchapter 61 of KRS Chapter 154;
19	(d) Assisting film studios and workforce training programs to increase the film
20	production workforce;
21	(e) Coordinating with the Kentucky Film Leadership Council established in
22	Section 2 of this Act to develop marketing strategies to promote and grow
23	the film production industry in Kentucky;
24	(f) Creating a Kentucky Film Office website and a one-stop portal to provide
25	information to film producers regarding studios, local and regional
26	commissions, personnel, filming locations, permitting, and other matters
27	relevant to the film industry; and

1	(g) Adopting the recommendations of the council created pursuant to Section 2
2	of this Act and promulgating regulations in accordance with KRS Chapter
3	13A necessary to conduct the operations of the office.
4	(3) The office shall receive and retain all tax incentive application fees collected
5	pursuant to Section 7 of this Act. The nonrefundable application fee that's
6	currently payable to the office upon submission of a tax incentive application
7	shall be determined by the total amount of qualifying expenditures and qualifying
8	payroll expenditures, as defined in Section 5 of this Act. If the total is:
9	(a) Less than fifty thousand dollars (\$50,000), the application fee shall be two
10	hundred fifty dollars (\$250);
11	(b) Between fifty thousand dollars (\$50,000) and one hundred thousand dollars
12	(\$100,000), the application fee shall be five hundred dollars (\$500); or
13	(c) More than one hundred thousand dollars (\$100,000), the application fee
14	shall be one thousand dollars (\$1,000).
15	(4) The office may accept contributions, grants, and other property of value to hold
16	and apply to projects for which the office is created. Any funds not expended at
17	the close of a fiscal year shall not lapse but shall be carried forward into the next
18	fiscal year. Notwithstanding KRS 142.406, for the period beginning July 1, 2025,
19	and ending June 30, 2027, two and one-half percent (2.5%) of the transient room
20	tax collected pursuant to KRS 142.400, up to the maximum amount of five
21	hundred thousand dollars (\$500,000) shall be transferred to the office and
22	dedicated to staff and operational costs.
23	→ SECTION 2. A NEW SECTION OF SUBCHAPTER 12 OF KRS CHAPTER
24	154 IS CREATED TO READ AS FOLLOWS:
25	(1) There is hereby established the Kentucky Film Leadership Council. The council
26	shall be administratively attached to the Kentucky Film Office established in
27	Section 1 of this Act.

I	(2) Ine	Junctions and purposes of the council shall be to:
2	<u>(a)</u>	Review all applications for tax incentives under Section 4 of this Act and
3		Subchapter 61 of KRS Chapter 154 to determine eligibility within twenty
4		(20) days of receipt and forward each eligible application to the cabinet for
5		an economic analysis of the project. Notwithstanding Section 6 of this Act,
6		if the analysis supports the project, the application and all related
7		documents shall be submitted back to the council to make the final decision
8		at a meeting held at the call of the chair regarding whether to authorize a
9		tax incentive agreement. The cabinet shall be responsible for negotiating,
10		preparing, and executing tax incentive agreements under this section;
11	<u>(b)</u>	Recommend policies and standards for the Kentucky Film Office created in
12		Section 1 of this Act;
13	<u>(c)</u>	Develop comprehensive film industry strategies in partnership with the
14		Cabinet for Economic Development, the Tourism, Arts and Heritage
15		Cabinet, and the Education and Labor Cabinet;
16	<u>(d)</u>	Partner with local and regional film offices, production studios, and
17		relevant workforce training programs in Kentucky; and
18	<u>(e)</u>	Conduct a nationwide search for the executive director of the Kentucky
19		Film Office and make decisions regarding hiring and compensation. The
20		salary of the executive director of the Kentucky Film Office shall be exempt
21		<u>from KRS 64.640.</u>
22	(3) (a)	The council shall consist of the following seven (7) voting members:
23		1. The secretary of the Cabinet for Economic Development or his or her
24		designee;
25		2. The secretary of the Tourism, Arts and Heritage Cabinet or his or her
26		designee;
27		3. The secretary of the Education and Labor Cabinet or his or her

1	<u>aesignee; ana</u>
2	4. Four (4) members who shall be appointed by the Governor as follows:
3	a. Two (2) representatives from Kentucky film production
4	<u>companies;</u>
5	b. One (1) representative from a film profession, including but not
6	limited to producers, actors, production accountants with film
7	industry experience, or film financiers; and
8	c. One (1) representative who is the head of a local or regional film
9	commission.
10	(b) All members appointed by the Governor under paragraph (a)4. of this
11	subsection shall have knowledge of or experience in the Kentucky film
12	industry. After the expiration of their initial terms, the appointed members
13	shall serve a term of four (4) years and until a successor is appointed and
14	qualified in accordance with paragraph (a)4. of this subsection. Any
15	vacancy that occurs shall be filled for the unexpired term in the same
16	manner as the original appointment. All members appointed by the
17	Governor shall be subject to confirmation by the Senate as provided in KRS
18	<u>11.160.</u>
19	(c) A majority of the members shall appoint the chair from among the members
20	of the council.
21	(d) Members shall serve without compensation but shall be reimbursed for
22	necessary travel expenses.
23	(e) The council shall meet at the call of the chair.
24	(f) A quorum shall be a majority of the membership of the council.
25	→ Section 3. KRS 12.020 (Effective July 1, 2025) is amended to read as follows:
26	Departments, program cabinets and their departments, and the respective major
27	administrative bodies that they include are enumerated in this section. It is not intended

1 that this enumeration of administrative bodies be all-inclusive. Every authority, board, 2 bureau, interstate compact, commission, committee, conference, council, office, or any 3 other form of organization shall be included in or attached to the department or program 4 cabinet in which they are included or to which they are attached by statute or statutorily 5 authorized executive order; except in the case of the Personnel Board and where the 6 attached department or administrative body is headed by a constitutionally elected 7 officer, the attachment shall be solely for the purpose of dissemination of information and 8 coordination of activities and shall not include any authority over the functions,

personnel, funds, equipment, facilities, or records of the department or administrative

- 11 I. Cabinet for General Government Departments headed by elected officers:
- 12 (1) The Governor.

9

10

body.

- 13 (2) Lieutenant Governor.
- 14 (3) Department of State.
- 15 (a) Secretary of State.
- (b) Board of Elections.
- 17 (c) Registry of Election Finance.
- 18 (4) Department of Law.
- 19 (a) Attorney General.
- 20 (5) Department of the Treasury.
- 21 (a) Treasurer.
- 22 (6) Department of Agriculture.
- 23 (a) Commissioner of Agriculture.
- 24 (b) Agricultural Development Board.
- 25 (c) Kentucky Agricultural Finance Corporation.
- 26 (7) Auditor of Public Accounts.
- 27 (a) Commonwealth Office of the Ombudsman.

