AN ACT relating to the opioid abatement trust fund and declaring an emerger	AN AC	relating to the	opioid abatemen	t trust fund and	declaring an	emergency
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- Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 3 → Section 1. KRS 15.293 is amended to read as follows:
- 4 (1) As used in this section, "commission" means the Kentucky Opioid Abatement
- 5 Advisory Commission created in KRS 15.291.
- 6 (2) There is hereby established in the State Treasury a trust and agency account to be
- 7 known as the opioid abatement trust fund. Moneys in the fund are hereby
- 8 appropriated for the purposes set forth in KRS 15.291, distributed as described in
- 9 subsection (3) of this section, and shall not be appropriated or transferred by the
- General Assembly for any other purposes.
- 11 (3) The fund shall consist of:
- 12 (a) Fifty percent (50%) of all proceeds received by the Commonwealth, counties,
- consolidated local governments, urban-county governments, and cities of the
- 14 Commonwealth in any settlement or judgment or bankruptcy proceeding
- against McKesson Corporation, Cardinal Health 5, LLC, Amerisourcebergen
- Drug Corporation, and Johnson & Johnson, and any named defendant in In
- 17 re National Prescription Opiate Litigation, MDL No. 2804, Case No. 1:17-
- 18 md-02804, in the United States District Court for the Northern District of
- 19 Ohio, and any of their affiliates or subsidiaries related to opioid
- 20 manufacturing or distribution to the extent included in a settlement agreement;
- 21 and
- 22 (b) Any other moneys received from state appropriations, gifts, grants, or federal
- funds.
- 24 (4) (a) The fund shall not consist of the remaining fifty percent (50%) of all proceeds
- 25 received by the Commonwealth, counties, consolidated local governments,
- 26 urban-county governments, and cities of the Commonwealth in any settlement
- or judgment or bankruptcy proceeding against McKesson Corporation,

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- The remaining fifty percent (50%) of all proceeds not included in the fund (b) shall be paid to counties, consolidated local governments, urban-county governments, and cities of the Commonwealth in accordance with the negotiation class distribution metrics established in In re National Prescription Opiate Litigation, MDL No. 2804, Case No. 1:17-md-02804, in the United States District Court for the Northern District of Ohio. To the extent that the negotiation class distribution metrics would result in a city receiving a sum total of less than thirty thousand dollars (\$30,000) in any individual settlement, judgment, or bankruptcy proceeding, such payments shall be made to the county, consolidated local government, or urbancounty government in which that city sits an agreement reached among them that incorporates the criteria of KRS 15.291(5). If no such agreement is reached, the money shall be paid to a trustee appointed jointly by the Kentucky Association of Counties and the Kentucky League of Cities for distribution of the funds to counties, consolidated local governments, urbancounty governments, and cities of the Commonwealth using the criteria listed in KRS 15.291(5)].
- (c) 1. Each recipient of moneys from the fund shall submit on an annual basis a certification that the funds were used consistent with the criteria in KRS 15.291(5), a description of the use of such funds, and such other information as the commission requests through administrative

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of any settlement.

1			regu	lation.
2		2.	a.	Each county, consolidated local government, urban-county
3				government, or city of the Commonwealth that receives any
4				proceeds under paragraph (b) of this subsection shall submit, on an
5				annual basis a certification that the funds were used consistent
6				with the criteria in KRS 15.291(5), a list of fund recipients and
7				amounts, a description of the use of the funds, and any other
8				information as the commission requests through the promulgation
9				of an administrative regulation.
10			b.	If a trustee is appointed under paragraph (b) of this subsection, the
11				certifications shall be sent to the trustee, and the trustee will
12				compile and submit one (1) report to the commission.
13			c.	If a trustee is not appointed, the certifications shall be submitted to
14				the commission as provided by administrative regulation.
15			d.	Funds shall be withheld from any county, consolidated local
16				government, urban-county government, or city of the
17				Commonwealth that does not comply with this paragraph until
18				such time as compliance is achieved.
19	(d)	To t	he ex	tent that a settlement has been reached in any litigation against the
20		com	panies	s listed in paragraph (a) of this subsection, each county, consolidated
21		local	l gove	ernment, urban-county government, **[and]**city**[{]**, political
22		subd	livisio	n, and public agency, as that term is defined in KRS
23		61.8	05(2)	**[]]** of the Commonwealth shall be deemed to have released its
24		clair	ns ag	ainst the companies listed in paragraph (a) of this subsection and
25		their	affil	iates and subsidiaries to the extent referenced in a settlement

