1 AN ACT relating to the Legislative Research Commission and declaring an 2 emergency.

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

4 → Section 1. KRS 6.905 is amended to read as follows:

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- 5 There is created a Legislative Oversight and Investigations Committee which (1) (a) 6 shall be a permanent standing committee of the General Assembly, consisting 7 of eight (8) members of the Senate, six (6) of whom shall be appointed by the President and two (2) of whom shall be appointed by the Minority Leader of 8 9 the Senate, and eight (8) members of the House of Representatives, six (6) of 10 whom shall be appointed by the Speaker and two (2) of whom shall be 11 appointed by the Minority Leader of the House of Representatives. At least 12 one (1) appointee by each appointive authority shall be a member of the 13 Senate or House Standing Committee on Appropriations and Revenue.
  - (b) The members of the Legislative Oversight and Investigations Committee

    shall be appointed in January of each odd-numbered year for a two (2) year

    term.
  - (c) Any vacancy that may occur in the membership of the committee shall be filled within thirty (30) days of occurrence, in the same manner as the original appointment, and for the balance of the vacated member's term.
  - (2) The President and the Speaker shall each appoint a co-chair and vice chair from their respective bodies. The co-chairs shall have joint responsibilities for committee meeting agendas and presiding at committee meetings. On an alternating basis, each co-chair shall have the first option to set the monthly meeting date. A monthly meeting may be canceled by agreement of both co-chairs. A majority of the entire membership of the Legislative Oversight and Investigations Committee shall constitute a quorum, and all actions of the committee shall be by vote of a majority of its entire membership.

1	(3)	Each member of the committee shall receive the same travel allowances and
2		compensation for attending interim meetings of the committee as are received by
3		members of subcommittees of the Legislative Research Commission under KRS
4		7.090(3).
5		→ Section 2. KRS 7.200 is amended to read as follows:
6	(1)	The Commission on Race and Access to Opportunity is hereby established within
7		the legislative department of state government. The purpose of the commission
8		shall be to conduct studies and research on issues where disparities may exist across
9		the sectors of educational equity, child welfare, health, economic opportunity,
10		juvenile justice, criminal justice, and any other sectors that are deemed relevant in
11		an effort to identify areas of improvement in providing services and opportunities
12		for minority communities.
13	(2)	(a) The commission shall be composed of the following thirteen (13) members:
14		$\underline{1.\{(a)\}}$ One (1) member appointed by the President of the Senate and the
15		Speaker of the House of Representatives from a list of three (3) names
16		provided by the Prosecutors Advisory Council;
17		$\underline{2.[(b)]}$ Four (4) members of the Senate, two (2) of whom shall be
18		appointed by the Senate President, and two (2) of whom shall be
19		appointed by the Senate Minority Floor Leader;
20		$\underline{3.[(c)]}$ Four (4) members of the House of Representatives, two (2) of
21		whom shall be appointed by the Speaker of the House, and two (2) of
22		whom shall be appointed by the House Minority Floor Leader; and
23		$\underline{4.}[(d)]$ Four (4) members from the private and nonprofit sectors,
24		universities, or local governments who have expertise in social policy
25		related to education, health, economic development, or the law and who
26		shall be appointed for up to two (2) consecutive, three (3) year terms by
27		the following:

1			<u>a.[1.]</u>	One (1) shall be appointed by the Senate President;
2			<u><b>b.</b>[2.]</u>	One (1) shall be appointed by the Senate Minority Floor
3			Lea	der;
4			<u>c.[3.]</u>	One (1) shall be appointed by the Speaker of the House; and
5			<u>d.</u> [4.]	One (1) shall be appointed by the House Minority Floor
6			Lea	der <u>.</u>
7		<u>(b)</u>	The legislative	members of the commission appointed under subparagraphs
8			2. and 3. of pa	ragraph (a) of this subsection shall be appointed in January
9			of each odd-nu	umbered year for a two (2) year term.
10	(3)	The	President of the	Senate and the Speaker of the House shall each appoint one (1)
11		co-c	hair of the com	mission from among that chamber's members appointed to the
12		com	mission.	
13	(4)	Any	vacancy which	may occur in the membership of the commission shall be filled
14		with	in thirty (30)	days of the occurrence, in the same manner as [by the
15		appo	ointing authority	who made] the original appointment, and for the balance of
16		the	vacated member	<u>'s term</u> .
17	(5)	The	commission sha	Il have the authority to:
18		(a)	Hold monthly	meetings during the interim meeting period of the General
19			Assembly;	
20		(b)	Seek commen	t, testimony, documents, records, or other information from
21			various govern	nment agencies and organizations representing the public to
22			address existin	g and potential barriers to minority success and empowerment;
23			and	
24		(c)	Provide research	ch-driven policy proposals and actionable items when areas of
25			improvement a	re identified.
26	(6)	A m	ajority of the ent	ire membership of the commission shall constitute a quorum.
27	(7)	The	Legislative Res	earch Commission shall have exclusive jurisdiction over the