1	II.	Prog	Program cabinets headed by appointed officers:						
2		(1)	Justi	ice an	d Pub	lic Safety Cabinet:			
3			(a)	Dep	artme	ent of Kentucky State Police.			
4				1.	Offi	ce of Administrative Services.			
5					a.	Division of Operational Support.			
6					b.	Division of Management Services.			
7				2.	Offi	ce of Operations.			
8					a.	Division of West Troops.			
9					b.	Division of East Troops.			
10					c.	Division of Special Enforcement.			
11					d.	Division of Commercial Vehicle Enforcement.			
12				3.	Offi	ce of Technical Services.			
13					a.	Division of Forensic Sciences.			
14					b.	Division of Electronic Services.			
15					c.	Division of Records Management.			
16			(b)	Dep	artme	ent of Criminal Justice Training.			
17			(c)	Dep	artme	ent of Corrections.			
18			(d)	Dep	artme	ent of Juvenile Justice.			
19			(e)	Offi	ce of	the Secretary.			
20			(f)	Offi	ice of	Drug Control Policy.			
21			(g)	Offi	ice of	Legal Services.			
22			(h)	Offi	ice of	the Kentucky State Medical Examiner.			
23			(i)	Parc	ole Bo	ard.			
24			(j)	Ken	tucky	State Corrections Commission.			
25			(k)	Offi	ice of	Legislative and Intergovernmental Services.			
26			(1)	Offi	ice of	Human Resource Management.			
27				1.	Div	ision of Human Resource Administration.			

1			2.	Division of Employee Management.
2		(m)	Dep	artment of Public Advocacy.
3		(n)	Offi	ce of Communications.
4			1.	Information Technology Services Division.
5		(o)	Offi	ce of Financial Management Services.
6			1.	Division of Financial Management.
7		(p)	Gran	nts Management Division.
8	(2)	Ener	gy an	d Environment Cabinet:
9		(a)	Offi	ce of the Secretary.
10			1.	Office of Legislative and Intergovernmental Affairs.
11			2.	Office of Legal Services.
12				a. Legal Division I.
13				b. Legal Division II.
14			3.	Office of Administrative Hearings.
15			4.	Office of Communication.
16			5.	Mine Safety Review Commission.
17			6.	Office of Kentucky Nature Preserves.
18			7.	Kentucky Public Service Commission.
19		(b)	Dep	artment for Environmental Protection.
20			1.	Office of the Commissioner.
21			2.	Division for Air Quality.
22			3.	Division of Water.
23			4.	Division of Environmental Program Support.
24			5.	Division of Waste Management.
25			6.	Division of Enforcement.
26			7.	Division of Compliance Assistance.
27		(c)	Dep	artment for Natural Resources.

1			1.	Office of the Commissioner.
2			2.	Division of Mine Permits.
3			3.	Division of Mine Reclamation and Enforcement.
4			4.	Division of Abandoned Mine Lands.
5			5.	Division of Oil and Gas.
6			6.	Division of Mine Safety.
7			7.	Division of Forestry.
8			8.	Division of Conservation.
9			9.	Office of the Reclamation Guaranty Fund.
10		(d)	Offic	ce of Energy Policy.
11			1.	Division of Energy Assistance.
12		(e)	Offic	ce of Administrative Services.
13			1.	Division of Human Resources Management.
14			2.	Division of Financial Management.
15			3.	Division of Information Services.
16	(3)	Publ	ic Pro	etection Cabinet.
17		(a)	Offi	ce of the Secretary.
18			1.	Office of Communications and Public Outreach.
19			2.	Office of Legal Services.
20				a. Insurance Legal Division.
21				b. Alcoholic Beverage Control Legal Division.
22				c. Housing, Buildings and Construction Legal Division.
23				d. Financial Institutions Legal Division.
24				e. Professional Licensing Legal Division.
25			3.	Office of Administrative Hearings.
26			4.	Office of Administrative Services.
27				a. Division of Human Resources.

1			b. Division of Fiscal Responsibility.
2	(b)	Offic	ce of Claims and Appeals.
3		1.	Board of Tax Appeals.
4		2.	Board of Claims.
5		3.	Crime Victims Compensation Board.
6	(c)	Ken	tucky Boxing and Wrestling Commission.
7	(d)	Depa	artment of Alcoholic Beverage Control.
8		1.	Division of Distilled Spirits.
9		2.	Division of Malt Beverages.
10		3.	Division of Enforcement.
11	(e)	Dep	artment of Financial Institutions.
12		1.	Division of Depository Institutions.
13		2.	Division of Non-Depository Institutions.
14		3.	Division of Securities.
15	(f)	Depa	artment of Housing, Buildings and Construction.
16		1.	Division of Fire Prevention.
17		2.	Division of Plumbing.
18		3.	Division of Heating, Ventilation, and Air Conditioning.
19		4.	Division of Building Code Enforcement.
20	(g)	Depa	artment of Insurance.
21		1.	Division of Health and Life Insurance and Managed Care.
22		2.	Division of Property and Casualty Insurance.
23		3.	Division of Administrative Services.
24		4.	Division of Financial Standards and Examination.
25		5.	Division of Licensing.
26		6.	Division of Insurance Fraud Investigation.
27		7.	Division of Consumer Protection.

1		(h)	Depa	rtment of Professional Licensing.
2			1.	Real Estate Authority.
3			2.	Division of Real Property Boards.
4	(4)	Tran	ısporta	tion Cabinet:
5		(a)	Depa	rtment of Highways.
6			1.	Office of Project Development.
7			2.	Office of Project Delivery and Preservation.
8			3.	Office of Highway Safety.
9			4.	Highway District Offices One through Twelve.
10		(b)	Depa	rtment of Vehicle Regulation.
11		(c)	Depa	rtment of Aviation.
12		(d)	Depa	rtment of Rural and Municipal Aid.
13			1.	Office of Local Programs.
14			2.	Office of Rural and Secondary Roads.
15		(e)	Offic	e of the Secretary.
16			1.	Office of Public Affairs.
17			2.	Office for Civil Rights and Small Business Development.
18			3.	Office of Budget and Fiscal Management.
19			4.	Office of Inspector General.
20			5.	Secretary's Office of Safety.
21		(f)	Offic	e of Support Services.
22		(g)	Offic	e of Transportation Delivery.
23		(h)	Offic	e of Audits.
24		(i)	Offic	e of Human Resource Management.
25		(j)	Offic	e of Information Technology.
26		(k)	Offic	e of Legal Services.
27	(5)	Cabi	inet for	Economic Development:

1		(a)	Offi	ce of	the Secretary.
2			1.	Offi	ce of Legal Services.
3			2.	Dep	eartment for Business and Community Development.
4				a.	Development and Retention Division – West Kentucky.
5				b.	Development, Retention, and Administrative Division -
6					Central and East Kentucky.
7				c.	Community and Workforce Development Division.
8			3.	Dep	partment for Financial Services.
9				a.	Kentucky Economic Development Finance Authority.
10				b.	Finance and Personnel Division.
11				c.	IT and Resource Management Division.
12				d.	Compliance Division.
13				e.	Program Administration Division.
14				f.	Bluegrass State Skills Corporation.
15				g.	The GRANT Commission.
16			4.	Offi	ce of Strategy and Public Affairs.
17				a.	Marketing and Communications Division.
18				b.	Research and Strategy Division.
19			5.	Offi	ce of Entrepreneurship and Innovation.
20				a.	Commission on Small Business Innovation and Advocacy.
21			<u>6.</u>	Ken	tucky Film Office.
22				<u>a.</u>	Kentucky Film Leadership Council.
23	(6)	Cab	inet fo	or Hea	alth and Family Services:
24		(a)	Offi	ce of	the Secretary.
25			1.	Offi	ce of Public Affairs.
26			2.	Offi	ce of Legal Services.
27			3.	Offi	ce of Inspector General.

1			4.	Office of Human Resource Management.
2			5.	Office of Finance and Budget.
3			6.	Office of Legislative and Regulatory Affairs.
4			7.	Office of Administrative Services.
5			8.	Office of Application Technology Services.
6			9.	Office of Data Analytics.
7			10.	Office of Medical Cannabis.
8				a. Division of Enforcement and Compliance.
9				b. Division of Licensure and Access.
10		(b)	Depa	artment for Public Health.
11		(c)	Depa	artment for Medicaid Services.
12		(d)	Depa	artment for Behavioral Health, Developmental and Intellectual
13			Disa	bilities.
14		(e)	Depa	artment for Aging and Independent Living.
15		(f)	Depa	artment for Community Based Services.
16		(g)	Depa	artment for Family Resource Centers and Volunteer Services.
17	(7)	Fina	ince ar	nd Administration Cabinet:
18		(a)	Offic	ce of the Secretary.
19		(b)	Offic	ce of the Inspector General.
20		(c)	Offic	ce of Legislative and Intergovernmental Affairs.
21		(d)	Offic	ce of General Counsel.
22		(e)	Offic	ce of the Controller.
23		(f)	Offic	ce of Administrative Services.
24		(g)	Offic	ce of Policy and Audit.
25		(h)	Depa	artment for Facilities and Support Services.
26		(i)	Depa	artment of Revenue.
27		(j)	Com	monwealth Office of Technology.

1		(k)	State Property and Buildings Commission.
2		(1)	Office of Equal Employment Opportunity and Contract Compliance.
3		(m)	Kentucky Employees Retirement Systems.
4		(n)	Commonwealth Credit Union.
5		(o)	State Investment Commission.
6		(p)	Kentucky Housing Corporation.
7		(q)	Kentucky Local Correctional Facilities Construction Authority.
8		(r)	Kentucky Turnpike Authority.
9		(s)	Historic Properties Advisory Commission.
10		(t)	Kentucky Higher Education Assistance Authority.
11		(u)	Kentucky River Authority.
12		(v)	Kentucky Teachers' Retirement System Board of Trustees.
13		(w)	Executive Branch Ethics Commission.
14		(x)	Office of Fleet Management.
15	(8)	Tour	ism, Arts and Heritage Cabinet:
16		(a)	Kentucky Department of Tourism.
17			1. Division of Tourism Services.
18			2. Division of Marketing and Administration.
19			3. Division of Communications and Promotions.
20		(b)	Kentucky Department of Parks.
21			1. Division of Information Technology.
22			2. Division of Human Resources.
23			3. Division of Financial Operations.
24			4. Division of Purchasing.
25			5. Division of Facilities.
26			6. Division of Park Operations.
27			7. Division of Sales, Marketing, and Customer Service.

1		8.	Division of Engagement.
2		9.	Division of Food Services.
3		10.	Division of Rangers.
4	(c)	Dep	artment of Fish and Wildlife Resources.
5		1.	Division of Law Enforcement.
6		2.	Division of Administrative Services.
7		3.	Division of Engineering, Infrastructure, and Technology.
8		4.	Division of Fisheries.
9		5.	Division of Information and Education.
10		6.	Division of Wildlife.
11		7.	Division of Marketing.
12	(d)	Ken	tucky Horse Park.
13		1.	Division of Support Services.
14		2.	Division of Buildings and Grounds.
15		3.	Division of Operational Services.
16	(e)	Ken	tucky State Fair Board.
17		1.	Office of Administrative and Information Technology Services.
18		2.	Office of Human Resources and Access Control.
19		3.	Division of Expositions.
20		4.	Division of Kentucky Exposition Center Operations.
21		5.	Division of Kentucky International Convention Center.
22		6.	Division of Public Relations and Media.
23		7.	Division of Venue Services.
24		8.	Division of Personnel Management and Staff Development.
25		9.	Division of Sales.
26		10.	Division of Security and Traffic Control.
27		11.	Division of Information Technology.

1			12.	Division of the Louisville Arena.
2			13.	Division of Fiscal and Contract Management.
3			14.	Division of Access Control.
4		(f)	Offic	ce of the Secretary.
5			1.	Office of Finance.
6			2.	Office of Government Relations and Administration.
7		(g)	Offic	ce of Legal Affairs.
8		(h)	Offic	ce of Human Resources.
9		(i)	Offic	ce of Public Affairs and Constituent Services.
10		(j)	Offic	ce of Arts and Cultural Heritage.
11		(k)	Ken	tucky African-American Heritage Commission.
12		(1)	Ken	tucky Foundation for the Arts.
13		(m)	Ken	tucky Humanities Council.
14		(n)	Ken	tucky Heritage Council.
15		(o)	Ken	tucky Arts Council.
16		(p)	Ken	tucky Historical Society.
17			1.	Division of Museums.
18			2.	Division of Oral History and Educational Outreach.
19			3.	Division of Research and Publications.
20			4.	Division of Administration.
21		(q)	Ken	tucky Center for the Arts.
22			1.	Division of Governor's School for the Arts.
23		(r)	Ken	tucky Artisans Center at Berea.
24		(s)	Nort	hern Kentucky Convention Center.
25		(t)	East	ern Kentucky Exposition Center.
26	(9)	Pers	onnel	Cabinet:
27		(a)	Offic	ce of the Secretary.

