1	AN ACT relating to sports wagering and making an appropriation therefor.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. KRS CHAPTER 239 IS ESTABLISHED AND A NEW
4	SECTION THEREOF IS CREATED TO READ AS FOLLOWS:
5	As used in this chapter:
6	(1) "Amateur athletics" means any interscholastic athletics in which the
7	participating athletes are elementary or secondary school students of any public
8	or private institution of learning, or any athletics sponsored or regulated by
9	amateur athletic associations, including but not limited to:
10	(a) Amateur Softball Association;
11	(b) American Legion Baseball;
12	(c) Babe Ruth Leagues of Kentucky;
13	(d) Bluegrass State Games;
14	(e) Kentucky Amateur Athletics Union;
15	(f) Kentucky Special Olympics;
16	(g) Kentucky Youth Soccer Association;
17	(h) Little League Baseball; and
18	(i) United States Olympic Committee;
19	(2) "Collegiate sports contest" means any intercollegiate sports contest in which the
20	participating athletes are students of any public or private institution of higher
21	education and which is held under the auspices of a national athletic association
22	for college sports such as the National Collegiate Athletic Association or the
23	National Association of Intercollegiate Athletics;
24	(3) "Commission" means the Kentucky Gaming Commission established by this

 $\begin{array}{c} \text{Page 1 of 77} \\ \text{XXXX} \end{array}$ 

(4) "Principal" means any of the following individuals associated with a

partnership, trust, association, limited liability company, or corporation that is

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chapter;

1	licensed or seeking licensure to conduct sports wagering or seeking licensure as a
2	sports wagering vendor:
3	(a) The chairman and all members of the board of directors of a corporation;
4	(b) All partners of a partnership and all participating members of a limited
5	liability company;
6	(c) All trustees and trust beneficiaries of an association;
7	(d) The president or chief executive officer and all other officers, managers,
8	and employees who have policy-making or fiduciary responsibility within
9	the organization;
10	(e) All stockholders or other individuals who own, hold, or control, either
11	directly or indirectly, five percent (5%) or more of stock or financial interest
12	in the collective organization; and
13	(f) Any other employee, agent, guardian, personal representative, or lender or
14	holder of indebtedness who has the power to exercise a significant influence
15	over the applicant's or licensee's operation;
16	(5) "Professional sports contest" means a sports contest in which the participants
17	are paid to participate and which is overseen by a national or international sports
18	association such as the National Football League, the National Basketball
19	Association, or the National Association for Stock Car Auto Racing;
20	(6) "Sports wager" means a wager, or the record of a wager, placed upon the
21	outcome of a collegiate or professional sports contest, or upon an event or events
22	happening as part of a collegiate or professional sports contest; and
23	(7) "Sports wagering" means the placing of wagers on the outcomes of collegiate or
24	professional sports contests, or upon events happening as part of a collegiate or
25	professional sports contest.
26	→ SECTION 2. A NEW SECTION OF KRS CHAPTER 239 IS CREATED TO
27	READ AS FOLLOWS:

1	<u>(1)</u>	The Kentucky Gaming Commission is created as an independent agency of state
2		government to regulate the conduct of sports wagering within the Commonwealth
3		of Kentucky. The commission shall be attached to the Public Protection Cabinet
4		for administrative purposes.
5	<u>(2)</u>	The commission shall consist of nine (9) members, including the Attorney
6		General and the secretary of the Public Protection Cabinet or their designees,
7		who shall serve as ex officio, nonvoting members. In addition the Governor shall
8		appoint, subject to the advice and consent of the Senate:
9		(a) One (1) member from a list of three (3) names submitted by the
10		Thoroughbred Owners and Breeders Association;
11		(b) One (1) member from a list of three (3) names submitted by the Kentucky
12		Harness Horsemen's Association;
13		(c) One (1) member from a list of three (3) names submitted by the Kentucky
14		Commonwealth's Attorneys Association;
15		(d) One (1) member from a list of three (3) names submitted by the Council on
16		Postsecondary Education;
17		(e) One (1) member from a list of three (3) names submitted by the Kentucky
18		Lottery Corporation;
19		(f) One (1) member who is a certified public accountant licensed in any
20		jurisdiction in the United States; and
21		(g) One (1) member who is an attorney experienced in gaming law.
22	<u>(3)</u>	(a) Members appointed by the Governor and confirmed by the Senate shall be
23		residents of the Commonwealth of Kentucky and serve a term of four (4)
24		years, except that the members selected from names submitted by the
25		Thoroughbred Owners and Breeders Association, the Commonwealth
26		Attorney's Association, and the Kentucky Lottery Corporation shall all be
27		appointed to an initial term of two (2) years, but shall be appointed to four

1			(4) year terms after their initial appointments.
2		<u>(b)</u>	Members appointed when the Senate is not is session shall serve only until
3			the next regular session, or special session if such matter is included in the
4			call therefor of the General Assembly, at which time they shall be subject to
5			confirmation by the Senate.
6		<u>(c)</u>	Should the Senate refuse to confirm a member, then he or she shall forfeit
7			his or her office as of the date on which the Senate refuses to confirm him
8			or her.
9		<u>(d)</u>	Any person not confirmed by the Senate shall not be reappointed as a
10			member for a period of two (2) years.
11		<u>(e)</u>	Members confirmed by the Senate may serve thirty (30) days beyond the end
12			of their respective terms if their successors have not been appointed and
13			<u>qualified.</u>
14		<u>(f)</u>	If the Governor fails to appoint a successor within thirty (30) days of
15			expiration of a member's term, the commission shall make the appointment
16			with the advice and consent of the Senate.
17		<u>(g)</u>	No appointed member shall serve more than two (2) four (4) year terms.
18		<u>(h)</u>	Appointed members may be removed by the vote of a majority of board
19			members for neglect of duty, misfeasance, or nonfeasance in office.
20			Members removed by the board may appeal that decision to the Governor.
21	<u>(3)</u>	(a)	The commission shall establish and maintain a general office for the
22			transaction of its business and may in its discretion establish a branch
23			office or offices.
24		<u>(b)</u>	The commission may hold meetings at any of its offices or at any other
25			place when the convenience of the commission requires.
26		<u>(c)</u>	All meetings of the commission shall be open and public and shall be
27			conducted in accordance with KRS 61.805 to 61.850.

1	(d) A majority of the voting members of the commission shall constitute a
2	quorum for the transaction of its business or exercise of any of its powers.
3	(e) Before entering upon the discharge of their duties, all members of the
4	commission shall take the constitutional oath of office.
5	(4) The commission shall elect one (1) member of the commission to serve as its
6	chairperson and a second member to serve as vice chair with authority to act in
7	the absence of the chairperson.
8	(5) Members of the commission other than the ex officio members shall receive one
9	hundred dollars (\$100) per day for each meeting attended. All members shall be
10	reimbursed for all expenses paid or incurred in the discharge of official business.
11	→ SECTION 3. A NEW SECTION OF KRS CHAPTER 239 IS CREATED TO
12	READ AS FOLLOWS:
13	(1) The commission shall:
14	(a) Promulgate administrative regulations prescribing conditions under which
15	all legitimate sports wagering is conducted in the Commonwealth;
16	(b) Issue licenses to:
17	1. Facilities authorized to conduct sports wagering; and
18	2. Vendors authorized to supply sports wagering equipment; and
19	(c) Regulate and maintain sports wagering in the Commonwealth so as to
20	dissipate any cloud of association with the undesirable and maintain the
21	appearance as well as the fact of complete honesty and integrity.
22	(2) The commission or its representatives may:
23	(a) Undertake studies of sports gaming conducted in other jurisdictions in
24	order to improve the effectiveness and efficiency of sports wagering in
25	Kentucky;
26	(b) Inspect the premises of any sports wagering licensee or licensed sports
27	wagering supplier during any period of normal business operations;

1		(c) Review the financial records of any sports wagering licensee at the location
2		of the licensee's business, or at a location more convenient to the
3		commission; and
4		(d) Bar individuals identified as problem gamblers from placing sports wagers
5		at any licensed location for a period of time to be determined by the
6		commission.
7		→ SECTION 4. A NEW SECTION OF KRS CHAPTER 239 IS CREATED TO
8	REA	AD AS FOLLOWS:
9	<u>(1)</u>	The Governor shall appoint an executive director who shall serve at the pleasure
0		of the Governor. The Governor shall set the qualifications and salary for the
1		position of executive director pursuant to KRS 64.640. The executive director
2		shall possess the powers and perform the duties imposed upon him or her by the
3		Governor, and other duties as the commission may direct or prescribe.
4	<u>(2)</u>	The executive director shall:
5		(a) Be responsible for the day-to-day operations of the commission;
6		(b) Set up appropriate organizational structures and personnel policies for
17		approval by the commission;
8		(c) Appoint all staff;
9		(d) Prepare annual reports of the commission's program of work;
20		(e) Carry out policy and program directives of the commission;
21		(f) Prepare and submit to the commission for its approval the proposed
22		biennial budget of the commission; and
23		(g) Perform all other duties and responsibilities assigned by law.
24	<u>(3)</u>	The executive director shall cause to be kept a full record of all proceedings
25		before the commission and shall preserve at its general office all books, maps,
26		records, documents, licenses, and other papers of the commission. All records of
27		the commission shall be open to inspection by the public during regular office