I		emp	byment of personnel necessary to carry out the provisions of this section.
2	(8)	The	commission shall publish and submit an annual report to the Legislative
3		Rese	arch Commission with recommendations on any potential legislative or
4		adm	nistrative actions with respect to their findings.
5		<b>→</b> S	ction 3. KRS 7A.110 is amended to read as follows:
6	(1)	The	Capital Planning Advisory Board of the Kentucky General Assembly shall
7		cons	st of sixteen (16) members. The manner of appointment and terms of the
8		men	pers of the board shall be as follows:
9		(a)	Four (4) members shall be appointed by the Governor to represent the
10			executive branch of state government. These members shall serve for a term
11			of four (4) years and until their successors are appointed.
12		(b)	Four (4) members shall be appointed by the Chief Justice of the Supreme
13			Court to represent the judicial branch of state government. These members
14			shall serve for a term of four (4) years and until their successors are
15			appointed.
16		(c)	Four (4) members shall represent the legislative branch of state government
17			and shall be appointed for terms of two (2) years and serve as follows:
18			1. The Speaker of the House of Representatives shall appoint two (2)
19			members in January of each odd-numbered year, each of whom shall
20			serve while a member of the House for the term for which he has been
21			elected, and] one (1) of whom shall be designated co-chair; and
22			2. The President of the Senate shall appoint two (2) members <i>in January</i>
23			of each odd-numbered year, each of whom shall serve while a member
24			of the Senate for the term for which he has been elected, and] one (1) of
25			whom shall be designated co-chair.
26		(d)	Four (4) public members shall be appointed from the Commonwealth at large.

one (1) by the Governor, one (1) by the Chief Justice, one (1) by the President

1		of the Senate, and one (1) by the Speaker of the House of Representatives.
2		The public members shall serve for a term of four (4) years and until their
3		successors are appointed.
4	(2)	Any vacancy which may occur in the membership of [on] the board shall be filled
5		within thirty (30) days of the occurrence, in the same manner as the original
6		appointment, and for the balance of the vacated member's term.
7	(3)	The co-chairs shall have joint responsibilities for board meeting agendas and
8		presiding at board meetings.
9	(4)	On an alternating basis, each co-chair shall have the first option to set the monthly
10		meeting date. A monthly meeting may be canceled by agreement of both co-chairs.
11		The board shall meet at least twice during each calendar year.
12	(5)	Members of the board shall be entitled to reimbursement for expenses incurred in
13		the performance of their duties.
14	(6)	A majority of the entire membership of the Capital Planning Advisory Board shall
15		constitute a quorum, and all actions of the board shall be by vote of a majority of its
16		entire membership.
17		→ Section 4. KRS 7A.185 is amended to read as follows:
18	(1)	The[ Investments in] Information Technology[ Improvement and Modernization
19		Projects] Oversight <u>Committee</u> [Board] is hereby established and shall consist of six
20		(6) members to be appointed <u>as follows[in accordance with the following]</u> :
21		(a) The Speaker of the House of Representatives shall appoint three (3) current
22		members of the House of Representatives, one (1) of whom shall be
23		designated co-chair, and at least one (1) of the three (3) members shall
24		represent the minority party;
25		(b) The President of the Senate shall appoint three (3) current members of the
26		Senate, one (1) of whom shall be designated co-chair, and at least one (1) of
27		the three (3) members shall represent the minority party;[ and]

1		(c) All members shall be active members of the Kentucky General Assembly
2		during their terms of appointment; and
3		(d) All members appointed pursuant to this subsection shall be appointed in
4		January of each odd-numbered year for a two (2) year term.
5	(2)	Any vacancy on the <u>committee[board]</u> shall be filled in the same manner as the
6		original appointment, within thirty (30) days of the occurrence, and the newly
7		appointed member shall serve for the balance of the vacated member's term.
8	(3)	The co-chairs shall have joint responsibilities for <u>committee</u> [board] meetings,
9		agendas, and presiding at <u>committee</u> [board] meetings.
10	(4)	On an alternating basis, each co-chair shall have the first option to set the [monthly]
11		meeting date. A[ monthly] meeting may be canceled by agreement of both co-
12		chairs. The <i>committee</i> [board] shall meet at least twice during each calendar year.
13	(5)	Members of the <u>committee[board]</u> shall be entitled to reimbursement for expenses
14		incurred in the performance of their duties.
15	(6)	A majority of the entire membership of the <i>committee</i> [board] shall constitute a
16		quorum, and all actions of the <u>committee</u> [board] shall be by vote of a majority of its
17		entire membership.
18	(7)	The purpose of the <u>committee</u> [board] is to:
19		(a) Review investment and funding strategies for projects to improve or
20		modernize state agency information technology systems, including:
21		1. Legacy <u>systems:</u> [system projects and]
22		2. Cybersecurity <u>systems</u> [projects]; and
23		3.[2.] The current and ongoing operation and maintenance of state agency
24		information <u>technology systems of applications</u> [resources];
25		(b) Determine the appropriate organizational structure for deployment of
26		technology across the Commonwealth; and
27		(c) Review the latest information technology developments trending across the

1			natio	on.
2		<b>→</b> S	ection	5. KRS 7A.220 is amended to read as follows:
3	(1)	The	Publi	c Pension Oversight Board shall be composed of the following twenty-
4		three	e (23)	members:
5		(a)	1.	Four (4) members of the General Assembly appointed by the Speaker of
6				the House of Representatives[, each of whom shall serve while a
7				member of the House for the term for which he or she has been elected],
8				one (1) of whom shall be the chair or a vice chair of the House Standing
9				Committee on Appropriations and Revenue; and
10			2.	Two (2) members of the General Assembly appointed by the Speaker of
11				the House of Representatives,[ each of whom shall serve while a
12				member of the House for the term for which he or she has been elected,
13				and who] each of whom shall be selected to ensure that representation
14				on the board by House members of the General Assembly is in closer
15				proportion to the representation of each political party in the House of
16				Representatives.
17			[Of	The members appointed pursuant to this paragraph shall be appointed in
18			Jani	uary of each odd-numbered year for a two (2) year term, and the
19			Spea	aker shall designate one (1) as co-chair of the board;
20		(b)	1.	Four (4) members of the General Assembly appointed by the President
21				of the Senate[, each of whom shall serve while a member of the Senate
22				for the term for which he or she has been elected], one (1) of whom shall
23				be the chair or a vice chair of the Senate Standing Committee on
24				Appropriations and Revenue; and
25			2.	Two (2) members of the General Assembly appointed by the President
26				of the Senate, [ each of whom shall serve while a member of the Senate
27				for the term for which he or she has been elected, and who] each of