1		(b)	Depa	artmei	nt of Human Resources Administration.
2		(c)	Offic	ce of I	Employee Relations.
3		(d)	Kent	ucky	Public Employees Deferred Compensation Authority.
4		(e)	Offic	ce of A	Administrative Services.
5		(f)	Offic	ce of I	Legal Services.
6		(g)	Gove	ernme	ental Services Center.
7		(h)	Depa	artmei	nt of Employee Insurance.
8		(i)	Offic	ce of I	Diversity, Equality, and Training.
9		(j)	Offic	ce of I	Public Affairs.
10	(10)	Educ	cation	and L	Labor Cabinet:
11		(a)	Offic	ce of t	he Secretary.
12			1.	Offic	ce of Legal Services.
13				a.	Workplace Standards Legal Division.
14				b.	Workers' Claims Legal Division.
15				c.	Workforce Development Legal Division.
16			2.	Offic	ce of Administrative Services.
17				a.	Division of Human Resources Management.
18				b.	Division of Fiscal Management.
19				c.	Division of Operations and Support Services.
20			3.	Offic	ce of Technology Services.
21				a.	Division of Information Technology Services.
22			4.	Offic	ce of Policy and Audit.
23			5.	Offic	ce of Legislative Services.
24			6.	Offic	ce of Communications.
25			7.	Offic	ce of the Kentucky Center for Statistics.
26			8.	Boar	rd of the Kentucky Center for Statistics.
27			9.	Early	y Childhood Advisory Council.

1		10.	Gov	ernors' Scholars Program.
2		11.	Gov	ernor's School for Entrepreneurs Program.
3		12.	Four	ndation for Adult Education.
4	(b)	Depa	artme	nt of Education.
5		1.	Ken	tucky Board of Education.
6		2.	Ken	tucky Technical Education Personnel Board.
7		3.	Edu	cation Professional Standards Board.
8	(c)	Boar	d of I	Directors for the Center for School Safety.
9	(d)	Depa	artme	nt for Libraries and Archives.
10	(e)	Kent	ucky	Environmental Education Council.
11	(f)	Kent	ucky	Educational Television.
12	(g)	Kent	ucky	Commission on the Deaf and Hard of Hearing.
13	(h)	Depa	artme	nt of Workforce Development.
14		1.	Care	eer Development Office.
15		2.	Offi	ce of Vocational Rehabilitation.
16			a.	Division of Kentucky Business Enterprise.
17			b.	Division of the Carl D. Perkins Vocational Training Center.
18			c.	Division of Blind Services.
19			d.	Division of Field Services.
20			e.	Statewide Council for Vocational Rehabilitation.
21			f.	Employment First Council.
22		3.	Offi	ce of Employer and Apprenticeship Services.
23			a.	Division of Apprenticeship.
24		4.	Ken	tucky Apprenticeship Council.
25		5.	Divi	sion of Technical Assistance.
26		6.	Offi	ce of Adult Education.
27		7.	Offi	ce of the Kentucky Workforce Innovation Board.

1		(i)	Department of Wo	orkplace Standards.
2			. Division of 0	Occupational Safety and Health Compliance.
3			. Division of 0	Occupational Safety and Health Education and
4			Training.	
5			Division of	Wages and Hours.
6		(j)	Office of Unemplo	pyment Insurance.
7		(k)	Kentucky Unempl	oyment Insurance Commission.
8		(1)	Department of Wo	orkers' Claims.
9			. Division of	Workers' Compensation Funds.
10			. Office of Ad	ministrative Law Judges.
11			Division of 0	Claims Processing.
12			Division of S	Security and Compliance.
13			. Division of S	Specialist and Medical Services.
14			. Workers' Co	mpensation Board.
15		(m)	Vorkers' Compen	sation Funding Commission.
16		(n)	Kentucky Occupa	ional Safety and Health Standards Board.
17		(o)	State Labor Relati	ons Board.
18		(p)	Employers' Mutua	l Insurance Authority.
19		(q)	Kentucky Occupa	cional Safety and Health Review Commission.
20		(r)	Vorkers' Compen	sation Nominating Committee.
21		(s)	Office of Education	nal Programs.
22		(t)	Kentucky Workfo	rce Innovation Board.
23		(u)	Kentucky Commi	ssion on Proprietary Education.
24		(v)	Kentucky Work R	eady Skills Advisory Committee.
25		(w)	Kentucky Geogra	phic Education Board.
26		(x)	Disability Determ	nation Services Program.
27	III.	Other dep	ments headed by	appointed officers:

1 (1) Council on Postsecondary Education. 2 (2) Department of Military Affairs. 3 (3) Department for Local Government. 4 (4) Kentucky Commission on Human Rights. (5) Kentucky Commission on Women. 5 6 (6) Department of Veterans' Affairs. 7 (7) Kentucky Commission on Military Affairs. 8 (8) Office of Minority Empowerment. 9 (9)Governor's Council on Wellness and Physical Activity. 10 (10) Kentucky Communications Network Authority. 11 → Section 4. KRS 141.383 is amended to read as follows: 12 (1) As used in this section: 13 "Above-the-line production crew" has the same meaning as in KRS 154.61-(a) 14 010; 15 (b) "Approved company" has the same meaning as in KRS 154.61-010; 16 (c) ["Authority" has the same meaning as in KRS 154.61-010; 17 (d) | Below-the-line production crew has the same meaning as in KRS 154.61-010; 18 19 (d)[(e)] "Continuous film production" has the same meaning as in KRS 154.61-20 010; 21 "Council" means the Kentucky Film Leadership Council created in Section 22 2 of this Act; 23 "Loan-out entity" has the same meaning as in KRS 154.61-010; (f) 24 "Qualifying expenditure" has the same meaning as in KRS 154.61-010; (g) 25 "Qualifying payroll expenditure" has the same meaning as in KRS 154.61-(h) 26 010;

"Secretary" has the same meaning as in KRS 154.61-010; and

(i)