Page 6 of 77
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1		<u>hours.</u>
2	<u>(4)</u>	With approval of the commission, the executive director may enter into
3		agreements with any state agency or political subdivision of the state, any
4		postsecondary education institution, or any other person or entity to enlist
5		assistance to implement the duties and responsibilities of the commission.
6	<u>(5)</u>	(a) The executive director of the commission may employ, dismiss, or take other
7		personnel action concerning other personnel as he or she may deem
8		necessary to efficiently and effectively:
9		1. Operate the commission's general office or any branch thereof;
10		2. Provide technical expertise on sports wagering and odds making;
11		3. Inspect licensed facilities;
12		4. Inspect sports wagering equipment and terminals; and
13		5. Perform other functions as deemed necessary by the commission or
14		the executive director.
15		(b) The executive director shall fix the compensation of all employees.
16		(c) The compensation of the employees, the executive director, and members of
17		the commission, and any expenses incurred by employees, the executive
18		director, or members of the commission shall be paid from commission
19		funds dedicated for operating expenses in Section 7 of this Act.
20		→ SECTION 5. A NEW SECTION OF KRS CHAPTER 239 IS CREATED TO
21	REA	D AS FOLLOWS:
22	<u>(1)</u>	Administrative regulations relating to sports wagering promulgated by the
23		commission shall include but not be limited to:
24		(a) Standards and procedures for sports wagering, including any new sports
25		wagering or variations or composites of approved sports wagering;
26		(b) Standards and rules to govern the conduct of sports wagering and the
27		system of wagering, including the manner in which wagers are received,

1			payouts are remitted, and point spreads, lines, and odds are determined;
2		<u>(c)</u>	The method for calculating sports wagering revenue and standards for the
3			daily accounting and recording of cash and cash equivalents received in the
4			conduct of sports wagering, to include:
5			1. Methods of internal financial controls;
6			2. How financial records are to be maintained; and
7			3. Audit procedures and frequencies;
8		<u>(d)</u>	Notice requirements for minimum and maximum wagers on sports
9			wagering;
10		<u>(e)</u>	Compulsive and problem gambling standards pertaining to sports wagering;
11		<u>(f)</u>	Standards prohibiting persons under the age of eighteen (18) from
12			participating in sports wagering;
13		<u>(g)</u>	Limitations on locations for sports wagering facilities; and
14		<u>(h)</u>	Security requirements.
15	<u>(2)</u>	The	commission shall establish licensing requirements for sports wagering
16		prov	iders and vendors through promulgation of administrative regulations.
17	<u>(3)</u>	(a)	The Kentucky Lottery Corporation, due to its stringent oversight of lottery
18			retailers and the benefits generated for the Commonwealth through the
19			offering of lottery games, shall be issued a single license under which
20			lottery retailers may be authorized to conduct sports wagering at the
21			discretion of the Kentucky Lottery Corporation. The Kentucky Lottery
22			Corporation shall not be required to pay an initial license fee or a license
23			renewal fee.
24		<u>(b)</u>	Each racing association licensed under KRS Chapter 230 may be issued a
25			license to conduct sports wagering. To be eligible to conduct sports
26			wagering, a racing association shall:
27			1. Apply on forms prescribed by the commission;

1		2. Pay an initial licensing fee of two hundred fifty thousand dollars
2		<u>(\$250,000);</u>
3		3. Include a letter of approval to conduct sports wagering from the
4		Kentucky Horse Racing Commission; and
5		4. Run at least as many live races for the same primary breed as were
6		run in the previous calendar year unless prevented from running live
7		races by reason of:
8		a. Flood;
9		b. Fire;
10		c. Inclement weather or natural disaster; or
11		d. Emergencies for other reasons beyond the control of the racing
12		association.
13	<u>(c)</u>	Other locations seeking licensure to conduct sports wagering that do not
14		qualify under paragraph (a) or (b) of this subsection shall acquire a
15		separate license for each facility seeking to conduct sports wagering and
16		shall:
17		1. Apply on forms prescribed by the commission;
18		2. Pay an initial licensing fee of two hundred fifty thousand dollars
19		<u>(\$250,000);</u>
20		3. Demonstrate to the satisfaction of the commission that no principal of
21		the entity seeking licensure is a participant as defined in Section 6 of
22		this Act; and
23		4. Demonstrate to the commission's satisfaction a stringent system of
24		financial controls and accounting.
25	<u>(d)</u>	Sports wagering licenses shall be renewed annually for a fee of twenty-five
26		thousand dollars (\$25,000).
27	(e)	Sports wagering vendors and suppliers shall:

1	1. Apply for licensure on forms prescribed by the commission; and
2	2. Pay an initial licensing fee of twenty-five thousand dollars (\$25,000).
3	Sports wagering vendors and suppliers licenses shall be renewed annually
4	for a fee of five thousand dollars (\$5,000).
5	→ SECTION 6. A NEW SECTION OF KRS CHAPTER 239 IS CREATED TO
6	READ AS FOLLOWS:
7	(1) A person shall not place a wager on a game or event in which he or she is a
8	participant.
9	(2) As used in this section, "participant" includes:
10	(a) Players;
11	(b) Coaches;
12	(c) Referees, judges, stewards or other officials involved in enforcing the rules
13	of the game; and
14	(d) Owners or shareholders of professional sports teams who might have
15	influence over players and coaches through the ability to hire or fire.
16	→ SECTION 7. A NEW SECTION OF KRS CHAPTER 239 IS CREATED TO
17	READ AS FOLLOWS:
18	(1) There is hereby established in the State Treasury the sports wagering distribution
19	trust fund. The fund shall consist of moneys received from the license fees
20	imposed in Section 5 of this Act, the sports wagering tax imposed in Section 9 of
21	this Act, and dedicated lottery revenue as specified in Section 21 of this Act, and
22	any other proceeds from grants, contributions, appropriations, or other moneys
23	made available for the purposes of the fund.
24	(2) The fund shall be administered by the commission.
25	(3) After deductions for the real and necessary operating costs of the commission
26	and its staff, the remaining amounts deposited in the fund shall only be used for
2.7	the following nurnoses:

1	(a) Sixty percent (60%) shall be distributed to the Kentucky Employees
2	Retirement System nonhazardous retirement fund and the Kentucky
3	Teachers' Retirement System pension fund in amounts proportional to the
4	number of participants in those funds;
5	(b) Thirty percent (30%) shall be distributed to the Kentucky educational
6	excellence scholarship trust fund established in KRS 164.7877; and
7	(c) Ten percent (10%) shall be distributed to the Kentucky Thoroughbred
8	development fund established in KRS 230.400 and the Kentucky
9	standardbred development fund established in KRS 230.770 in amounts
10	proportional to the number of racing days each breed runs during a racing
11	year in Kentucky.
12	(4) Notwithstanding KRS 45.229, fund amounts not expended at the close of a fiscal
13	year shall not lapse but shall be carried forward into the next fiscal year.
14	(5) Any interest earnings of the fund shall become a part of the fund and shall not
15	<u>lapse.</u>
16	(6) Moneys deposited in the fund are hereby appropriated for the purposes set forth
17	in this section and shall not be appropriated or transferred by the General
18	Assembly for any other purposes.
19	→ SECTION 8. A NEW SECTION OF KRS CHAPTER 239 IS CREATED TO
20	READ AS FOLLOWS:
21	(1) (a) A person is guilty of tampering with the outcome of a sporting event when
22	the person interacts with a player, coach, referee, or other participant with
23	the intent to persuade the participant to act in a way that would:
24	1. Bias the outcome of the sporting event; or
25	2. Alter events within the sporting event upon which people might wager.
26	(b) Tampering with the outcome of a sporting event is a Class C felony.
27	(2) Any person who wagers on a sporting event in which that person is a participant

