1 AN ACT relating to modified new revenues for income tax.

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

- 3 → Section 1. KRS 154.30-010 is amended to read as follows:
- 4 As used in this subchapter:
- 5 (1) "Activation date" means:
- 6 (a) For all projects except those described in paragraph (b) of this subsection, the
  7 date established any time within a two (2) year period after the
  8 commencement date. The Commonwealth may extend the two (2) year period
  9 to no more than four (4) years upon written application by the agency
  10 requesting the extension; and
- 11 (b) For signature projects approved under KRS 154.30-050(2)(a), the date established any time within a ten (10) year period after the commencement date.
- For all projects established after July 14, 2018, the activation date is the date on which the time period for the pledge of incremental revenues shall commence. To implement the activation date, the minimum capital investment must be met and the agency that is a party to the tax incentive agreement shall notify the office;
- 18 (2) "Agency" means:
- (a) An urban renewal and community development agency established under
   KRS Chapter 99;
- 21 (b) A development authority established under KRS Chapter 99;
- (c) A nonprofit corporation;
- 23 (d) A housing authority established under KRS Chapter 80;
- (e) An air board established under KRS 183.132 to 183.160;
- 25 (f) A local industrial development authority established under KRS 154.50-301 26 to 154.50-346;
- 27 (g) A riverport authority established under KRS 65.510 to 65.650; or

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1 A designated department, division, or office of a city or county; 2 "Approved public infrastructure costs" means costs associated with the acquisition, (3) 3 installation, construction, or reconstruction of public works, public improvements, 4 and public buildings, including planning and design costs associated with the development of such public amenities. "Approved public infrastructure costs" 5 6 includes but is not limited to costs incurred for the following: 7 Land preparation, including demolition and clearance work; (a) 8 (b) Buildings; 9 Sewers and storm drainage; (c) 10 Curbs, sidewalks, promenades, and pedways; (d) 11 Roads; (e) 12 (f) Street lighting; 13 The provision of utilities; (g) 14 (h) Environmental remediation; 15 (i) Floodwalls and floodgates; 16 (j) Public spaces or parks; 17 (k) Parking; 18 (1) Easements and rights-of-way; 19 (m) Transportation facilities; 20 Public landings; (n) 21 (0)Amenities, such as fountains, benches, and sculptures; and 22 Riverbank modifications and improvements; (p) 23 "Approved signature project costs" means: (4) 24 The acquisition of land for portions of the project that are for infrastructure; (a) 25 and

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Costs associated with the acquisition, installation, development, construction,

improvement, or reconstruction of infrastructure, including planning and

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(b)

1			design costs associated with the development of infrastructure, including but	
2			not limited to parking structures, including portions of parking structures that	
3			serve as platforms to support development above;	
4		that	have been determined by the commission to represent a unique challenge in the	
5		fina	ncing of a project such that the project could not be developed without	
6		ince	ntives intended by this chapter to foster economic development;	
7	(5)	"Authority" means the Kentucky Economic Development Finance Authority		
8		estal	blished by KRS 154.20-010;	
9	(6)	"Capital investment" means:		
10		(a)	Obligations incurred for labor and to contractors, subcontractors, builders, and	
11			materialmen in connection with the acquisition, construction, installation,	
12			equipping, and rehabilitation of a project;	
13		(b)	The cost of acquiring land or rights in land within the development area on the	
14			footprint of the project, and any cost incident thereto, including recording	
15			fees;	
16		(c)	The cost of contract bonds and of insurance of all kinds that may be required	
17			or necessary during the course of acquisition, construction, installation,	
18			equipping, and rehabilitation of a project which is not paid by the contractor	
19			or contractors or otherwise provided;	
20		(d)	All costs of architectural and engineering services, including test borings,	
21			surveys, estimates, plans, specifications, preliminary investigations,	
22			supervision of construction, and the performance of all the duties required by	
23			or consequent upon the acquisition, construction, installation, equipping, and	
24			rehabilitation of a project;	
25		(e)	All costs that are required to be paid under the terms of any contract for the	
26			acquisition, construction, installation, equipping, and rehabilitation of a	
27			project; and	

1 (f) All other costs of a nature comparable to those described in this subsection 2 that occur after preliminary approval;