1		<u>wnom</u> shall be selected to ensure <u>that</u> representation on the board by
2		Senate members of the General Assembly is in closer proportion to the
3		representation of each political party in the Senate.
4		[Of] The members appointed pursuant to this paragraph shall be appointed in
5		January of each odd-numbered year for a two (2) year term, and the
6		President shall designate one (1) as co-chair of the board;
7	(c)	Two (2) members of the General Assembly appointed by the Minority Floor
8		Leader of the Senate in January of each odd-numbered year for a two (2)
9		<u>year term</u> [, who shall serve while a member of the Senate for the term for
10		which he or she has been elected];
11	(d)	Two (2) members of the General Assembly appointed by the Minority Floor
12		Leader of the House of Representatives appointed in January of each odd-
13		numbered year for a two (2) year term[, who shall serve while a member of
14		the House for the term for which he or she has been elected];
15	(e)	One (1) individual appointed by the Speaker of the House of Representatives,
16		who shall be certified as a chartered financial analyst (CFA) with at least ten
17		(10) years of investment experience or who shall possess at least ten (10)
18		years of retirement experience as defined by subsection (2) of this section;
19	(f)	One (1) individual appointed by the President of the Senate, who shall be
20		certified as a chartered financial analyst (CFA) with at least ten (10) years of
21		investment experience or who shall possess at least ten (10) years of
22		retirement experience as defined by subsection (2) of this section;
23	(g)	The state budget director or his or her designee;
24	(h)	The Auditor of Public Accounts or his or her designee;
25	(i)	The Attorney General or his or her designee; and
26	(j)	Two (2) individuals appointed by the Governor, one (1) of whom shall be
27		certified as a chartered financial analyst (CFA) with at least ten (10) years of

1			investment experience and one (1) of whom shall possess at least ten (10)
2			years of retirement experience as defined by subsection (2) of this section.
3	(2)	For	purposes of this section, "retirement experience" means:
4		(a)	Experience in retirement or pension plan management;
5		(b)	A certified public accountant with relevant experience in retirement or
6			pension plan accounting;
7		(c)	An actuary with relevant experience in retirement or pension plan consulting;
8		(d)	An attorney licensed to practice law in the Commonwealth of Kentucky with
9			relevant experience in retirement or pension plans; or
10		(e)	A current or former university professor whose primary area of emphasis is
11			economics or finance.
12	(3)	Indi	viduals appointed under subsection (1)(e), (f), and (j) of this section shall not:
13		(a)	Be a member of the General Assembly;
14		(b)	Be employed by a state agency of the Commonwealth of Kentucky or
15			receiving a contractual payment for services rendered to a state agency of the
16			Commonwealth of Kentucky that would conflict with his or her service to the
17			board; or
18		(c)	Serve more than three (3) consecutive four (4) year terms on the board.
19	(4)	Any	vacancy which may occur in the membership of the board shall be filled within
20		<u>thirt</u>	ty (30) days of the occurrence, in the same manner as [by the appointing
21		auth	ority who made] the original appointment, and for the balance of the vacated
22		men	<u>aber's term</u> .
23	(5)	Indi	viduals appointed under subsection (1)(e), (f), and (j) of this section shall serve
24		a ter	m of four (4) years.
25		<b>→</b> S	ection 6. KRS 13A.020 is amended to read as follows:
26	(1)	<u>(a)</u>	There is hereby created a permanent subcommittee of the Legislative
27			Research Commission to be known as the Administrative Regulation Review

1	Subcon	nmittee
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January of each odd-numbered year as follows: three (3) members of the Senate appointed by the President; one (1) member of the minority party in the Senate appointed by the Minority Floor Leader in the Senate; three (3) members of the House of Representatives appointed by the Speaker of the House of Representatives; and one (1) member of the minority party in the House of Representatives appointed by the Minority Floor Leader in the House of Representatives. The members of the subcommittee shall serve for terms of two (2) years, and the President of the Senate and Speaker of the House of Representatives [members appointed from each chamber] shall each appoint[elect] one (1) member of the subcommittee from their chamber to serve as co-chair.

- (c) Any vacancy that may occur in the membership of the subcommittee shall be filled within thirty (30) days of the occurrence, in [by] the same manner as [appointing authority who made] the original appointment, and for the balance of the vacated member's term.
- On an alternating basis, each co-chair shall have the first option to set the monthly meeting date. A monthly meeting may be rescheduled by agreement of both co-chairs. The co-chairs shall have joint responsibilities for subcommittee meeting agendas and presiding at subcommittee meetings. The members of the subcommittee shall be compensated for attending meetings, as provided in KRS 7.090(3).
- 24 (3) Any professional, clerical, or other employees required by the subcommittee shall be provided in accordance with the provisions of KRS 7.090(4) and (5).
- 26 (4) A majority of the entire membership of the Administrative Regulation Review 27 Subcommittee shall constitute a quorum, and all actions of the subcommittee shall