1		in violation of Section 6 of this Act shall be guilty of a Class C felony.
2		→ SECTION 9. A NEW SECTION OF KRS CHAPTER 138 IS CREATED TO
3	REA	AD AS FOLLOWS:
4	<u>(1)</u>	As used in this section:
5		(a) "Commission" means the Kentucky Gaming Commission;
6		(b) "Department" means the Department of Revenue;
7		(c) "Net sports wagering receipts" means the amount of money collected as
8		sports wagers less the amount paid out as winnings to wagerers; and
9		(d) "Sports wagering" has the same meaning as in Section 1 of this Act.
10	<u>(2)</u>	An excise tax is hereby imposed on all sports wagering at non-lottery retail
11		facilities at the rate of twenty-five percent (25%) of the net sports wagering
12		receipts.
13	<u>(3)</u>	The tax revenues shall be appropriated to the sports wagering distribution trust
14		fund created in Section 7 of this Act.
15	<i>(4)</i>	The sports wagering tax imposed by this section is due and payable to the
16		department monthly and shall be remitted on or before the twentieth day of the
17		next succeeding calendar month.
18	<u>(5)</u>	(a) Payment shall be accompanied by a return form that the department shall
19		prescribe.
20		(b) The return form shall report, at a minimum:
21		1. The total number of wagers placed on sports contests;
22		2. The total amount of money wagered on sports contests;
23		3. Prizes paid;
24		4. Net sports wagering receipts; and
25		5. Sports wagering tax due.
26	<u>(6)</u>	The department shall enforce the provisions of and collect the taxes and penalties
27		imposed by this section, and in doing so it shall have the general powers and

1		duti	es gra	<u>inted</u>	it in KRS Chapters 131 and 135, including the power to enforce,
2		by a	n act	ion in	the Franklin Circuit Court, the collection of the taxes, penalties,
3		and	other	payn	nents imposed or required by this section.
4	<u>(7)</u>	Any	pers	on wl	ho violates any provision of this section shall be subject to the
5		<u>unif</u>	orm o	civil p	enalties imposed pursuant to KRS 131.180 and interest at the tax
6		inter	rest ro	ate as	defined in KRS 131.010.
7		<b>→</b> S	ection	10.	KRS 131.1817 is amended to read as follows:
8	(1)	As u	ised in	n this	section:
9		(a)	"Att	orney	's license" means a license issued pursuant to the rules of the
10			Sup	reme	Court of Kentucky authorizing the practice of law in the
11			Con	nmonv	wealth;
12		(b)	"De	linque	ent taxpayer" means:
13			1.	A ta	xpayer with an overdue state tax liability:
14				a.	That is not covered by a current installment payment agreement;
15				b.	For which all protest and appeal rights under the law have expired;
16					and
17				c.	About which the department has contacted the taxpayer; or
18			2.	A ta	xpayer who:
19				a.	Has not filed a required tax return within ninety (90) days
20					following the due date of the return, or if the due date was
21					extended, within ninety (90) days following the extended due date
22					of the return; and
23				b.	Was contacted by the department about the delinquent return;
24		(c)	"Dri	iver's l	license" means a license issued by the Transportation Cabinet;
25		(d)	"Lic	ense"	means any occupational or professional certification, license,
26			regis	stratio	on, or certificate issued by a licensing agency that is required to
27			enga	age in	an occupation, profession, or trade in the Commonwealth, other

1			than a license issued to an attorney; and
2		(e)	"Licensing agency" means any instrumentality, agency, board, commission, or
3			department established by statute that has the power and authority within the
4			Commonwealth to issue any license, except "licensing agency" shall not
5			include the Supreme Count of Kentucky, relating to licenses issued to
6			attorneys to practice law in the Commonwealth.
7	(2)	The	department may identify licensing agencies from which it wants to obtain
8		info	rmation for the purpose of tax compliance.
9	(3)	Any	licensing agency identified by the department shall work with the department
10		to de	evelop a process to provide the department with information about its licensees.
11	(4)	Any	delinquent taxpayer who:
12		(a)	Holds a license;
13		(b)	Is an attorney licensed to practice law in the Commonwealth;
14		(c)	Holds a driver's license; or
15		(d)	Owns a motor vehicle registered in the Commonwealth;
16		may	have that license or driver's license suspended or revoked, and may be denied
17		the a	ability to register his or her motor vehicle in the Commonwealth as provided in
18		subs	section (5) of this section.
19	(5)	(a)	To begin the process of revocation of a license, or suspension of the ability to
20			register a motor vehicle, the department shall notify the delinquent taxpayer
21			by certified mail at least twenty (20) days prior to submission of the name of a
22			delinquent taxpayer to the relevant agency that his or her name will be
23			submitted to:
24			1. The licensing agency, for revocation of a license;
25			2. The Transportation Cabinet, for revocation of a driver's license or denial

27 3. The Kentucky Supreme Court, for the revocation of a license to practice

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of the ability to register a motor vehicle in the Commonwealth; or

1		law in the Commonwealth.
2	(b)	The notice shall:
3		1. State the reason for the action;
4		2. Set forth the amount of any overdue tax liability, including any
5		applicable penalties and interest;
6		3. Explain any other area of noncompliance that must be satisfied to
7		prevent the submission of the taxpayer's name to the licensing agency as
8		a delinquent taxpayer; and
9		4. List all licenses or registrations for which revocation will be sought.
10	(c)	After the passage of at least twenty (20) days from the date the notice was sent
11		under paragraph (a) of this subsection, and if the issues identified in the notice
12		were not resolved to the satisfaction of the department, the department may:
13		1. Submit the name of the delinquent taxpayer to the licensing agency or
14		the Transportation Cabinet; or
15		2. If the delinquent taxpayer is an attorney licensed to practice law in the
16		Commonwealth, submit the name of the attorney to the Kentucky
17		Supreme Court for appropriate action to enforce Supreme Court Rules.
18	(d)	Upon notification by the department that the licensee or motor vehicle owner
19		is a delinquent taxpayer, the licensing agency or Transportation Cabinet, as
20		the case may be, shall deny or revoke any license held or applied for by the
21		licensee, and the Transportation Cabinet shall not allow the delinquent
22		taxpayer to register a motor vehicle in the Commonwealth.
23	(e)	Any delinquent taxpayer who has had a license denied or revoked, or who has
24		been denied the ability to register a motor vehicle shall have the right to
25		appeal to the licensing agency or the Transportation Cabinet as authorized by
26		law, provided that appeals shall only be permitted based upon a mistake in
27		facts relied upon by the department, the licensing agency, or the

1	Transportation Cabinet that the licensee or motor vehicle owner is a
2	delinquent taxpayer.
3	(f) A license that has been denied or revoked under this section shall not be
4	reissued or renewed, and a motor vehicle registration that has been denied
5	under this section shall not be permitted, until a written tax clearance has been
6	received from the department by the licensing agency or the Transportation
7	Cabinet, as the case may be.
8	(g) The department may promulgate administrative regulations under KRS
9	Chapter 13A to implement the provisions of this section.
10	(6) Upon a sports wagering licensee's failure to timely submit payment of the sports
11	wagering tax due under Section 9 of this Act or administrative regulations
12	promulgated thereunder, the department may work with the Kentucky Gaming
13	Commission to suspend, revoke, or decline to renew a license.
14	→ Section 11. KRS 154A.010 is amended to read as follows:
15	As used in this chapter, unless the context requires otherwise:
16	(1) "Amateur <u>sports contest</u> [athletics]" means any interscholastic <u>sports contest</u>
17	athletics] in which the participating athletes are elementary or secondary school
18	students of any public or private institution of learning, [; any intercollegiate
19	athletics in which the participating athletes are students of any public or private
20	institution of higher education;] or any sports contest[ athletics] sponsored or
21	regulated by the following amateur athletic associations, including[,] but not limited
22	to:
23	(a) United States Olympic Committee;
24	(b) [National Collegiate Athletic Association;
25	(c) National Association of Intercollegiate Athletics;
26	(d) Kentucky High School Athletic Association;
27	(c)[(e)] Kentucky Amateur Athletics Union;

1	<u>(d)</u> {	(f) Blueg	rass State Games;
2	<u>(e)</u> [	(g)] Little	League Baseball;
3	<u>(f)</u> F	(h)] Amate	eur Softball Association;
4	<u>(g)</u>	<del>[(i)]</del> Babe 1	Ruth Leagues of Kentucky;
5	<u>(h)</u>	<del>[(j)]</del> Ameri	ican Legion Baseball;
6	<u>(i)</u> [	(k)] Kentu	cky Youth Soccer Association; or
7	<u>(j)</u> [-	( <del>1)]</del> Kentu	cky Special Olympics;
8	(2) <u>"Co</u>	ollegiate sport	ts contest" means any intercollegiate sports contest in which the
9	<u>par</u>	ticipating ath	letes are students of any public or private institution of higher
10	<u>edu</u>	cation and wi	hich is held under the auspices of a national athletic association
11	<u>for</u>	college sport	ts such as the National Collegiate Athletic Association or the
12	<u>Nat</u>	tional Associa	tion of Intercollegiate Athletics;
13	<u>(3)</u> "Co	orporation" me	eans the Kentucky Lottery Corporation;
14	<u>(4)</u> [(3)]	"Lottery" n	neans any game of chance approved by the corporation and
15	ope	rated pursuan	nt to this chapter, except for games prohibited by the General
16	Ass	sembly as prov	vided for in KRS 154A.063;
17	<u>(5)</u> [(4)]	"Major lotte	ery-specific procurement" means any gaming product or service
18	incl	luding, but no	ot limited to, major advertising contracts, annuity contracts, prize
19	pay	ment agreeme	ents, consulting services, personal service contracts, equipment,
20	tick	tets, and all	other products and services unique to the operation of the
21	cor	poration in its	lottery activities, but not including materials, supplies, equipment,
22	and	services com	mon to the ordinary operations of a corporation;
23	<u>(6)</u> [(5)]	"President"	means the president of the Kentucky Lottery Corporation who
24	sha	ll also serve as	s chief executive officer of the corporation;
25	(7) ''Pı	rofessional sp	orts contest" means a sports contest in which the participants
26	<u>are</u>	paid to partic	ripate and which is overseen by a national or international sports
27	ass	ociation such	a as the National Football League, the National Basketball