27

1		(j)	"Ta	x ince	ntive a	agreement" has the same meaning as KRS 154.61-010.
2	(2)	(a)	The	re is	hereb	y created a tax credit against the tax imposed under KRS
3			141	.020 c	or 141.	040 and 141.0401, with the ordering of credits as provided in
4			KR	S 141.	0205.	
5		(b)	The	incen	tive av	vailable under paragraph (a) of this section is:
6			1.	A re	funda	ble credit for applications approved prior to April 27, 2018;
7			2.	A n	onrefu	ndable and nontransferable credit for applications approved on
8				or a	fter A _l	pril 27, 2018, but before January 1, 2022; and
9			3.	A r	efunda	able credit for applications approved on or after January 1,
10				202	2, if th	e provisions of paragraph (c) of this subsection are met.
11		(c)	1.	The	total t	ax incentive approved under KRS 154.61-020 shall be limited
12				to:		
13				a.	One	hundred million dollars (\$100,000,000) for calendar year
14					2018	3 and each calendar year through the calendar year 2021;
15				b.	Seve	enty-five million dollars (\$75,000,000) for the calendar year
16					2022	2 and each calendar year thereafter; and
17				c.	Begi	inning with calendar year 2024, the amount in subdivision b.
18					of th	is subparagraph shall be allocated accordingly:
19					i.	Twenty-five million dollars (\$25,000,000) shall be allocated
20						for all approved companies with a continuous film
21						production; and
22					ii.	On the first day of July of each calendar year, any unused
23						balance allocated under subpart i. of this subdivision for
24						continuous film productions shall be made available for all
25						approved companies with a motion picture or entertainment
26						production.
27			2.	Тос	qualify	for the refundable credit, all applicants shall:

1		a. Begin filming or production in Kentucky within six (6) months of
2		approval by the <i>council</i> [authority]; and
3		b. Complete filming or production in Kentucky within two (2) years
4		of their production start date.
5	(3)	An approved company may receive a refundable tax credit if:
6		(a) The department has received notification from the <u>council[authority]</u> that the
7		approved company has satisfied all requirements of KRS 154.61-020 and
8		154.61-030; and
9		(b) The approved company has provided a detailed cost report and sufficient
10		documentation to the <i>council</i> [authority], which has been forwarded by the
11		<u>council</u> [authority] to the department, that:
12		1. The purchases of qualifying expenditures were made after the execution
13		of the tax incentive agreement; and
14		2. The approved company or loan-out entity has withheld income tax as
15		required by KRS 141.310 on all qualified payroll expenditures, and
16		remitted and certified the withheld amount to the department.
17	(4)	Interest shall not be allowed or paid on any refundable credits provided under this
18		section.
19	(5)	The department may promulgate administrative regulations under KRS Chapter
20		13A to administer this section.
21	(6)	On or before September 1, 2010, and on or before each September 1 thereafter, for
22		the immediately preceding fiscal year, the department shall report to the
23		<u>council</u> [authority] and the Interim Joint Committee on Appropriations and Revenue
24		the names of the approved companies and the amounts of refundable income tax
25		credit claimed.
26	(7)	No later than September 1, 2021, and by November 1 every four (4) years
27		thereafter, the department and the Cabinet for Economic Development shall

1	coop	peratively provide historical data related to the tax credit allowed in this section
2	and	KRS 154.61-020 and 154.61-030, including data items beginning with tax
3	cred	its claimed for taxable years beginning on or after January 1, 2018:
4	(a)	The name of the taxpayer claiming the tax credit;
5	(b)	The date that the application was approved and the date the filming or
6		production was completed;
7	(c)	The taxable year in which the taxpayer claimed the tax credit;
8	(d)	The total amount of the tax credit, including any amount denied, any amount
9		applied against a tax liability, any amount refunded, and any amount
10		remaining that may be claimed on a return filed in the future;
11	(e)	Whether the taxpayer is a Kentucky-based company as defined in KRS
12		154.61-010;
13	(f)	Whether the taxpayer films or produces a:
14		1. Feature-length film, television program, or industrial film;
15		2. National touring production of a Broadway show; or
16		3. Documentary;
17	(g)	Whether the filming or production was performed:
18		1. Entirely in an enhanced county; or
19		2. In whole or in part in any Kentucky county other than in an enhanced
20		incentive county;
21	(h)	The amount of qualifying expenditures incurred by the taxpayer;
22	(i)	The amount of qualifying payroll expenditures paid to:
23		1. Resident below-the-line crew; and
24		2. Nonresident below-the-line production crew;
25		including the number of crew members in each category;
26	(j)	The amount of qualifying payroll expenditures paid to:
27		1. Resident above-the-line crew; and

1		2. Nonresident above-the-line crew;
2		including the number of crew members in each category; and
3		(k) A brief description of the type of motion picture or entertainment production
4		project.
5	(8)	The information required to be reported under this section shall not be considered
6		confidential taxpayer information and shall not be subject to KRS Chapter 131 or
7		any other provisions of the Kentucky Revised Statutes prohibiting disclosure or
8		reporting of information.
9		→ Section 5. KRS 154.61-010 is amended to read as follows:
10	As u	sed in this subchapter:
11	(1)	"Above-the-line production crew" means employees involved with the production
12		of a motion picture or entertainment production whose salaries are negotiated prior
13		to commencement of production, such as actors, directors, producers, and writers;
14	(2)	"Animated production" means a nationally distributed feature-length film created
15		with the rapid display of a sequence of images using 2-D or 3-D graphics of
16		artwork or model positions in order to create an illusion of movement;
17	(3)	"Approved company" means an eligible company approved for incentives provided
18		under KRS 141.383 and 154.61-020;
19	(4)	["Authority" means the Kentucky Economic Development Finance Authority
20		created in KRS 154.20 010;
21	(5)]"Below-the-line production crew" means employees involved with the production
22		of a motion picture or entertainment production except above-the-line production
23		crew. "Below-the-line production crew" includes but is not limited to:
24		(a) Casting assistants;
25		(b) Costume design;
26		(c) Extras;
27		(d) Gaffers;

1	(e)	Grips;
2	(f)	Location managers;
3	(g)	Production assistants;
4	(h)	Set construction staff; and
5	(i)	Set design staff;
6	<u>(5)[(6)]</u>	"Cabinet" means the Cabinet for Economic Development;
7	<u>(6)</u> [(7)]	"Commonwealth" means the Commonwealth of Kentucky;
8	<u>(7)</u> [(8)]	"Compensation" means compensation included in adjusted gross income as
9	defii	ned in KRS 141.010;
10	<u>(8)</u> [(9)]	"Continuous film production" means a motion picture or entertainment
11	prod	luction that:
12	(a)	1. Has a projected budget of a minimum of ten million dollars
13		(\$10,000,000) per calendar year for qualifying expenditures and
14		qualifying payroll expenditures allocated to all qualifying motion picture
15		or entertainment productions to be filmed or produced in Kentucky, with
16		a minimum of one million five hundred thousand dollars (\$1,500,000)
17		per production in Kentucky; and
18		2. Has a minimum of fifty percent (50%) of the funds available and the
19		ability to raise the remaining funds necessary to complete the filming
20		and production, which may be verified by:
21		a. Bank statements or other financial documents; or
22		b. A fundraising plan at the request of the <i>council</i> [authority];
23	(b)	Demonstrates a distribution contract for each motion or entertainment
24		production;
25	(c)	Films and produces a minimum of twelve (12) or more days per production
26		within the Commonwealth; and
27	(d)	Maintains:

1		1. An apprenticeship program or on-the-job training program as defined in
2		KRS 343.010; or
3		2. Partners with a film studies program with an accredited institution of
4		postsecondary education located in the Commonwealth;
5	<u>(9)</u>	"Council" means the Kentucky Film Leadership Council created in Section 2 of
6		this Act;
7	(10)	"Documentary" means a production based upon factual information and not
8		subjective interjections;
9	(11)	"Eligible company" means any person that intends to film or produce a motion
10		picture or entertainment production in the Commonwealth;
11	(12)	"Employee" has the same meaning as in KRS 141.010, and, for purposes of this
12		subchapter, also may include the employees or independent contractors of an
13		approved company or the employees of a loan-out entity engaged by an approved
14		company if they meet the requirements of KRS 141.310;
15	(13)	"Enhanced incentive county" has the same meaning as in KRS 154.32-010;
16	(14)	"Feature-length film" means a live-action or animated production that is:
17		(a) More than thirty (30) minutes in length; and
18		(b) Produced for distribution in theaters or via digital format, including but not
19		limited to DVD, Internet, or mobile electronic devices;
20	(15)	"Industrial film" means a business-to-business film that may be viewed by the
21		public, including but not limited to videos used for training or for viewing at a trade
22		show;
23	(16)	"Kentucky-based company" has the same meaning as in KRS 164.6011;
24	(17)	"Loan-out entity" means a corporation, partnership, limited liability company, or
25		other entity through which an artist or other person is loaned out to perform services
26		for the approved company. A loan-out entity shall be registered and in good
27		standing with the Kentucky Secretary of State. Notwithstanding the business

1		orga	nization, the loan-out entity and all employees of and other persons performing
2		servi	ices for the loan-out entity shall be subject to all applicable provisions of the
3		Kent	tucky personal income tax and any applicable payroll or other tax provisions;
4	(18)	(a)	"Motion picture or entertainment production" means:
5			1. The following if filmed in whole or in part, or produced in whole or in
6			part, in the Commonwealth:
7			a. A feature-length film;
8			b. A television program;
9			c. An industrial film; or
10			d. A documentary; or
11			2. A national touring production of a Broadway show produced in
12			Kentucky.
13		(b)	"Motion picture or entertainment production" does not include the filming or
14			production of obscene material or television coverage of news or athletic
15			events;
16	(19)	"Obs	scene" has the same meaning as in KRS 531.010;
17	(20)	"Per	son" has the same meaning as in KRS 141.010;
18	(21)	(a)	"Qualifying expenditure" means expenditures made in the Commonwealth for
19			the following if directly used in or for a motion picture or entertainment
20			production:
21			1. The production script and synopsis;
22			2. Set construction and operations, wardrobe, accessories, and related
23			services;
24			3. Lease or rental of real property in Kentucky as a set location;
25			4. Photography, sound synchronization, lighting, and related services;
26			5. Editing and related services;
27			6. Rental of facilities and equipment;

1	7.	Vehicle leases;
2	0	Foods and

- 2 8. Food; and
- 3 9. Accommodations.
- 4 (b) "Qualifying expenditure" does not include Kentucky sales and use tax paid by
 5 the approved company on the qualifying expenditure;
- 6 (22) "Qualifying payroll expenditure" means compensation paid to above-the-line crew
- and below-the line crew while working on a motion picture or entertainment

production in the Commonwealth if the compensation is for services performed in

9 the Commonwealth;

8

- 10 (23) "Resident" has the same meaning as in KRS 141.010;
- 11 (24) "Secretary" means the secretary of the Cabinet for Economic Development;
- 12 (25) "Tax incentive agreement" means the agreement entered into pursuant to KRS
- 13 154.61-030 between the *council* (authority) and the approved company; and
- 14 (26) "Television program" means any live-action or animated production or
- documentary, including but not limited to:
- 16 (a) An episodic series;
- 17 (b) A miniseries;
- 18 (c) A television movie; or
- 19 (d) A television pilot;
- 20 that is produced for distribution on television via broadcast, cable, or any digital
- 21 format, including but not limited to cable, satellite, internet, or mobile electronic
- devices.
- → Section 6. KRS 154.61-020 is amended to read as follows:
- 24 (1) The purposes of KRS 141.383 and this subchapter are to encourage:
- 25 (a) The film and entertainment industry to choose locations in the
- 26 Commonwealth for the filming and production of motion picture or
- 27 entertainment productions;

1		(b)	The	development of a film and entertainment industry in Kentucky;
2		(c)	Incre	eased employment opportunities for the citizens of the Commonwealth
3			with	in the film and entertainment industry; and
4		(d)	The	development of a production and postproduction infrastructure in the
5			Con	nmonwealth for film production and touring Broadway show production
6			facil	ities containing state-of-the-art technologies.
7	(2)	The	<u>coun</u>	cil[authority], together with the Department of Revenue, shall administer
8		the t	ax cre	edit established by KRS 141.383, this section, and KRS 154.61-030.
9	(3)	То	qualif	y for the tax incentive provided in subsection (5) of this section, the
10		follo	wing	requirements shall be met:
11		(a)	For	an approved company that is also a Kentucky-based company that:
12			1.	Films or produces a feature-length film, television program, or industrial
13				film in whole or in part in the Commonwealth, the minimum combined
14				total of qualifying expenditures and qualifying payroll expenditures
15				shall be one hundred twenty-five thousand dollars (\$125,000);
16			2.	Produces a national touring production of a Broadway show in whole or
17				in part in the Commonwealth, the minimum combined total of
18				qualifying expenditures and qualifying payroll expenditures shall be
19				twenty thousand dollars (\$20,000); or
20			3.	Films or produces a documentary in whole or in part in the
21				Commonwealth, the minimum combined total of qualifying
22				expenditures and qualifying payroll expenditures shall be ten thousand
23				dollars (\$10,000); and
24		(b)	For	an approved company that is not a Kentucky-based company that:
25			1.	Films or produces a feature-length film, television program, or industrial
26				film in whole or in part in the Commonwealth, the minimum combined
27				total of qualifying expenditures and qualifying payroll expenditures