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- 2 Section 7. KRS 15A.063 is amended to read as follows:
- 3 The Juvenile Justice Oversight Council is created for the purpose of providing 4 independent review of the state juvenile justice system and providing recommendations to the General Assembly. The council shall actively review the 5 implementation of all juvenile justice reforms enacted by the General Assembly, 6 7 collect and review performance measurement data, and continue to review the 8 juvenile justice system for changes that improve public safety, hold youth 9 accountable, provide better outcomes for children and families, and control juvenile 10 justice costs.
- 11 (2) (a) The membership of the council shall include the following:
- 1. The secretary of the Justice and Public Safety Cabinet, ex officio;
- 13 2. The commissioner of the Department for Behavioral Health,
  14 Developmental and Intellectual Disabilities, ex officio;
  - 3. The commissioner of the Department for Community Based Services, ex officio;
    - 4. The commissioner of the Department of Juvenile Justice, ex officio;
- 18 5. The commissioner of the Department of Education, ex officio;
- 19 6. The director of the Administrative Office of the Courts, ex officio;
- 20 7. The Public Advocate, ex officio;

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- 21 8. The Senate chair of the Committee on Judiciary, nonvoting ex officio;
- 22 9. The House chair of the Committee on Judiciary, nonvoting ex officio;
  - 10. One (1) member of the Senate appointed by the President of the Senate, and one (1) member of the minority party in the Senate appointed by the Minority Floor Leader in the Senate, who shall serve as ex officio, nonvoting members for the duration of the terms for which they were elected;

1		11.	One (1) member of the House of Representatives appointed by the
2			Speaker of the House of Representatives, and one (1) member of the
3			minority party in the House of Representatives appointed by the
4			Minority Floor Leader in the House of Representatives, who shall serve
5			as ex officio, nonvoting members for the duration of the terms for which
6			they were elected; and
7		12.	Five (5) at-large members appointed by the Governor, as follows:
8			a. One (1) member representing public schools or an education group
9			or organization;
10			b. One (1) District Judge nominated by the Chief Justice of the
11			Kentucky Supreme Court;
12			c. One (1) member representing law enforcement;
13			d. One (1) member of the County Attorneys' Association nominated
14			by the Attorney General; and
15			e. One (1) member representing community-based organizations,
16			whether for-profit or nonprofit, with experience in programs for
17			juveniles, including substance abuse prevention and treatment,
18			case management, mental health, or counseling.
19	(b)	<u>1.</u>	The chairs of the House and Senate Judiciary Committees shall serve as
20			co-chairs.
21		<u>2.</u>	The legislative members appointed pursuant to subsection (2)(a)10.
22			and 11. of this section shall be appointed in January of each odd-
23			numbered year for a two (2) year term.
24	(c)	At-l	arge members shall be appointed by August 1, 2022, shall serve a term of
25		two	(2) years, and may be reappointed.
26	(d)	Eacl	n ex officio member, except for legislative members, may designate a
27		prox	by written notice to the council prior to call of order of each meeting,

I			and the proxy shall be entitled to participate as a full voting member.
2		(e)	Except as otherwise provided by law, members shall not be compensated for
3			being members of the council but shall be reimbursed for ordinary travel
4			expenses, including meals and lodging, incurred while performing council
5			business.
6		(f)	The council shall meet at least quarterly. A quorum, consisting of a majority
7			of the membership of the council, shall be required for the transaction of
8			business. Meetings shall be held at the call of the chair, or upon the written
9			request of two (2) members to the chair.
10		<u>(g)</u>	Any vacancy that may occur in the membership of the council shall be filled
11			within thirty (30) days of the occurrence, in the same manner as the
12			original appointment, and for the balance of the vacated member's term.
13	(3)	The	council shall:
14		(a)	Review the implementation of the reforms enacted by the General Assembly;
15		(b)	Review performance measures and recommend modifications;
16		(c)	Review all policies to confirm implementation as established by legislation
17			enacted by the General Assembly and administrative regulations promulgated
18			thereunder;
19		(d)	Review the fiscal incentive program established pursuant to KRS 15A.062;
20		(e)	Collect and review performance data and recommend any additional
21			performance measures needed to identify outcomes in the juvenile justice
22			system;
23		(f)	Review the information received from the Department of Education pursuant
24			to KRS 156.095, and determine whether any action is necessary, including
25			additional performance measures, funding, or legislation;
26		(g)	Continue review of juvenile justice areas determined appropriate by the
27			council, including:

1			1. Status offense reform;						
2			2. Necessary training for school resource officers as defined in KRS						
3			158.441, in juvenile justice best practices, research, and impacts on						
4			recidivism and long-term outcomes;						
5			3. Graduated sanctions protocols in public schools, including their current						
6			use and their development statewide;						
7			4. A minimum age of criminal responsibility;						
8			5. Competency;						
9			6. Reforms to the family resource and youth service centers in the Cabinet						
10			for Health and Family Services;						
11			7. Population levels in Department of Juvenile Justice facilities, and the						
12			potential for closure of facilities while maintaining staffing ratios						
13			necessary to comply with applicable accreditation standards; and						
14			8. Whether juvenile court hearings should be open to the public;						
15		(h)	Review and make recommendations regarding:						
16			1. The structure and staffing of the Department of Juvenile Justice;						
17			2. Training of juvenile justice staff;						
18			3. The adequacy of current programs and facilities operated by the						
19			Department of Juvenile Justice;						
20			4. Best practices in juvenile justice programs and facilities; and						
21			5. Other topics as determined by the council; and						
22		(i)	Report by December 1, 2023, and by December 1 of each year thereafter, to						
23			the Interim Joint Committee on Judiciary and the Governor and make						
24			recommendations to the General Assembly for any additional legislative						
25			changes the council determines appropriate.						
26	(4)	The	council shall be attached to the Legislative Research Commission for						
27		admi	nistrative purposes.						

(5) The council shall terminate on July 1, 2030, unless the General Assembly extends the term of the council.