Association,	<u>, or the Nationa</u>	al Association f	<u>for Stock</u>	Car Racing;

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2 With respect to an individual, "related entity" means any spouse, child, <u>(8)</u>[(6)] (a) 3 brother, sister, or parent residing as a member of the same household in the 4 principal place of abode of the individual, and any entity with respect to which 5 the individual, or spouse, child, brother, sister, or parent of the individual has 6 a financial interest of five percent (5%) or more, or is an officer, director, 7 employee, or partner; and 8 With respect to any partnership, corporation, joint venture, or other entity, 9 "related entity" means any officer, director, employee, partner, or owner of a 10 financial interest of five percent (5%) or more of the total value thereof; any 11 parent, subsidiary, or brother corporation; and any other entity with which the 12 given entity has an identity of ownership of fifty percent (50%) or more. 13 (9)[(7)]"Retailer" means any person with whom the corporation has contracted to sell 14 lottery tickets to the public or accept sports wagers from the public; 15 "Security" means the protection of information that would provide an unfair (10)[(8)]16 advantage to any individual or other entity involved or seeking involvement in the 17 operation of the lottery or the supply of major lottery-specific procurement items to 18 the corporation, and the protection of: 19 (a) Information that relates to detection or deterrence of, or could assist in the 20 perpetration of, crimes against the corporation or its retailers, their locations, 21 or their employees; or 22 (b) Information which could impair or adversely impact the ability of the 23 corporation or its retailers to protect the integrity of the lottery or protect

(11)[(9)] "Sports contest" means any professional, *collegiate*, or amateur sport, athletic
 game or contest, or race or contest involving machines, persons, or animals, except
 horses, that is viewed by the public; [and]

lottery equipment, supplies, or proceeds;

1	<u>(12)</u>	''Spc	orts u	vager" means a wager, or the record of a wager, placed upon the
2		<u>outc</u>	ome o	of a collegiate or professional sports contest, or upon an event or events
3		<u>happ</u>	<u>ening</u>	g as part of a collegiate or professional sports contest;
4	<u>(13)</u>	''Spc	orts w	agering" means the placing of wagers on the outcomes of collegiate or
5		prof	ession	nal sports contests and retailers and other locations authorized by KRS
6		<u>Cha</u>	pter 2	<u>39; and</u>
7	<u>(14)</u>	(10)]	"Ver	ndor" means any person who has entered into a major lottery-specific
8		proc	ureme	ent contract with the corporation.
9		<b>→</b> Se	ection	12. KRS 154A.030 is amended to read as follows:
10	(1)	<u>(a)</u>	The	affairs of the corporation shall be administered by a board of directors
11			com	posed of eight (8) members.
12		<u>(b)</u>	One	(1) member of the board shall be the State Treasurer, who shall serve on
13			the b	poard in an ex officio capacity.
14		<u>(c)</u>	<i>1</i> .	The other seven (7) members shall be appointed by the Governor,
15				subject to the advice and consent of the Senate.
16			<u>2.</u>	Members appointed when the Senate is not in session shall serve only
17				until the next regular session, or special session if such matter is
18				included in the call therefor of the General Assembly, at which time they
19				shall be subject to confirmation by the Senate.
20			<u>3.</u>	If the Senate is not in session, the appointments shall be subject to
21				review by the Interim Joint Committee on State Government, which
22				shall hold a public hearing and shall transmit its recommendations to the
23				Senate.
24			<u>4.</u>	Should the Senate refuse to confirm a member then he shall forfeit his
25				office as of the date on which the Senate refuses to confirm him.
26			<u>5.</u>	Any person not confirmed by the Senate shall not be reappointed as a
27				member for a period of two (2) years.

1			<b><u>6.</u></b> Members appointed by the Governor, and confirmed by the Senate, shall
2			be residents of the Commonwealth of Kentucky and serve a term of four
3			(4) years[, except that of the initial members appointed, two (2) shall be
4			appointed for one (1) year with the term ending on the twenty eighth
5			(28th) day of November, 1989; two (2) shall be appointed for two (2)
6			years with the term ending on the twenty-eighth (28th) day of
7			November, 1990; two (2) shall be appointed for three (3) years with the
8			term ending on the twenty eighth (28th) day of November, 1991; and
9			one (1) shall be appointed for four (4) years with the term ending on the
10			twenty eighth (28th) day of November, 1992].
11			<u>7.</u> Members, confirmed by the Senate, may serve thirty (30) days beyond
12			the end of their respective terms if their successors have not been
13			appointed and qualified.
14			$\underline{8.}$ If the Governor fails to appoint a successor within thirty (30) days of
15			expiration of a member's term, the board shall make the appointment.
16		<u>(d)</u>	No appointed member shall serve more than two (2) consecutive four-year
17			terms.
18		<u>(e)</u>	No more than four (4) of the members appointed by the Governor shall be
19			from the same political party.
20		<u>(f)</u>	Appointed members may be removed by the Governor for neglect of duty,
21			misfeasance, or nonfeasance in office.
22		<u>(g)</u>	The board shall annually elect a chairman from among its appointed members.
23	(2)	(a)	No member of the board of directors, by himself or through others, shall
24			knowingly:
25			1. Use or attempt to use his influence in any manner which involves a
26			substantial conflict between his personal or private interest and his

duties to the corporation;

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1		2. Use or attempt to use any means to influence the corporation in
2		derogation of the corporation;
3		3. Use his official position or office to obtain financial gain for himself, or
4		any spouse, parent, brother, sister, or child of the director; or
5		4. Use or attempt to use his official position to secure or create privileges,
6		exemptions, advantages, or treatment for himself or others in derogation
7		of the interests of the corporation or of the Commonwealth.
8	(b)	No director shall appear before the board or the corporation in any manner
9		other than as a director.
10	(c)	A director shall abstain from action on an official decision in which he has or
11		may have a personal or private interest, and shall disclose the existence of that
12		personal or private interest in writing to each other member of the board on
13		the same day on which the director becomes aware that the interest exists or
14		that an official decision may be under consideration by the board. This
15		disclosure shall cause the decision on these matters to be made in a meeting of
16		the members of the board who do not have the conflict from which meeting
17		the director shall be absent and from all votes on which matters the director
18		shall abstain.
19	(d)	In determining whether to abstain from action on an official decision because
20		of a possible conflict of interest, a director shall consider the following
21		guidelines:
22		1. Whether a substantial threat to his independence of judgment has been
23		created by his personal or private interest;
24		2. The effect of his participation on public confidence in the integrity of the
25		corporation and the lottery;

Page 21 of 77
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disposition of the matter;

Whether his participation is likely to have any significant effect on the

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3.

1		4. The need for his particular contribution, such as special knowledge of
2		the subject matter, to the effective functioning of the corporation; and
3		5. Whether the official decision will affect him in a manner differently
4		from the public, or will affect him as a member of a business,
5		profession, occupation, or group to no greater extent generally than other
6		members of his business, profession, occupation, or group.
7		Any director may request a vote of the disinterested members of the board on
8		whether any director shall abstain from action on an official decision.
9	(e)	No director, in order to further his own economic interests, or those of any
10		person, shall knowingly disclose or use confidential information acquired in
11		the course of his official duties.
12	(f)	No director shall knowingly receive, directly or indirectly, any interest or
13		profit arising from the use or loan of lottery funds or funds to be raised
14		through the lottery.
15	(g)	No director shall knowingly accept compensation, other than that provided in
16		this section for directors, for performance of his official duties.
17	(h)	No present or former director shall, within one (1) year following termination
18		of his membership on the board, accept employment, compensation, or other
19		economic benefit from any person or business that contracts or does business
20		with the corporation in matters in which he was directly involved during his
21		tenure. This provision shall not prohibit an individual from continuing in the
22		same business, firm, occupation, or profession in which he was involved prior
23		to becoming a director, provided that, for a period of one (1) year following
24		termination of his position as a director, he personally refrains from working
25		on any matter in which he was directly involved as a director.