1			shall be two hundred fifty thousand dollars (\$250,000); or
2			2. Films or produces a documentary in whole or in part in the
3			Commonwealth or that produces a national touring production of a
4			Broadway show, the minimum combined total of qualifying
5			expenditures and qualifying payroll expenditures shall be twenty
6			thousand dollars (\$20,000).
7	(4)	(a)	Beginning on January 1, 2022, the total tax incentive approved under KRS
8			141.383 and this subchapter shall be limited to seventy-five million dollars
9			(\$75,000,000) for calendar year 2022 and each calendar year thereafter; and
10		(b)	Beginning with calendar year 2024:
11			1. Twenty-five million dollars (\$25,000,000) shall be allocated for all
12			approved companies with a continuous film production; and
13			2. On the first day of July of each calendar year, any unused balance of the
14			amount allocated under subparagraph 1. of this paragraph for continuous
15			film productions shall be made available for all approved companies
16			with motion picture or entertainment productions.
17	(5)	(a)	To qualify for the tax incentive available under KRS 141.383 and this
18			subchapter all applicants shall:
19			1. Begin filming or production in Kentucky within six (6) months of
20			approval by the council [authority]; and
21			2. Complete filming or production in Kentucky within two (2) years of the
22			filming or production start date.
23		(b)	The tax credit shall be against the Kentucky income tax imposed under KRS
24			141.020 or 141.040, and the limited liability entity tax imposed under KRS
25			141.0401, and shall be refundable as provided in KRS 141.383.
26		(c)	1. For a motion picture or entertainment production or continuous film
27			production filmed or produced in its entirety in an enhanced incentive

1			coun	ty, the amount of the incentive shall be equal to thirty-five percent
2			(35%	6) of the approved company's:
3			a.	Qualifying expenditures;
4			b.	Qualifying payroll expenditures paid to resident and nonresident
5				below-the-line production crew; and
6			c.	Qualifying payroll expenditures paid to resident and nonresident
7				above-the-line production crew not to exceed one million dollars
8				(\$1,000,000) in payroll expenditures per employee.
9		2.	a.	To the extent the approved company films or produces a motion
10				picture or entertainment production or continuous film production
11				in part in an enhanced incentive county and in part a Kentucky
12				county that is not an enhanced incentive county, the approved
13				company shall be eligible to receive the incentives provided in this
14				paragraph for those expenditures incurred in the enhanced
15				incentive county and all other expenditures shall be subject to the
16				incentives provided in paragraph (d) of this subsection.
17			b.	The approved company shall track the requisite expenditures by
18				county. If the approved company can demonstrate to the
19				satisfaction of the cabinet that it is not practical to use a separate
20				accounting method to determine the expenditures by county, the
21				approved company shall determine the correct expenditures by
22				county using an alternative method approved by the cabinet.
23	(d)	For	a m	otion picture or entertainment production or continuous film
24		prod	uction	n filmed or produced in whole or in part in any Kentucky county
25		othe	r than	in an enhanced incentive county, the amount of the incentive shall
26		be ed	qual to	o:
27		1.	Thir	ty percent (30%) of the approved company's:

1				a.	Qualify	ing e	xpen	ditures	;						
2				b.	Qualify	ing p	ayro	ll expe	nditure	s pa	id to be	low-t	he-li	ne produ	iction
3					crew th	at are	not	residen	ts; and						
4				c.	Qualify	ing p	ayro	ll expe	nditure	s pa	id to ab	ove-t	he-li	ne produ	iction
5					crew th	nat ai	re no	ot resid	lents, 1	not 1	to exce	ed o	ne n	nillion d	ollars
6					(\$1,000),000)	in p	ayroll e	expend	iture	s per en	nploy	ee; a	nd	
7			2.	Thirt	y-five p	ercen	t (35	%) of t	he appr	ove	d compa	ıny's:			
8				a.	Qualify	ing p	oayro	oll exp	enditur	es p	aid to	resid	ent l	oelow-th	e-line
9					product	tion c	rew;	and							
10				b.	Qualify	ing p	payro	oll exp	enditur	es p	aid to	resid	ent a	above-th	e-line
11					product	tion c	rew	not to	exceed	one	million	dolla	ars (\$	51,000,00	00) in
12					payroll	expe	nditu	ires per	emplo	yee.					
13		→ Se	ection	7. K	RS 154.	61-03	30 is	amend	ed to re	ad a	s follow	s:			
14	(1)	An	eligibl	e co	mpany	shall,	at	least 1	hirty ((30)	days p	orior	to i	incurring	any
15		expe	nditur	e for	which re	cove	ry w	ill be so	ought, 1	file a	ın applio	catior	o for	tax ince	ntives
16		with	the <u>co</u>	uncil	[authori	ty] . T	he ap	pplicati	on shal	l inc	lude:				
17		(a)	The r	name	and addı	ress o	f the	applica	ant;						
18		(b)	Verif	icatio	n that th	ie app	licar	nt is a K	Centuck	xy-ba	ased con	npany	y;		
19		(c)	The p	orelim	inary pr	oduct	tion s	script o	r a deta	iled	synopsi	is of t	he so	cript;	
20		(d)	The l	ocatio	ons wher	re the	film	ing or j	product	ion	will occ	ur;			
21		(e)	The a	ınticip	oated dat	te on	whic	h filmi	ng or p	rodu	ction sh	all b	egin	in Kentu	cky;
22		(f)	The	antic	ipated o	date	on	which	the a	ppli	cant wi	ill c	ompl	ete incu	ırring
23			expe	nditur	es in Ke	ntuck	ty;								
24		(g)	The t	otal a	nticipate	ed qua	alifyi	ing exp	enditur	es;					
25		(h)	The	total	anticip	ated	qua	lifying	payro	ll e	xpendit	ures	for	resident	and
26			nonre	esiden	t above-	-the-li	ine c	rew by	county	;					
27		(i)	The	total	anticip	ated	qua	lifying	payro	ll e	xpendit	ures	for	resident	and

I			nonresident below-the-line crew by county;
2		(j)	The address of a Kentucky location at which records of the production will be
3			kept;
4		(k)	An affirmation that if not for the incentive offered under this subchapter, the
5			eligible company would not film or produce the production in the
6			Commonwealth; and
7		(1)	Any other information the <i>council</i> [authority] may require.
8	(2)	The	council[authority] shall notify the eligible company within thirty (30) days
9		after	receiving the application of its status.
10	(3)	Upo	n receipt of the application and any additional information submitted, the
11		<u>cour</u>	ncil[authority] shall consider all submitted information and, if appropriate,
12		auth	orize the execution of a tax incentive agreement between the <i>council</i> [authority]
13		and	the approved company, if the amount of anticipated tax credit from the
14		appl	ication would not make the total tax credit approved for the calendar year
15		exce	ed the annual tax credit cap under KRS 154.61-020(4).
16	(4)	The	tax incentive agreement shall include the following provisions:
17		(a)	The duties and responsibilities of the parties;
18		(b)	A detailed description of the motion picture or entertainment production for
19			which incentives are requested;
20		(c)	The anticipated qualifying expenditures and qualifying payroll expenditures
21			for resident and nonresident above-the-line and below-the-line crews by
22			county;
23		(d)	The minimum combined total of qualifying expenditures and qualifying
24			payroll expenditures necessary for the approved company to qualify for
25			incentives;

Begin filming or production in Kentucky within six (6) months of

1.