3 → Section 8. KRS 45.790 is amended to read as follows:

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- 4 (1) There is created a permanent subcommittee of the Legislative Research
- 5 Commission to be known as the Capital Projects and Bond Oversight Committee.
- The subcommittee shall be composed of eight (8) members appointed as follows:
- 7 three (3) members of the Senate appointed by the President of the Senate; one (1)
- 8 member of the minority party in the Senate appointed by the Minority Floor Leader
- 9 in the Senate; three (3) members of the House of Representatives appointed by the
- Speaker of the House of Representatives; and one (1) member of the minority party
- in the House of Representatives appointed by the Minority Floor Leader in the
- House of Representatives. The members of the subcommittee shall <u>be appointed in</u>
- January of each odd-numbered year and serve for terms of two (2) years. [, and]
- 14 The <u>President of the Senate and Speaker of the House of</u>
- 15 <u>Representatives [members appointed from each chamber]</u> shall <u>each appoint [elect]</u>
- one (1) member of the subcommittee from their chamber to serve as co-chair. Any
- 17 vacancy which may occur in the membership of the subcommittee shall be filled
- 18 within thirty (30) days of the occurrence, in the same manner as by the
- 19 appointing authority who made the original appointment, and for the balance of
- 20 the vacated member's term.
- 21 (2) On an alternating basis, each co-chair shall have the first option to set the monthly
- meeting date. A monthly meeting may be canceled by agreement of both co-chairs.
- The co-chairs shall have joint responsibilities for subcommittee meeting agendas
- and presiding at subcommittee meetings. The members of the subcommittee shall
- be compensated for attending meetings as provided in KRS 7.090(3).
- 26 (3) Any professional, clerical, or other employees required by the subcommittee shall
- be provided in accordance with KRS 7.090(4) and (5).

1 (4) A majority of the entire membership of the Capital Projects and Bond Oversight
2 Committee shall constitute a quorum, and all actions of the subcommittee shall be
3 by vote of a majority of its entire membership.

4 → Section 9. KRS 45A.705 is amended to read as follows:

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There is hereby created a permanent committee of the Legislative Research Commission to be known as the Government Contract Review Committee. The committee shall be composed of eight (8) members appointed as follows: three (3) members of the Senate appointed by the President of the Senate; one (1) member of the minority party in the Senate appointed by the Minority Floor Leader in the Senate; three (3) members of the House of Representatives appointed by the Speaker of the House of Representatives; and one (1) member of the minority party in the House of Representatives appointed by the Minority Floor Leader in the House of Representatives. Members shall be appointed in January of each oddnumbered year and serve for terms of two (2) years.[, and] The President of the Senate and the Speaker of the House of Representatives members appointed from each chamber] shall elect one (1) member of the committee from their chamber to serve as co-chair. Any vacancy that may occur in the membership of the committee shall be filled within thirty (30) days of the occurrence, in the same manner as by the appointing authority who madel the original appointment, and for the balance of the vacated member's term.

On an alternating basis, each co-chair shall have the first option to set the monthly meeting date. A monthly meeting may be canceled by agreement of both co-chairs. The co-chairs shall have joint responsibilities for committee meeting agendas and presiding at committee meetings. A majority of the entire membership of the Government Contract Review Committee shall constitute a quorum, and all actions of the committee shall be by vote of a majority of its entire membership. The members of the committee shall be compensated for attending meetings, as

1		provided in KRS 7.090(3).						
2	(3)	Any professional, clerical, or other employees required by the committee shall be						
3		provided in accordance with the provisions of KRS 7.090(4) and (5).						
4	(4)	All proposed personal service contracts, tax incentive agreements, and memoranda						
5		of agreement received by the Legislative Research Commission shall be submitted						
6		to the committee to:						
7		(a) Examine the stated need for the service or benefit to the Commonwealth of						
8		the motion picture or entertainment production;						
9		(b) Examine whether the service could or should be performed by state personnel,						
10		for personal service contracts and memoranda of agreement;						
11		(c) Examine the amount and duration of the contract or agreement; and						
12		(d) Examine the appropriateness of any exchange of resources or responsibilities.						
13	(5)	The committee shall review a personal service contract, tax incentive agreement, or						
14		memorandum of agreement submitted to the Legislative Research Commission						
15		within forty-five (45) days of the date received.						
16	(6)	If the committee determines that the contract service or agreement, other than:						
17		(a) A contract necessary in the exercise of the enumerated powers specifically						
18		granted to the Governor pursuant to Sections 75, 76, 77, 78, 79, and 80 of the						
19		Constitution of Kentucky or any subsequent amendments to the Constitution						
20		of Kentucky which specifically designate enumerated powers to the						
21		Governor; or						
22		(b) An emergency contract approved by the secretary of the Finance and						
23		Administration Cabinet or his or her designee;						
24		is not needed or inappropriate, the motion picture or entertainment production is not						
25		beneficial or is inappropriate, the service could or should be performed by state						
26		personnel, the amount or duration is excessive, or the exchange of resources or						

responsibilities are inappropriate, the committee shall attach a written notation of its

nonbinding recommendations regarding the personal service contract, tax incentive
agreement, or memorandum of agreement and shall forward the personal service
contract, tax incentive agreement, or memorandum of agreement to the State
Treasurer or his or her designee.