Page 22 of 77
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No director, and no spouse, child, brother, sister, or parent of that director

shall have a financial interest of more than five percent (5%) of the total value

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(i)

1			of any vendor, other supplier of goods or services to the corporation, retailer,
2			professional sports team, or related entity. The corporation shall provide each
3			member of the board with a list of all current vendors, which shall be updated
4			on at least a quarterly basis.
5		<u>(j)</u>	No director, and no spouse, child, brother, sister, or parent of that director
6			shall sit on the board of a college or university that engages in collegiate
7			sports contests upon which sports wagers may be placed.
8	(3)	Appo	ointed members of the board of directors shall be entitled to five thousand
9		dolla	ars (\$5,000) per year as remuneration for serving on the board, except for the
10		chair	rman, who shall receive seven thousand five hundred dollars (\$7,500), and all
11		mem	abers shall be reimbursed for necessary travel and other reasonable expenses
12		incu	rred in the performance of their official duties.
13	(4)	The	board, upon call of the chairman or the president, shall meet at least monthly
14		for the	he first eighteen (18) months and bimonthly thereafter and at such other times
15		as th	ne chairman or the president may determine. Four (4) members of the board
16		shall	constitute a quorum. The board shall also meet upon call of three (3) or more
17		of th	e voting members of the board. The board shall keep accurate and complete
18		recoi	rds of all its meetings.
19	(5)	The	State Treasurer shall not be compensated for his service on the board.
20	(6)	<u>(a)</u>	The president of the corporation shall be appointed by the Governor subject to
21			confirmation by the board of directors.
22		<u>(b)</u>	Should the board of directors refuse to confirm the appointment of the
23			president, then the Governor shall submit another name.
24		<u>(c)</u>	The person whose appointment was refused shall not be renamed for
25			confirmation for a period of two (2) years.
26		<u>(d)</u>	The board of directors shall meet within thirty (30) days of the date the
27			Governor submits the name of a nominee for president of the corporation and

I			shall, within that time frame, either approve or reject the nomination.
2		<u>(e)</u>	The president of the corporation shall manage the daily affairs of the
3			corporation and shall have such powers and duties as specified by KRS
4			154A.070 and by the board of directors.
5		<u>(f)</u>	The president shall not be a member of the board.
6		<u>(g)</u>	The president of the corporation may be removed by the board of directors.
7	(7)	All	meetings of the board shall be open unless they may be closed under KRS
8		61.8	or relate to trade secrets, legally-protectable intellectual property,
9		conf	fidential proprietary information, the security of the corporation in the operation
10		of th	ne lottery, or the security of the lottery's retailers.
11		<b>→</b> S	ection 13. KRS 154A.050 is amended to read as follows:
12	(1)	The	board of directors shall provide the president with private-sector perspectives
13		on tl	he operation of a large marketing enterprise. The board shall:
14		(a)	Approve, disapprove, amend, or modify the budget recommended by the
15			president for the operation of the corporation;
16		(b)	Approve, disapprove, amend, or modify the terms of major lottery or sports
17			wagering procurements recommended by the president;
18		(c)	Serve as a board of appeal for any denial, revocation, or cancellation by the
19			president of a contract with a lottery retailer or sports wagering licensee; and
20		(d)	Adopt, from time to time, administrative regulations which shall be subject to
21			the provisions of KRS Chapter 13A, as may be necessary to carry out and
22			implement its powers and duties, the operation of the corporation, the conduct
23			of lottery games in general, the operation and oversight of sports wagering,
24			and any other matters necessary or desirable for the efficient and effective
25			operation of the lottery, sports wagering, or convenience of the public.
26		<u>(e)</u>	The board may adopt, without recourse to the administrative regulation

process unless it so desires, rules for the conduct of specific lottery games,

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1			inch	uding but not limited to, rules specifying:
2			1.	The types of games to be conducted;
3			2.	The sale price of tickets;
4			3.	The number and amount of prizes;
5			4.	The method and location of selecting or validating winning tickets;
6			5.	The frequency and the means of conducting drawings which shall be
7				open to the public;
8			6.	The manner of payment of prizes;
9			7.	The frequency of games and drawings;
10			8.	The manner and amount of compensation to lottery retailers, except all
11				compensation shall be uniform; and
12			9.	Any other matters necessary or desirable for the efficient and effective
13				operation of the lottery or for the convenience of the public.
14	(2)	In a	ll oth	er matters, the board shall advise and make recommendations. However,
15		the l	ooard	shall:
16		(a)	Con	duct hearings upon complaints charging violations of this chapter or of
17			adm	inistrative regulations adopted by the corporation and shall conduct such
18			othe	er hearings as may be provided by administrative regulation;
19		(b)	Rev	iew the performance of the corporation and:
20			1.	Advise the president and make recommendations to him regarding
21				operations of the corporation; and
22			2.	Identify potential improvements in this chapter, the administrative
23				regulations of the corporation, and the management of the corporation;
24		(c)	Req	uest from the corporation any information the board determines to be
25			rele	vant to its duties; and
26		(d)	Rep	ort to the president of the corporation, the Governor, the President of the
27			Sena	ate, and the Speaker of the House of Representatives regarding its findings

1	and recommendations
-	una recommendation

Section 14. KRS 154A.060 is amended to read as follows:

- The corporation shall conduct and administer lottery games <u>and sports wagering</u> which will result in maximization of revenues to the Commonwealth of Kentucky while at the same time provide entertainment to its citizens. It shall be the duty of the corporation, its employees, and the members of the board to provide for the effective operation of lottery games <u>and sports wagering</u> which <u>ensure[insure]</u> the integrity of the lottery, <u>sports wagering</u>, <u>and the sporting events upon which wagers are placed</u>, and maintain the dignity of the Commonwealth and the general welfare of its citizens. The corporation, in pursuit of the attainment of the objectives and the purposes of this chapter, may:
- (a) Sue and be sued in its corporate name;
- 13 (b) Adopt a corporate seal and a symbol;
  - (c) Hold copyrights, trademarks, and service marks, and enforce its rights with respect thereto;
    - (d) Appoint agents upon which process may be served;
      - (e) Enter into written agreements with one (1) or more other states for the operation, marketing, and promotion of a joint lottery or joint lottery games;
      - (f) Acquire real property and make improvements thereon. These acquisitions shall be reported to the Capital Projects and Bond Oversight Committee for its review and determination in accordance with KRS 45.750 to 45.810; and
      - (g) Make, execute, and effectuate any and all agreements or contracts including:
        - 1. Contracts for the purchase of such goods and services as are necessary for the operation and promotion of the state lottery. Proposed purchases of major items of equipment estimated to cost one hundred thousand dollars (\$100,000) or more and proposed purchases of items of equipment where the estimated contract price for all the items of

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equipment taken together is four hundred thousand dollars (\$400,000) or

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2			more shall be reported to the Capital Projects and Bond Oversight
3			Committee for its review and determination in accordance with the
4			provisions of KRS 45.750 to 45.810. A contract shall not be artificially
5			divided to cause an estimated contract price to fall below the four
6			hundred thousand dollar (\$400,000) threshold. Contracts for personal
7			service shall be reviewed in accordance with KRS 45A.690 to
8			45A.725 <u>;[.]</u>
9		2.	Contracts to incur debt in its own name and enter into financing
10			agreements with the Commonwealth, its own agencies, or with a
11			commercial bank, excluding the authority to issue bonds; and
12		<u>3.</u>	Contracts for the purchase of such goods and services as are
13			necessary for the operation and promotion of sports wagering.
14			Proposed purchases of major items of equipment estimated to cost one
15			hundred thousand dollars (\$100,000) or more and proposed purchases
16			of items of equipment where the estimated contract price for all the
17			items of equipment taken together is four hundred thousand dollars
18			(\$400,000) or more shall be reported to the Kentucky Gaming
19			Commission for its approval and to the Capital Projects and Bond
20			Oversight Committee for its review and determination in accordance
21			with KRS 45.750 to 45.810. A contract shall not be artificially divided
22			to cause an estimated contract price to fall below the four hundred
23			thousand dollar (\$400,000) threshold. Contracts for personal service
24			shall be reviewed in accordance with KRS 45A.690 to 45A.725.
25	(2)	The cor	poration shall:
26		(a) Si	upervise and administer the lottery in accordance with the provisions of this

Page 27 of 77
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chapter and the administrative regulations adopted by the board;

(b) Submit monthly and annual reports to the Governor, *the Kentucky Gaming Commission*, the President of the Senate, and the Speaker of the House of Representatives containing financial statements which include but are not limited to disclosure of gross revenues, expenses, and net proceeds for the period;