agreement, consent judgment, order, or other document that reflects the terms

1	(5)	Amounts deposited in the fund shall be used only for the purposes described in KRS
2		15.291.
3	(6)	Notwithstanding KRS 45.229, moneys in the fund not expended at the close of a
4		fiscal year shall not lapse but shall be carried forward into the next fiscal year.
5	(7)	Any interest earnings of the fund shall become a part of the fund and shall not lapse.
6	(8)	Moneys in the fund shall be distributed no less than annually.
7	(9)	(a) The Department of Law may recover its reasonable costs of litigation from the
8		moneys received under subsection (3)(a) of this section.
9		(b) The Department of Law may recover any direct costs, including employee
10		time, used to perform or administer the duties required by this section and
11		KRS 15.291 from the moneys received under subsection (3)(a) of this section.
12		The Department of Law shall report all such recovered costs to the
13		commission no less than annually.
14	(10)	The commission shall continue to make distributions from the fund as long as
15		defendants in the opioid litigation make payments to the Commonwealth or until
16		the time that the moneys in the fund are exhausted.
17		→SECTION 2. A NEW SECTION OF KRS CHAPTER 15 IS CREATED TO
18	REA	D AS FOLLOWS:
19	<u>(1)</u>	There is hereby established a supplemental attorney fees fund to be used to
20		compensate private attorneys to be known as the local government fee fund.
21		These funds shall be maintained and administered by Wilmington Trust, N.A.,
22		which was appointed the Directed Trustee of the settlement administration of the
23		National Opioid Settlement.
24	<u>(2)</u>	The local government fee fund shall consist of moneys received from any
25		national settlement included in Section 1 of this Act or related to opioid
26		manufacturing or distribution. Moneys deposited in the fund shall be a

percentage of the collective local government share in Kentucky provided by

2	to attorneys from the national contingency fee fund established by court order in
3	In re National Prescription Opiate Litigation, MDL No. 2804, Case No. 1:17-md-
4	02804, in the United States District Court for the Northern District of Ohio, shall
5	not exceed fifteen percent (15%) in aggregate. No portion of the state share as
6	provided in subsection (3) of Section 1 of this Act shall be used for the local
7	government fee fund or in any other way to fund any participating local
8	government's attorney's fees and costs.
9	(3) (a) The amounts deposited into the fund shall be used to compensate counsel
10	for counties, consolidated local governments, urban-county governments,
11	and cities of the Commonwealth that filed an opioid lawsuit on or before
12	June 1, 2021.
13	(b) Allocation of payments out of the fund shall be determined by a
14	mathematical model to calculate allocation of payments to counsel from the
15	local government fee fund, which shall be based on the share of each
16	county, consolidated local government, urban-county government, and city
17	of the Commonwealth and shall be determined by the negotiation class
18	metrics and the rate set forth in their contingency contracts, which shall be
19	provided by counsel for a litigating participating local government, in order
20	for counsel to be eligible to receive payments from the local government fee
21	<u>fund.</u>
22	(c) Counsel shall not collect more for its work on behalf of a county,
23	consolidated local government, urban-county government, or city of the
24	Commonwealth from the national contingency fee fund or the local
25	government fee fund than 15% of the aggregate of the collective local
26	government fee fund and the national contingency fee fund as established
27	in In re National Prescription Opiate Litigation, MDL No. 2804, Case No.

subsection (4) of Section 1 of this Act, that when added to the percentage awarded

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1	1:17-md-02804, in the United States District Court for the Northern District
2	of Ohio. In order to collect from the local government fee fund, counsel
3	must also first apply to the national contingency fee fund.
4	(4) No less than eighty-five percent (85%) of the proceeds received by each county,
5	consolidated local government, urban-county government, or city of the
6	Commonwealth shall go toward abatement of the opioid epidemic in those
7	communities.
8	(5) The amount and timing for the payments to counsel from the local government
9	fee fund shall be consistent with the percentages and timing set forth in Exhibit
10	R, Section II. A. 1. of the Distributor Settlement Agreement and Exhibit R,
11	Section II. A. 1. of the Janssen (Johnson & Johnson) Settlement Agreement.
12	With respect to any future settlements, payments to the local government fee fund
13	shall be consistent with the attorney's fee and cost schedules set forth in any
14	future settlement agreements.
15	(6) Any funds remaining in the local government fee fund in excess of the amounts
16	needed to cover private counsels' representation agreements consistent with the
17	terms established in this section shall revert to the participating local
18	governments to be reallocated using the same Negotiation Class Metrics and used
19	for approved purposes as set forth herein and in Section 1 of this Act. Any
20	interest earnings of the fund shall become a part of the fund and shall not lapse.
21	→ Section 3. Nothing in this Act shall establish or preclude the establishment of a
22	State Back-Stop agreement as defined in In re National Prescription Opiate Litigation,
23	MDL No. 2804, Case No. 1:17-md-02804, in the United States District Court for the
24	Northern District of Ohio.
25	→ Section 4. Whereas it is imperative that the attorney fees be paid in accordance
26	with In re National Prescription Opiate Litigation, MDL No. 2804, Case No. 1:17-md-
27	02804, in the United States District Court for the Northern District of Ohio, an emergency

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- 1 is declared to exist, and this Act takes effect upon its passage and approval by the
- 2 Governor or upon its otherwise becoming a law.