- 3 (7) "City" means any city, consolidated local government, or urban-county 4 government;
- 5 (8) "Commencement date" means the final approval date or the date on which a tax incentive agreement is executed;
- 7 (9) "Commonwealth" means the Commonwealth of Kentucky;
- 8 (10) "County" means any county, consolidated local government, charter county, unified
- 9 local government, or urban-county government;
- 10 (11) "CPI" means the nonseasonally adjusted Consumer Price Index for all urban
- 11 consumers, all items, base year computed for 1982 to 1984 equals one hundred
- 12 (100), published by the United States Department of Labor, Bureau of Labor
- 13 Statistics;
- 14 (12) "Department" means the Department of Revenue;
- 15 (13) "Development area" means an area established under KRS 65.7049, 65.7051, and
- 16 65.7053;
- 17 (14) "Economic development projects" means projects which are approved for tax
- 18 credits under Subchapter 20, 22, 23, 24, 25, 26, 27, 28, 34, or 48 of KRS Chapter
- 19 154;
- 20 (15) "Financing costs" means principal, interest, costs of issuance, debt service reserve
- 21 requirements, underwriting discount, costs of credit enhancement or liquidity
- 22 instruments, and other costs directly related to the issuance of bonds or debt for
- approved public infrastructure costs or approved signature project costs for projects
- approved pursuant to KRS 154.30-050;
- 25 (16) "Footprint" means the actual perimeter of a discrete, identified project within a
- development area. The footprint shall not include any portion of a development area
- outside the area for which actual capital investments are made and must be

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1		contiguous;		
2	(17)	"Governing body" means the body possessing legislative authority in a city or		
3		county;		
4	(18)	"Increment bonds" means bonds and notes issued for the purpose of paying the		
5		costs of one (1) or more projects;		
6	(19)	"Incremental revenues" means:		
7		(a) The amount of revenues received by a taxing district, as determined by		
8		subtracting old revenues from new revenues in a calendar year with respect to		
9		a development area, or a project within a development area; or		
10		(b) The amount of revenues received by the Commonwealth as determined by		
11		subtracting old revenues from new revenues in a calendar year with respect to		
12		the footprint;		
13	(20)	"Local participation agreement" means the agreement entered into under KRS		
14		65.7063;		
15	(21)	"Local tax revenues" has the same meaning as in KRS 65.7045;		
16	(22)	"Modified new revenues for income tax" means the amount of individual income		
17		tax included in state tax revenues that is:		
18		(a) The result of multiplying the portion of state tax revenues from individual		
19		income taxes by the modifier;		
20		(b) Used for calculating state tax revenues in <u>a calendar year beginning on or</u>		
21		after January 1, 2023[calendar years 2023 and 2024]; and		
22		(c) For projects approved prior to January 1, 2023;		
23	(23)	"Modifier" means the result of dividing the individual income tax rate of five		
24		percent (5%), in effect as of December 31, 2022, by the individual income tax rate		
25		under KRS 141.020 for the calendar year in which the new revenues for income tax		
26		are being computed;		

(24) "New revenues" means:

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1		(a)	The amount of local tax revenues received by a taxing district with respect to
2			a development area in any calendar year beginning with the year in which the
3			activation date occurred; and
4		(b)	The amount of state tax revenues received by the Commonwealth with respect
5			to the footprint in any calendar year beginning with the year in which the
6			activation date occurred.
7		For j	projects approved prior to January 1, 2023, any state tax revenues received by
8		the (	Commonwealth from individual income tax shall be computed using modified
9		new	revenues for income tax;
10	(25)	"Old	revenues" means:
11		(a)	The amount of local tax revenues received by a taxing district with respect to
12			a development area as of December 31 of the year of preliminary approval; or
13		(b)	1. The amount of state tax revenues received by the Commonwealth within
14			the footprint as of December 31 of the year of preliminary approval. If
15			the authority determines that the amount of state tax revenues received
16			as of December 31 of the last calendar year prior to the commencement
17			of preliminary approval does not represent a true and accurate depiction
18			of revenues, the authority may consider revenues for a period of no
19			longer than three (3) calendar years prior to the year of preliminary
20			approval, so as to determine a fair representation of state tax revenues.
21			The amount determined by the authority shall be specified in the tax
22			incentive agreement. If state tax revenues were derived from the
23			footprint prior to the year of preliminary approval, old revenues shall
24			increase each calendar year by:
25			a. The percentage increase, if any, of the CPI or a comparable index;
26			or

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b.