- (c) Adopt by administrative regulation a system of continuous internal audits;
- (d) Maintain weekly or more frequent records of lottery <u>and sports wagering</u> transactions, including distribution of tickets to lottery retailers, <u>sports wagers</u> <u>made</u>, revenues received, claims for prizes, prizes paid, and all other financial transactions of the corporation;
- (e) Adopt by administrative regulation a code of ethics for officers and employees of the corporation to carry out the standards of conduct established by the provisions of this chapter;
- (f) Include capital projects, as defined in KRS 45.750(1)(f), which exceed the thresholds set forth in KRS 154A.060(1)(g)1. in the budget unit request submitted by the corporation to the Finance and Administration Cabinet pursuant to KRS 48.050. In the budget unit request submitted by the corporation, a contingency item for acquisition of the on-line central system, all related equipment, and any other equipment owned by vendors of the corporation relating to computer-generated lottery games from the corporation's vendors shall be stated separately from all other equipment. Further, if the identification of specific projects requiring the acquisition of equipment in the nature of computer systems, communications equipment and related peripheral devices, and operating system software cannot be ascertained with absolute certainty at the time the corporation is required to submit its budget unit request, the corporation shall be entitled to submit a general request for the equipment without individually identifying specific

projects, together with a maximum amount to be allocated for the equipment, in the budget unit request;

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- (g) The Kentucky Lottery Corporation and the Cabinet for Health and Family Services shall develop a system to allow the Kentucky Lottery Corporation to receive a list of delinquent child support obligors from the Cabinet for Health and Family Services on a monthly basis. The Kentucky Lottery Corporation shall withhold delinquent amounts from prizes of *lottery or sports wagering* winners that appear on the list. This system shall be timely and shall not create an unavoidable delay in the payment of a lottery *or sports wagering* prize; and
   (h) The Kentucky Lottery Corporation and the authority shall develop a system to
- (h) The Kentucky Lottery Corporation and the authority shall develop a system to allow the Kentucky Lottery Corporation to receive on a periodic basis a list of persons declared in default of repayment obligations under financial assistance programs in KRS Chapters 164 and 164A. The Kentucky Lottery Corporation shall withhold from a person's *lottery or sports wagering* prize winnings the amount of the defaulted loan and shall transfer the amount to the authority to credit the account of the person in default. Any amount remaining after the deduction of the loan amount shall be paid to the person.
- → Section 15. KRS 154A.063 is amended to read as follows:
- 19 (1) The corporation shall not utilize amateur *sports contests*[ athletics] for any purpose 20 including, but not limited to, advertising, promoting, conducting a lottery, or as a 21 basis for a lottery.
- 22 (2) The corporation shall not approve and operate any casino or similar gambling 23 establishment and shall not approve or operate any game played with playing cards, 24 dice, dominos, slot machines, roulette wheels, or where winners are determined by 25 the outcome of *an amateur*[ a] sports contest.
- 26 (3) This section shall not be construed to prohibit the corporation from:
- 27 (a) Advertising the lottery at, during, or in connection with a sports contest:

Page 29 of 77
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1	(b) Accepting sports wagers placed on the outcome of a collegiate sport
2	contest; or
3	(c) Accepting sports wagers placed on the outcome of a professional sports
4	<u>contest</u> .
5	→ Section 16. KRS 154A.065 is amended to read as follows:
6	The corporation may utilize horse racing or contests involving horses for any purpose
7	including[,] but not limited to[,] advertising, promoting, conducting a lottery, or as a basi
8	for a lottery, after obtaining the necessary permission from the horse racing track o
9	sponsoring authority involved, but shall not accept sports wagers on the outcomes of
10	horse racing or contests involving horses.
11	→ Section 17. KRS 154A.070 is amended to read as follows:
12	(1) The president, as chief executive officer of the corporation, shall direct and
13	supervise all administrative and technical activities in accordance with the
14	provisions of this chapter and with the administrative regulations adopted by the
15	board. It shall be his <u>or her</u> duty to:
16	(a) Supervise and administer the operation of the lottery games <u>and sport</u>
17	wagering;
18	(b) Employ and direct such personnel as may be necessary to carry out the
19	purposes of this chapter and utilize such services, personnel, or facilities o
20	the corporation as he <u>or she</u> may deem necessary. He <u>or she</u> may employ by
21	personal service contract pursuant to KRS 45A.690 to 45A.725 and
22	compensate such consultants and technical assistants as may be required to
23	carry out the provisions of this chapter. The president may, by agreement
24	secure information and services as he or she may deem necessary from any
25	department, agency, or unit of state government, and shall compensate sucl
26	department, agency, or unit of state government for its services. Such
27	agencies, departments, or units of state government shall cooperate with the

corporation and provide such information and services as may be required by the corporation to assure the integrity of the lottery and the effective operation of the lottery games;

- (c) Contract in accordance with the administrative regulations of the corporation and the Kentucky Gaming Commission with persons to sell lottery tickets at retail and to accept sports wagers on behalf of the corporation. The president shall require a bond or bank letter of credit from lottery retailers in an amount provided by administrative regulations issued by the board;
- (d) Make available for inspection by the board or any member of the board, upon request, all books, records, files, and other information and documents of his or her office and to advise the board and recommend such administrative regulations and other matters he or she deems necessary and advisable to improve the operation and administration of the lottery;
- (e) Enter into any contract pursuant to KRS Chapters 45 and 45A or administrative regulations promulgated by the board, and pursuant to KRS 154A.120, with any person, firm, or corporation for the promotion and any operation of the lottery, or for the performance of any of the functions as provided in this chapter;
- (f) Attend meetings of the board or appoint a designee to attend on his or her behalf; and
- On the first day of the Regular Session of the General Assembly in 1990 and (g) biennially thereafter, submit the proposed biennial budget of the corporation the Appropriations and Revenue Committee of the House of Representatives for review and comment. The budget shall be submitted to the Director of the Legislative Research Commission within five (5) days of adoption by the board for distribution to the Appropriations and Revenue Committee of the House of Representatives for review.

Page 31 of 77 XXXX Jacketed

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1	(2)	The president, with the approval of the board, may amend or modify the budget at
2		any time in any manner deemed necessary for the proper operation of the
3		corporation; however, each change shall be reported in writing to the board and to
1		the director of the Legislative Research Commission, who shall transmit a copy of
5		the change to the Appropriations and Revenue Committee of the House of
5		Representatives.

- 7 (3) Following his <u>or her</u> confirmation, and during his entire term of office, the president shall reside in Kentucky.
- 9 (4) The president, and the board, may conduct an ongoing study of the operation and administration of lotteries in other states or countries, of available literature on the subject, of federal laws and regulations which may affect the operation of the lottery, and of the reaction of citizens of this state to existing or proposed features of lottery games, with a view toward implementing improvements that will tend to serve the purposes of this chapter.
- 15 (5) The president also may:

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- (a) Require bond from corporate employees with access to corporate funds or lottery *or sports wagering* funds, in such an amount as provided in the administrative regulations of the board. The president may also require bond from other employees as he *or she* deems necessary; and
- 20 (b) For good cause, suspend, revoke, or refuse to renew any contract entered into in accordance with the provisions of this chapter or the administrative regulations of the board.
- → Section 18. KRS 154A.090 is amended to read as follows:
- 24 (1) Any retailer, vendor, or applicant for a retailer or vendor contract aggrieved by an action of the president of the corporation may appeal that decision to the board.
- 26 (2) All appeals before the board shall be decided within thirty (30) days of the hearing.
- 27 (3) Any person aggrieved by a decision of the board may appeal the decision to the

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1		Circuit Court of the county in which the corporation maintains its headquarters,
2		except that if the person aggrieved is a lottery retailer or an applicant to become a
3		lottery retailer, then the Circuit Court of the county in which said retailer does or
4		applicant would operate shall have concurrent venue as to such appeal.
5	(4)	The Circuit Court may reverse the decision of the board only in the event the
6		decision is found to be:
7		(a) Clearly erroneous; or
8		(b) Arbitrary and capricious; or
9		(c) Procured by fraud; or
10		(d) A result of misconduct by the board, or a member thereof.
11	<u>(5)</u>	Any sports wagering retailer aggrieved by a decision of the board may appeal the
12		decision to the Kentucky Gaming Commission.
13		→ Section 19. KRS 154A.110 is amended to read as follows:
14	(1)	Proceeds of lottery prizes and sports wagers shall be subject to Kentucky state
15		income tax. Any attachments, garnishments, or executions authorized and issued
16		pursuant to statute shall also be withheld if served upon the process agent of the
17		corporation. This section shall not apply to a retailer.
18	(2)	The board shall adopt rules to establish a system of verifying the validity of tickets
19		and sports wagers claimed to win prizes and to effect payment of such prizes,
20		except that:
21		(a) No prize, nor any portion of a prize, nor any right of any person to a prize
22		awarded shall be assignable, except as provided in subsection (6) of this
23		section. Any prize, or portion thereof, remaining unpaid at the death of a prize
24		winner shall be paid to the estate of such deceased prize winner or to the
25		trustee under a revocable living trust established by the deceased prize winner
26		as settlor, provided that a copy of such a trust has been filed with the

Page 33 of 77
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corporation along with a notarized letter of direction from the settlor and no

written notice of revocation has been received by the corporation prior to the settlor's death. Following such a settlor's death and prior to any payment to such a successor trustee, the corporation shall obtain from the trustee and each trust beneficiary a written agreement to indemnify and hold the corporation harmless with respect to any claims that may be asserted against the corporation arising from payment to or through the trust. Notwithstanding any other provisions of this section, any person, pursuant to an appropriate judicial order, shall be paid the prize to which a winner is entitled.