- (7) Upon receipt of the committee's nonbinding recommendations regarding a personal service contract, tax incentive agreement, or memorandum of agreement, the State Treasurer or his or her designee shall determine whether the personal service contract, tax incentive agreement, or memorandum of agreement shall:
- 9 (a) 1. Be revised by the Treasurer and returned to the secretary of the Finance 10 and Administration Cabinet or his or her designee; and
  - 2. The Finance and Administration Cabinet or designee shall either:
    - a. Issue the contract with the Treasurer's revisions; or
  - b. Cancel the contract;

- (b) Be canceled and, if applicable, payment allowed for services rendered under the contract or amendment; or
  - (c) Remain effective as originally submitted.
- (8) If the committee determines that the contract executed pursuant to subsection (6)(a) or (b) of this section is not needed or inappropriate, the motion picture or entertainment production is not beneficial or is inappropriate, the service could or should be performed by state personnel, the amount or duration is excessive, or the exchange of resources or responsibilities are inappropriate, the committee shall attach a written notation of its nonbinding recommendations regarding the personal service contract, tax incentive agreement, or memorandum of agreement and shall return the personal service contract, tax incentive agreement, or memorandum of agreement to the secretary of the Finance and Administration Cabinet or his or her designee.
  - (9) Upon receipt of the committee's nonbinding recommendations regarding a personal

service contract, tax incentive agreement, or memorandum of agreement executed pursuant to subsection (6)(a) or (b) of this section, the secretary of the Finance and Administration Cabinet or his or her designee shall determine whether the personal service contract, tax incentive agreement, or memorandum of agreement shall:

- (a) Be revised to comply with the objections of the committee;
- 6 (b) Be canceled and, if applicable, payment allowed for services rendered under
  7 the contract or amendment; or
- 8 (c) Remain effective as originally submitted.

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- 9 (10) Contracting bodies shall make annual reports to the committee not later than
  10 December 1 of each year. The committee shall establish reporting procedures for
  11 contracting bodies related to personal service contracts, tax incentive agreements,
  12 and memoranda of agreement submitted by the secretary of the Finance and
  13 Administration Cabinet or his or her designee.
  - → Section 10. KRS 158.647 is amended to read as follows:
    - A permanent subcommittee of the Legislative Research Commission to be known as the Education Assessment and Accountability Review Subcommittee is hereby created. The subcommittee shall be composed of eight (8) members appointed as follows: three (3) members of the Senate appointed by the President of the Senate; one (1) member of the minority party in the Senate appointed by the Minority Floor Leader in the Senate; three (3) members of the House of Representatives appointed by the Speaker of the House of Representatives; and one (1) member of the minority party in the House of Representatives appointed by the Minority Floor Leader in the House of Representatives. Members of the subcommittee shall <u>be</u> <u>appointed in January of each odd-numbered year and shall</u> serve for terms of two (2) years. [-, and] The <u>President of the Senate and Speaker of the House of Representatives</u> [members appointed from each chamber] shall <u>each appoint</u> [elect] one (1) member <u>of the subcommittee</u> from their chamber to serve as co-chair. The

co-chairs shall have joint responsibilities for subcommittee meeting agendas and
presiding at subcommittee meetings. A majority of the entire membership of the
Education Assessment and Accountability Review Subcommittee shall constitute a
quorum, and all actions of the subcommittee shall be by vote of a majority of its
entire membership. Any vacancy that may occur in the membership of the
subcommittee shall be filled within thirty (30) days of the occurrence, in the same
manner as [by the same appointing authority who made] the original appointment
and for the balance of the vacated member's term.

- 9 (2) The subcommittee shall review administrative regulations and advise the Kentucky
  10 Board of Education concerning the implementation of the state system of
  11 assessment and accountability, established in KRS 158.6453, 158.6455, and
  12 158.782, and for any administrative regulation promulgated under provisions of
  13 KRS 158.860.
- 14 (3) The subcommittee shall advise and monitor the Office of Education Accountability 15 in the performance of its duties according to the provisions of KRS 7.410.
- On an alternating basis, each co-chair shall have the first option to set the monthly meeting date. A monthly meeting may be canceled by agreement of both co-chairs.

  The members of the subcommittee shall be compensated for attending meetings as provided in KRS 7.090.
- 20 (5) Any professional, clerical, or other employees required by the subcommittee shall be provided in accordance with the provisions of KRS 7.090.
- → Section 11. KRS 248.723 is amended to read as follows:
- 23 (1) There is created a permanent subcommittee of the Legislative Research
  24 Commission to be known as the Tobacco Settlement Agreement Fund Oversight
  25 Committee. The subcommittee shall be composed of twelve (12) members and shall
  26 include four (4) members of the House of Representatives appointed by the
  27 Speaker; two (2) members of the minority party in the House of Representatives

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1	appointed by the Minority Floor Leader; four (4) members of the Senate appointed
2	by the President; and two (2) members of the minority party in the Senate appointed
3	by the Minority Floor Leader. The members of the subcommittee shall <u>be</u>
4	appointed in January of each odd-numbered year and serve for terms of two (2)
5	years. The <u>President of the Senate and Speaker of the House of</u>
6	<u>Representatives</u> [appointed members from each chamber] shall <u>each appoint</u> [elect]
7	one (1) member of the subcommittee from their chamber to serve as co-chair. Any
8	vacancy that may occur in the membership of the subcommittee shall be filled
9	within thirty (30) days of the occurrence, in the same manner as [pursuant to this
10	subsection by the same appointing authority who made] the original appointment,
11	and for the balance of the vacated member's term.

- 12 (2) The co-chairs shall have joint responsibilities for committee meeting agendas and 13 presiding at committee meetings. The members of the subcommittee shall be 14 compensated for attending meetings as provided in KRS 7.090(3) and 7.110(5).
- 15 (3) A majority of the entire membership of the Tobacco Settlement Agreement Fund 16 Oversight Committee shall constitute a quorum, and all actions of the subcommittee 17 shall be by vote of a majority of its entire membership.
- 18 (4) Any professional, clerical, or other employees required by the subcommittee shall be provided in accordance with KRS 7.090(4) and (5).
- 20 (5) (a) Subsections (6) to (10) of this section shall apply only to the expenditures 21 from and projects under the agricultural development fund;
- 22 (b) Subsection (11) shall apply to all expenditures under the tobacco settlement 23 agreement fund created in KRS 248.654; and
- 24 (c) Subsection (12) shall apply to expenditures from the early childhood development fund and the Kentucky health care improvement fund created in KRS 200.151 and 194A.055.
- 27 (6) The subcommittee shall review each project being submitted to the Agricultural

Development Board. In reviewing the projects, the subcommittee shall determine whether the criteria or requirements required by KRS 248.701 to 248.727 have been met and whether any other relevant requirements have been met.