An alternative percentage increase that is determined to be

1			appropriate by the authority.
2			The method for increasing old revenues shall be set forth in the tax
3			incentive agreement;
4			2. If state revenues were derived from the footprint prior to the year of
5			preliminary approval, the calculation of incremental revenues shall be
6			based on the value of old revenues as increased using the method
7			prescribed in subparagraph 1. of this paragraph to reflect the same
8			calendar year as is used in the determination of new revenues;
9	(26)	"Ou	tstanding" means increment bonds that have been issued, delivered, and paid
10		for b	by the purchaser, except any of the following:
11		(a)	Increment bonds canceled upon surrender, exchange, or transfer, or upon
12			payment or redemption;
13		(b)	Increment bonds in replacement of which or in exchange for which other
14			increment bonds have been issued; or
15		(c)	Increment bonds for the payment, redemption, or purchase for cancellation
16			prior to maturity, of which sufficient moneys or investments, in accordance
17			with the ordinance or other proceedings or any applicable law, by mandatory
18			sinking fund redemption requirements, or otherwise, have been deposited, and
19			credited in a sinking fund or with a trustee or paying or escrow agent, whether
20			at or prior to their maturity or redemption, and, in the case of increment bonds
21			to be redeemed prior to their stated maturity, notice of redemption has been
22			given or satisfactory arrangements have been made for giving notice of that
23			redemption, or waiver of that notice by or on behalf of the affected bond
24			holders has been filed with the issuer or its agent;
25	(27)	"Pre	eliminary approval" means the action taken by the authority preliminarily
26		appı	coving an eligible project for incentives under this subchapter;
27	(28)	"Pro	ject" means any property, asset, or improvement located in a development area

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1		ana	certified by the governing body as:
2		(a)	Being for a public purpose; and
3		(b)	Being for the development of facilities for residential, commercial, industrial
4			public, recreational, or other uses, or for open space, including the
5			development, rehabilitation, renovation, installation, improvement
6			enlargement, or extension of real estate and buildings; and
7		(c)	Contributing to economic development or tourism; and
8		(d)	Meeting the additional requirements established by KRS 154.30-040, 154.30-
9			050, or 154.30-060;
10	(29)	"Sig	nature project" means a project approved under KRS 154.30-050;
11	(30)	"Sta	te real property ad valorem tax" means real property ad valorem taxes levied
12		unde	er KRS 132.020(1)(a);
13	(31)	"Sta	te tax revenues" means revenues received by the Commonwealth from one (1)
14		or m	ore of the following sources:
15		(a)	State real property ad valorem taxes;
16		(b)	Individual income taxes levied under KRS 141.020, other than individual
17			income taxes that have already been pledged to support an economic
18			development project within the development area;
19		(c)	Corporation income taxes levied under KRS 141.040, other than corporation
20			income taxes that have already been pledged to support an economic
21			development project within the development area;
22		(d)	Limited liability entity taxes levied under KRS 141.0401, other than limited
23			liability entity taxes that have already been pledged to support an economic
24			development project within the development area; and
25		(e)	Sales taxes levied under KRS 139.200, excluding sales taxes already pledged
26			for:

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1.

Approved tourism attraction projects, as defined in KRS 148.851, within

1			the development area; and
2			2. Projects which are approved for sales tax refunds under Subchapter 20
3			of KRS Chapter 154 within the development area;
4	(32)	"Tax	incentive agreement" means an agreement entered into in accordance with
5		KRS	154.30-070; and
6	(33)	"Ter	mination date" means:
7		(a)	For a tax incentive agreement satisfying the requirements of KRS 154.30-040
8			or 154.30-060, a date established by the tax incentive agreement that is no
9			more than twenty (20) years from the activation date. However, the
10			termination date for a tax incentive agreement shall in no event be more than
11			forty (40) years from the establishment date of the development area to which
12			the tax incentive agreement relates; and
13		(b)	For a project grant agreement satisfying the requirements of KRS 154.30-050,
14			a date established by the tax incentive agreement that is no more than thirty
15			(30) years from the activation date. However, the termination date for a tax
16			incentive agreement shall in no event be more than forty (40) years from the
17			establishment date of the development area to which the tax incentive
18			agreement relates.