(e)

That the approved company shall:

26

27

1		approval by the <u>council</u> {authority}; and
2		2. Complete production in Kentucky within two (2) years of their
3		production start date;
4	(f)	That the motion picture or entertainment production shall not include obscene
5		materials and shall not negatively impact the economy or the tourism industry
6		of the Commonwealth;
7	(g)	That the execution of the agreement is not a guarantee of tax incentives and
8		that actual receipt of the incentives shall be contingent upon the approved
9		company meeting the requirements established by the tax incentive
10		agreement;
11	(h)	That the approved company shall submit to the <i>council</i> [authority] within one
12		hundred eighty (180) days of the completion of production in Kentucky for
13		the motion picture or entertainment production a detailed cost report of the
14		qualifying expenditures, qualifying payroll expenditures, and the latest
15		version of the production script at the time of cost report submission;
16	(i)	That the approved company shall provide the <u>council</u> [authority] with
17		documentation that the approved company or the associated loan-out entity
18		has withheld income tax as required by KRS 141.310 or the individual income
19		tax rate imposed by KRS 141.020 on all qualified payroll expenditures for
20		which an incentive under this subchapter is sought;
21	(j)	That, if the <i>council</i> [authority] determines that the approved company has
22		failed to comply with any of its obligations under the tax incentive agreement:
23		1. The <u>council</u> [authority] may deny the incentives available to the
24		approved company;
25		2. Both the <u>council</u> [authority] and the Department of Revenue may pursue
26		any remedy provided under the tax incentive agreement;
27		3. The <i>council</i> [authority] may terminate the tax incentive agreement; and

1			4. Both the <i>council</i> [authority] and the Department of Revenue may pursue
2			
		<i>a</i> .	any other remedy at law to which it may be entitled;
3		(k)	That the <u>council</u> [authority] and the Department of Revenue shall monitor the
4			tax incentive agreement;
5		(1)	That the approved company shall provide to the <i>council</i> [authority] and the
6			Department of Revenue all information necessary to monitor the tax incentive
7			agreement;
8		(m)	That the <i>council</i> [authority] may share information with the Department of
9			Revenue and the Interim Joint Committee on Appropriations and Revenue or
10			any other entity the <u>council</u> [authority] determines is necessary for the
11			purposes of monitoring and enforcing the terms of the tax incentive
12			agreement;
13		(n)	That the motion picture or entertainment production shall contain an
14			acknowledgment that the motion picture or entertainment production was
15			produced or filmed in the Commonwealth of Kentucky;
16		(o)	That the approved company shall include screen credits in its final production,
17			indicating the approved company received tax incentives from the
18			Commonwealth of Kentucky;
19		(p)	Terms of default;
20		(q)	The method and procedures by which the approved company shall request and
21			receive the incentive provided under KRS 141.383 and 154.61-020;
22		(r)	That the approved company may be required to pay an administrative fee as
23			authorized under subsection (5) of this section; and
24		(s)	Any other provisions deemed necessary or appropriate by the parties to the tax
25			incentive agreement.
26	(5)	The	council[authority] may require the approved company to pay an administrative
27		fee,	the amount of which shall be established by administrative regulation

promulgated in accordance with KRS Chapter 13A. The administrative fee shall not exceed one-half of one percent (0.5%) of the estimated amount of tax incentive sought or five hundred dollars (\$500), whichever is greater.

- Prior to commencement of activity as provided in a tax incentive agreement, the tax incentive agreement shall be approved by the <u>council</u>[authority]. Following approval by the <u>council</u>[authority], the tax incentive agreement shall be submitted to the Government Contract Review Committee established by KRS 45A.705 for review, as provided in KRS 45A.695, 45A.705, and 45A.725.
- 9 (7) The *council*[authority] shall notify the Department of Revenue following approval of an approved company. The notification shall include the name of the approved company, the name of the motion picture or entertainment production, the estimated amount of qualifying expenditures, the estimated date on which the approved company will complete filming or production in Kentucky, and any other information required by the department.
- Within one hundred eighty days (180) days of completion of production in Kentucky for the motion picture or entertainment production, the approved company shall submit to the *council*[authority] a detailed cost report of:
- 18 (a) Qualifying expenditures;
- 19 (b) Qualifying payroll expenditures for resident and nonresident above-the-line crew by county;
- 21 (c) Qualifying payroll expenditures for resident and nonresident below-the-line 22 crew by county; and
- 23 (d) The latest version of the production script available at the time of cost report submission.
- 25 (9) (a) Cabinet staff shall review all information submitted for accuracy and shall confirm that all relevant provisions of the tax incentive agreement have been met.

1	(b)	Upon confirmation that all requirements of the tax incentive agreement have
2		been met, cabinet staff shall review the latest version of the production script
3		available at the time of cost report submission, and if they determine that the
4		motion picture or entertainment production does not:
5		1. Contain visual or implied scenes that are obscene; or
6		2. Negatively impact the economy or the tourism industry of the
7		Commonwealth;
8		the <u>council</u> [authority] shall forward the detailed cost report to the Department
9		of Revenue for calculation of the refundable credit.
10	(10) The	Department of Revenue shall:
11	(a)	Verify that the approved company withheld the proper amount of income tax
12		on qualifying payroll expenditures; and
13	(b)	Notify the <u>council</u> [authority] of the total amount of refundable credit
14		available on qualifying expenditures and qualifying payroll expenditures.
15	→ S	ection 8. Notwithstanding subsection (3)(b) of Section 2 of this Act, the initial
16	terms of	the Kentucky Film Leadership Council members appointed by the Governor
17	shall be st	aggered as follows:
18	(1)	One representative of a Kentucky film production company shall serve a one-
19	year term;	
20	(2)	The other representative of a Kentucky film production company shall serve a
21	two-year t	erm;
22	(3)	The representative of a film profession shall serve a three-year term; and
23	(4)	The representative who is the head of a local or regional film commission
24	shall serve	e a four-year term.
25	→ S	ection 9. This Act takes effect July 1, 2025.