- 4 (7) (a) If the subcommittee determines that any of the criteria or requirements
  5 required by KRS 248.701 to 248.727, except as provided in subsection (5) of
  6 this section, have not been met, the subcommittee may, by majority vote,
  7 recommend to the board in writing that a project not be approved.
  - (b) If the subcommittee determines that all relevant criteria were met for proposals not approved by the board, the subcommittee may, by majority vote, recommend to the board in writing that the project be approved.
    - (c) The reasons for recommending that a project be approved or not approved shall be stated in correspondence from the subcommittee, which shall be issued within thirty (30) days of action of the subcommittee.
  - (8) If the board proceeds with approval of a project under the agricultural development fund that the subcommittee has recommended in writing not be approved, or refuses to approve a project that the subcommittee has recommended in writing be approved, the board shall provide a written explanation to the subcommittee as to why the board took that action on the project. The written explanation shall be sent within thirty (30) days of receiving the subcommittee's notification.
- 20 (9) The subcommittee shall also hear cases that arise under KRS 248.721(9) and 248.711(4). In these cases the subcommittee shall provide a forum for discussion and possible resolution of differences between the board and the affected party. If the differences are not resolved, the subcommittee may, by majority vote, recommend to the board in writing a course of action.
  - (10) The subcommittee shall maintain records of its findings and determinations. The records shall be transmitted to the appropriate interim joint committees of the Legislative Research Commission within thirty (30) days of making any

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- 1 determination.
- 2 (11) The subcommittee shall issue an annual written report to the Legislative Research
- 3 Commission regarding the findings of the subcommittee.
- 4 (12) All expenditures under the early childhood development fund and the Kentucky
- 5 health care improvement fund created in KRS 200.151 and 194A.055 shall be
- 6 reported to the subcommittee. The expenditures shall be submitted in an electronic
- 7 format in a manner approved by the Legislative Research Commission in order for
- 8 the Commission to have a repository of information in Master Settlement
- 9 Agreement funding expenditures.
- → Section 12. KRS 7A.180 is amended to read as follows:
- As used in <u>Sections 12 to 14 of this Act[this section]</u>:
- 12 (1) "Application" means software components resting on infrastructure that may be
- 13 used to create, use, store, or share data and information to enable support of a
- 14 <u>business function</u>;
- 15 (2) "Committee [Board]" means the Investments in Information Technology
- 16 <u>Improvement and Modernization Projects</u>] Oversight <u>Committee</u>[Board];
- 17 (3) "Cybersecurity system" means an information technology system or application
- used to protect against the criminal or unauthorized use of electronic data held by
- 19 <u>a state agency;</u>
- 20 (4)[(2)] "Information technology system" means any related computer or
- 21 telecommunication components that provide a functional system for a specific
- business purpose and contain one (1) or more of the following:
- 23 1. Hardware;
- 24 2. Software, including application software, systems management software,
- 25 utility software, or communications software;
- 26 3. Professional services for requirements analysis, system integration,
- installation, implementation, or data conversion services; or

1	4	4.	Digital data products, including acquisition and quality control; [and]				
2	<u>(5)</u>	5) "Legacy system" means an information technology system or application that:					
3	9	(a)	Is no longer supported by a vendor;				
4	<u>9</u>	(b) Is written in a programming language people no longer learn;					
5	(c) Does not comply with state or federal regulations;						
6	(d) Is incompatible with advanced technology;						
7	2	(e)	Is inefficient or no longer meets the needs for the state agency's workforce;				
8			<u>or</u>				
9	<u>9</u>	(f)	Includes applications developed by a state agency which were written				
10			decades ago and for which the state agency does not have the expertise to				
11			support or maintain; and				
12	<u>(6)</u> [(3)	<del>)]</del>	"State agency" means any department, commission, council, board, bureau,				
13	(	comr	mittee, institution, legislative body, agency, government corporation, or other				
14	(	entity	y of the executive, judicial, or legislative branch of state government.				
15	ı	<b>→</b> Se	ection 13. KRS 7A.185 is amended to read as follows:				
16	(1)	The[	Investments in Information Technology Improvement and Modernization				
17	Projects] Oversight Committee [Board] is hereby established and shall consist of six						
18	(	(6) m	nembers to be appointed <u>as follows</u> [in accordance with the following]:				
19	(	(a)	The Speaker of the House of Representatives shall appoint three (3) current				
20			members of the House of Representatives, one (1) of whom shall be				
21			designated co-chair, and at least one (1) of the three (3) members shall				
22			represent the minority party;				
23	(	(b)	The President of the Senate shall appoint three (3) current members of the				
24			Senate, one (1) of whom shall be designated co-chair, and at least one (1) of				
25			the three (3) members shall represent the minority party; and				
26	(	(c)	All members shall be active members of the Kentucky General Assembly				
27			during their terms of appointment.				

1 (2) Any vacancy on the <u>committee</u>[board] shall be filled in the same manner as the original appointment.