- (b) No <u>lottery</u> ticket shall knowingly be sold to <u>nor sports wagers accepted from</u> any person under the age of eighteen (18), but this section does not prohibit the purchase of a <u>lottery</u> ticket by a person eighteen (18) years of age or older for the purpose of making a gift to any person of any age. In such case, the corporation shall direct payment to an adult member of the person's family or the legal guardian of the person on behalf of such person. The person named as custodian shall have the same powers and duties as prescribed for a custodian pursuant to the Uniform Transfers to Minors Act.
- (c) No prize shall be paid arising from claimed <u>lottery</u> tickets <u>or sports wagers</u> that are stolen, counterfeit, altered, fraudulent, unissued, produced or issued in error, unreadable, not received or not recorded by the corporation within applicable deadlines, lacking in captions that conform and agree with the play symbols as appropriate to the lottery game involved, or not in compliance with such additional specific rules and public or confidential validation and security tests of the corporation appropriate to the particular lottery game <u>or sports wager</u> involved.
- (d) No particular prize in any lottery game <u>or sports wager</u> shall be paid more than once, and in the event of a binding determination that more than one claimant is entitled to a particular prize, the sole remedy of such claimants is

Page 34 of 77
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the award to each of them of an equal share in the prize.

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A holder of a winning cash ticket from a Kentucky lottery game or a sports wager shall claim a prize within three hundred sixty-five (365) days (for a ticket issued before January 1, 1995), and within one hundred eighty (180) days (for a ticket issued on or after January 1, 1995), or for a multistate lottery game within one hundred eighty (180) days, after the drawing in which the prize was won. In any Kentucky lottery game in which the player may determine instantly if he or she has won or lost, he or she shall claim a prize within three hundred sixty-five (365) days (for lottery games commenced or tickets printed or reprinted before January 1, 1995), and within one hundred eighty (180) days (for lottery games commenced or tickets printed or reprinted on or after January 1, 1995), or for a multistate lottery game within one hundred eighty (180) days, after the end of the lottery game as announced by the corporation. However, a holder of a pull-tab lottery ticket shall claim a prize within the time period and in the manner printed on the ticket. If a valid claim is not made for a prize within the applicable period, the prize shall constitute an unclaimed prize for purposes of subsection (3) of this section.

(f) No prize shall be paid upon a ticket purchased or sold, or a sports wager placed, in violation of this chapter. Any such prize shall constitute an unclaimed prize for purposes of subsection (3) of this section.

Any unclaimed *lottery* prize money may be retained by the corporation and added to the pool from which future prizes are to be awarded or used for special prize promotions, or may be appropriated by the General Assembly directly from the corporation for any public purpose. For fiscal years 2000-2001 and 2001-2002, any unclaimed prize money in excess of six million dollars (\$6,000,000) shall be transferred to the affordable housing trust fund established by KRS 198A.710.1

1		(b) Any unclaimed sports wager prize money shall be added to the sports
2		wagering distribution trust fund established by Section 7 of this Act and
3		shall be appropriated by the General Assembly only for the purposes
4		established for that fund.
5	(4)	The corporation is discharged of all liability upon payment of a prize.
6	(5)	No <u>lottery</u> ticket <u>or sports wager</u> shall be purchased by and no prize shall be paid to
7		any of the following persons:
8		(a) Any member of the board of directors, officers, or employees of the
9		corporation;
10		(b) Any vendors or related entities, or any member of the board of directors,
11		officers, employees of, partners in, or owners of any vendors or related entities
12		to the vendors; [or]
13		(c) Any spouse, child, brother, sister, or parent residing as a member of the same
14		household in the principal place of abode of any such person; or
15		(d) Any owner, or any member of the board of directors, officers, employees of,
16		partners in, or coaches or players of any professional sports team, or any
17		coach or player of a collegiate team.
18	(6)	The right of any person to receive payments due under a prize that is paid in
19		installments over time by the corporation, excluding prizes payable for the winner's
20		life, may be voluntarily assigned, in whole or in part, if the assignment is made to a
21		person or entity designated pursuant to an order of the Circuit Court located in the
22		judicial circuit where the headquarters of the corporation is located. The Circuit
23		Court shall issue an order approving a voluntary assignment, specifying the exact
24		dollar amount of each prize payment or payments assigned, or any portion thereof,
25		the dates of the payments being assigned, the name of the assignor as it appears on
26		the lottery claim form or the full legal name of the assignor if different than the
27		name as it appears on the lottery claim form, and the full legal name of the assignee

1	to w	hom th	ne assigned payments will be made, and directing the corporation to make
2	the s	pecifie	ed payments to the assignee, if all of the following conditions have been
3	met:		
4	(a)	The a	assignment is in writing, executed by the assignor either before or after
5		July 1	12, 2006, and by its terms, subject to the laws of this Commonwealth;
6	(b)	The a	ssignor provides a sworn affidavit attesting that the assignor:
7		1.	Is of sound mind, in full command of his or her faculties, and is not
8			acting under duress;
9		2.	Has had the opportunity to receive independent legal, financial, and tax
10			advice concerning the effects of the assignment;
11		3.	Understands that he or she will not receive the prize payments, or
12			portions thereof, for the years assigned;
13		4.	Understands and agrees that with regard to the assigned payments, the
14			Commonwealth, the corporation, and its respective officials and
15			employees will have no further liability or responsibility to make the
16			assigned payments to the assignor;
17		5.	Has been provided with a one (1) page written disclosure statement in
18			bold type, fourteen (14) point font or larger, setting forth:
19			a. The payments being assigned, by amounts and payment dates;
20			b. The purchase price being paid; and
21			c. The amount, if any, of any origination or closing fees that will be
22			charged to the lottery winner; and
23		6.	Has disclosed the existence or nonexistence of a current spouse; and, if
24			married, unless the court finds the assignor may make the assignment
25			without the spouse's consent, the assignor has submitted to the court a
26			signed and notarized statement wherein the spouse consents to the

Page 37 of 77
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assignment.

Written notice of any petition seeking court approval of an assignment under subsection (6) of this section and of a court hearing, if any, concerning the proposed assignment shall be delivered by certified mail, return receipt requested, to the corporation's registered agent at least fifteen (15) days prior to entry of the court order or a court hearing, if any. The corporation is not a necessary or indispensable party and is not required to appear in or be named as a party to any action seeking court approval of a voluntary assignment, but may intervene as of right in any such proceeding.

- (8) A voluntary assignment under subsection (6) of this section shall not include or 10 cover payments or portions of payments that are, at the time of entry of the court order, subject to offset or withholding due to:
  - A defaulted or delinquent child support obligation;
- 13 A debt owed to a state agency; or (b)

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(c) Any attachments, garnishments, or executions authorized and issued pursuant to statute and served upon the process agent of the corporation as set forth in subsection (1) of this section;

unless appropriate provision is made in the court order to satisfy the obligation or obligations giving rise to the offset or withholding at the time of closing of the assignment transaction. Each court order shall provide that any delinquent child support obligation owed by the assignor as of the date of the court order and any debts owed to a state agency by the assignor as of the date of the court order shall be offset by the corporation first against remaining payments or portions thereof then due the assignor and then against payments due the assignee each year until paid in full.

(9)A court order approving a voluntary assignment under subsection (6) of this section, together with any other order issued in connection with any one (1) prize drawn, shall not require the corporation to divide any single prize payment among more

1 than three (3) different persons or entities.

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2 (10) The Commonwealth, the corporation, and their respective officials and employees 3 shall be discharged of all further liability upon payment of a prize pursuant to court 4 order issued under subsection (6) of this section. It shall be the responsibility of the 5 assignor or the assignee to provide the corporation information necessary for the 6 corporation to identify the parties to any assignment under subsection (6) of this 7 section and to make the payments assigned.