- 3 (3) The co-chairs shall have joint responsibilities for <u>committee[board]</u> meetings, 4 agendas, and presiding at <u>committee[board]</u> meetings.
- 5 (4) On an alternating basis, each co-chair shall have the first option to set the [monthly]
- 6 meeting date. A<del>[ monthly]</del> meeting may be canceled by agreement of both co-
- 7 chairs. The <u>committee[board]</u> shall meet at least twice during each calendar year.
- 8 (5) Members of the <u>committee[board]</u> shall be entitled to reimbursement for expenses
- 9 incurred in the performance of their duties.
- 10 (6) A majority of the entire membership of the *committee*[board] shall constitute a
- quorum, and all actions of the <u>committee</u>[board] shall be by vote of a majority of its
- 12 entire membership.
- 13 (7) The purpose of the *committee*[board] is to:
- 14 (a) Review investment and funding strategies[ for projects] to improve or
- modernize state agency information technology systems or applications,
- including:
- 1. Legacy systems; [system projects and]
- 2. Cybersecurity systems [projects]; and
- 19  $\underline{3.[2.]}$  The current and ongoing operation and maintenance of state agency
- 20 information <u>technology systems or applications</u>[resources];
- 21 (b) Determine the appropriate organizational structure for deployment of
- technology across the Commonwealth; and
- 23 (c) Review the latest information technology developments trending across the
- 24 nation.
- Section 14. KRS 7A.190 is amended to read as follows:
- 26 (1) [Not later than July 30, 2025, ]The committee [board], in consultation with the
- 27 Commonwealth Office of Technology, shall prescribe the form, contents, and

1		man	ner of submission of data to fulfill the purposes under subsection (7) of							
2		Sect	ction 13 of this Act and to provide an inventory of existing information							
3		<u>tech</u>	nology systems or applications[the plan required under this section].							
4	(2) <del>[</del>	Eacl	h state agency shall submit the plan developed under this section to the:							
5		<del>(a)</del>	Commonwealth Office of Technology; and							
6		<del>(b)</del>	Board.							
7	<del>(3)]</del>	<u>(a)</u>	Not later than <u>July 15</u> <del>[October 1]</del> , 2025, <u>and not later than April 15, 2027</u>							
8			and each April 15 biennially thereafter, each state agency in the executive,							
9			legislative, and judicial branches of state government shall submit							
10			information to the committee[prepare an agency wide plan] outlining the							
11			manner in which the agency intends to transition its information technology							
12			systems or applications [and data related services and capabilities] into a							
13			modern, integrated, secure, and effective technological environment,							
14			including a six (6) year outline and funding sources for that transition.							
15		<u>(b)</u>	Each state agency shall provide information regarding an estimated							
16			timeline and funding source for:							
17			1. Each legacy system;							
18			2. Each cybersecurity system;							
19			3. The maintenance or upgrade required for an existing information							
20			technology system or application; and							
21			4. Each planned development of a future information technology system							
22			or application required within the state agency.							
23		<u>(c)</u>	Each state agency may consult with and obtain information from the							
24			Commonwealth Office of Technology to carry out the requirements of this							
25			subsection.							
26	<u>(3)</u> [(	<del>4)]</del>	(a) On or before <u>October[December]</u> 1, 2025, and biennially thereafter, the							
27			committee[board] shall provide a written report to the Legislative Research							

1		Con	nmission th	at ident	tifies:				
2		1.	Existing	and	planned	information	technology	systems	01
3			<u>applicatio</u>	ns[pro	<del>jects]</del> to im	prove or moder	nize state ager	ncy informa	atior
4			technolog	y syste	ms; and				
5		2.	The meth	od of	funding fo	or each <u>inform</u>	ation technol	ogy systen	<u>n 01</u>
6			<u>applicatio</u>	<u>n[proj</u>	ect] identif	ied by the state	agency[board]		
7	(b)	The	written rep	ort to t	he Legislat	ive Research Co	ommission sha	ll include:	
8		1.	A recomm	nendat	ion by the	<u>committee</u> [boa	a <del>rd]</del> of the est	imated am	oun
9			necessary	to fu	lly fund to	completion e	ach <i>informati</i>	on techno	logy
10			system or	applic	<u>ation[proje</u>	<del>ct]</del> identified <del>[ b</del>	y the board]; a	and	
11		2.	Strategies	devel	oped by th	ne <u>committee</u> [b	<del>oard]</del> to ensu	re a long-	term
12			investmer	nt solut	ion <u>is in p</u>	<u>lace</u> [for project	ts] to improve	or modern	nize
13			state age	<del>ncy]</del> in	formation	technology sys	stems <u>or appl</u>	lications[ar	<del>e ir</del>
14			<del>place]</del> , inc	cluding	strategies	to:			
15			a. Acc	ess the	e full amo	unt of federal	moneys availa	able <del>[ for t</del>	<del>hos</del> €
16			<del>proj</del>	<del>ects]</del> ; a	and				
17			b. Use	inforn	nation gath	ered by the sta	te agency[dep	<del>artment du</del>	ıring
18			prev	<del>ious p</del>	<del>orojects]</del> to	improve the	management,	oversight,	and
19			tran	sparen	ey of fut	ure <i>informatic</i>	on technolog	y systems	01
20			appi	lication	<u>ıs[projects]</u>				
21	<b>→</b> S	ection	15. Section	ons 1 to	o 11 of this	Act take effect	January 1, 202	27.	
22	<b>→</b> S	ection	n 16. W	hereas	the origin	nal timeline es	tablished for	submission	n of
23	required r	eport	s by state a	gencie	s does not	meet the curren	nt budget requ	est submis	ssior
24	process, a	n eme	ergency is o	declare	d to exist,	and Sections 12	2 to 14 of this	Act take e	ffec

upon its passage and approval by the Governor or upon its otherwise becoming a law.