- (11) The Kentucky Lottery Corporation may establish a reasonable fee, not to exceed one thousand dollars (\$1,000), to defray any administrative expenses associated with processing each assignment made pursuant to subsection (6) of this section. The fee amount shall reflect the direct and indirect costs associated with processing the assignments. A court order approving an assignment under subsection (6) of this section shall direct the assignee to pay the fee to the corporation no later than ten (10) days after entry of the order.
- (12) A certified copy of a court order approving a voluntary assignment under subsection (6) of this section shall be delivered by certified mail, return receipt requested, to the corporation's registered agent at least thirty (30) days prior to the date upon which the first assigned payment is to be paid to the assignee. Within ten (10) days of receipt of the court order, the corporation shall acknowledge in writing to both the assignor and the assignee its receipt of the court order and that the corporation shall thereafter make the prize payments in accordance with the court order.
- 22 (13) Subsection (6) of this section supersedes and prevails over any provision in the Uniform Commercial Code, including KRS 355.9-406.
- 24 (14) The right to assign prize payments pursuant to subsection (6) of this section shall be suspended upon:
- 26 (a) The publication by the United States Internal Revenue Service, hereinafter 27 referred to in this subsection as the "Service," of a revenue ruling or other

public ruling of the Service, which rules that, based upon the right of assignment provided in subsection (6) of this section, Kentucky lottery prizewinners who do not assign any prize payments would be subject to an immediate income tax liability for the value of the entire prize rather than annual income tax liability for each installment when paid; or

(b) The issuance by a court of competent jurisdiction of a published decision holding that, based upon the right of assignment provided in subsection (6) of this section, a lottery prizewinner who does not assign any prize payments under that subsection would be subject to an immediate income tax liability for the value of the entire prize rather than annual income tax liability for each installment when paid.

→ Section 20. KRS 154A.120 is amended to read as follows:

The corporation shall conduct all procurements in accordance with procedures which are not inconsistent with the provisions of KRS Chapter 45A, and this chapter, this chapter being deemed to control in the event that, and to the extent that, any provision in this chapter is expressly inconsistent with any provision of KRS Chapter 45A; or the corporation shall adopt administrative regulations establishing its procurement procedures. If the corporation elects to promulgate administrative regulations establishing its procurement procedures rather than conduct procurements in accordance with the provisions of KRS Chapter 45A, the corporation may include sections of KRS Chapter 45A as part of its administrative regulations. However, major lottery *or sports wagering*-specific procurements for personal service contracts shall not be subject to the requirements of KRS 45A.695(2)(b), due to the unique operational activities conducted for state government by the corporation as recognized in KRS 154A.020. The corporation's procurement procedures or administrative regulations shall be designed to provide for the purchase of supplies, equipment, services, and construction items that

1	provide the	greatest	long	term	benefit	to	the	state,	the	greatest	integrity	for	the
2	corporation,	and the b	est se	ervice	and pro	duc	ets, f	for the	pub	lic.			

- In its bidding and negotiation processes, the corporation may do its own bidding and procurement, or may utilize the services of the Finance and Administration Cabinet, or a combination thereof. The president of the corporation may, in lieu of 6 the secretary of finance, declare an emergency for purchasing purposes.
- 7 → Section 21. KRS 154A.130 is amended to read as follows:

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- 8 (1) (a) All money received by the corporation from the sale of lottery tickets and all 9 other sources, except net sports wagering receipts, shall be deposited into a 10 corporate operating account.
  - **(b)** The corporation is authorized to use all money in the corporate operating account for the purposes of paying *lottery* prizes and the necessary expenses of the corporation and dividends to the state.
  - (c) The corporation shall allocate the amount to be paid by the corporation to prize winners.
  - (d) The amount in the corporate operating account which the corporation anticipates will be available for the payment of prizes on an annuity basis may be invested in direct United States Treasury obligations. These instruments may be in varying maturities with respect to payment of annuities and may be in book-entry form.
    - Monthly, no later than the last business day of the succeeding month, the (e) corporation shall transfer to a lottery trust fund the amount of net revenues which the corporation determines are surplus to its needs. These funds shall be held in trust until 1990 at which time the General Assembly shall determine the manner in which the funds will be allocated and appropriated.] The net revenues shall be determined by deducting from gross revenues the payment costs incurred in the operation and administration of the lottery,

(2)

including the expenses of the corporation and the costs resulting from any
contract or contracts entered into for promotional, advertising, or operational
services or for the purchase or lease of lottery equipment and materials, fixed
capital outlays, and the payment of prizes to the holders of winning tickets.
After the start-up costs are paid, it is the intent of the Legislature that it shall

(f) After the start-up costs are paid, it is the intent of the Legislature that it shall be the goal of the corporation to transfer each year thirty-five percent (35%) of gross revenues to the general fund for the purposes stated above.

(g) Net sports wagering receipts shall be used for expenses the lottery incurs directly related to sports wagering. Net sports wagering receipts in excess of expenses shall be deposited in the sports wagering distribution trust fund created by Section 7 of this Act and shall be allocated as provided in that section.

amount of money collected as sports wagers less the amount paid out as winnings to wagerers.

A Kentucky lottery trust account is established in the State Treasury. Net lottery revenues shall be credited to this restricted account as provided in subsection (1) of this section. Moneys credited to the Kentucky lottery trust account shall be invested by the state in accordance with state investment practices and all earnings from the investments shall accrue to this account. No moneys shall be allotted or expended from this account unless pursuant to an appropriation by the General Assembly, except that moneys as are needed shall be transferred to the general fund pursuant to the provisions of the Acts of the Extraordinary Session of the 1988 General Assembly. Moneys in the Kentucky lottery trust account shall not lapse at the close of the state fiscal year.

(3) Each fiscal year, three million dollars (\$3,000,000) from net lottery revenues from the sale of lottery tickets shall be credited from the general fund as follows:

1	(a)	To the Collaborative Center for Literacy Development, one million two
2		hundred thousand dollars (\$1,200,000); and
3	(b)	To the reading diagnostic and intervention fund, one million eight hundred

- 5 (4) After the allocation of three million dollars (\$3,000,000) to literacy development, as 6 provided in subsection (3) of this section, net lottery revenues from the sale of 7 lottery tickets shall be credited from the general fund as follows:
- 8 To the Wallace G. Wilkinson Kentucky educational excellence scholarship 9 trust fund established in KRS 164.7877:
  - 1. Forty percent (40%) in fiscal year 2003-2004; and
- 2. Forty-five percent (45%) in fiscal year 2004-2005 and each fiscal year 12 thereafter; and
- 13 To the College Access Program and the Kentucky Tuition Grants Program 14 established in KRS Chapter 164:
  - 1. Forty percent (40%) in fiscal year 2003-2004;

thousand dollars (\$1,800,000).

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- 2. Forty-five percent (45%) in fiscal year 2004-2005; and
- 17 3. Fifty-five percent (55%) of net lottery revenues in fiscal year 2005-2006 18 and each fiscal year thereafter.
- 19 (5)The Auditor of Public Accounts shall be responsible for a financial postaudit of the 20 books and records of the corporation. The postaudit shall be conducted in 21 accordance with generally accepted accounting principles, shall be paid for by the 22 corporation, and shall be completed within ninety (90) days of the close of the 23 corporation's fiscal year. The Auditor of Public Accounts shall contract with an 24 independent, certified public accountant who meets the qualifications existing to do 25 business within the Commonwealth of Kentucky to perform the corporation 26 postaudit. The Auditor of Public Accounts shall remain responsible for the annual 27 postaudit and the corporation shall pay all audit costs. The Auditor of Public

Accounts may at any time conduct additional audits, including performance audits, of the corporation as he deems necessary or desirable. Contracts shall be entered into for audit services for a period not to exceed five (5) years and the same firm shall not receive two (2) consecutive audit contracts. All audits shall be filed with the Governor, the President of the Senate, and the Speaker of the House of Representatives. The corporation shall reimburse the Auditor of Public Accounts for the reasonable costs of any audits performed by him. The corporation shall cooperate with the Auditor of Public Accounts by giving employees designated by any of them access to facilities of the corporation for the purpose of efficient compliance with their respective responsibilities. With respect to any reimbursement that the corporation is required to pay to any agency, the corporation shall enter into an agreement with that agency under which the corporation shall pay to the agency an amount reasonably anticipated to cover the reimbursable expenses in advance of the expenses being incurred.

- (6) By no later than December 31 of each year, in an advertisement at least one-fourth (1/4) of a page in size, the Kentucky Lottery Corporation shall publish the following information in every general-circulation daily newspaper published in Kentucky:
  - (a) The statements of revenue, expenses, and changes in retained earnings as shown in the most recent annual audit report. It shall be explained that the transfer of dividends is the amount of lottery earnings transferred to the general fund;
  - (b) A statement identifying the auditing firm;
- 23 (c) A telephone number which citizens may call to obtain a complete copy of the annual audit report; and
- 25 (d) The name of the president/chief executive officer of the Kentucky Lottery
  26 Corporation and a complete list of board members.
- The Kentucky Lottery Corporation shall pay for the cost of the advertisement.

<b>7</b> SECTION 22. IN NOTE 1.34 At .400 IS ATTICHUEU TO LEAG AS TOHOW	4A.400 is amended to read	2. KRS 154A.400 is amended to read as follows:
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2 (1) (a) The General Assembly hereby recognizes that to conduct a successful lottery

and sports wagering system, the corporation must develop and maintain a

statewide network of [lottery] retailers that will serve the public convenience

or promote the sale of tickets and the placing of sports wagers, while

ensuring [insuring] the integrity of the system [of the lottery].

- (b) To govern the selection of lottery retailers, the board shall, by administrative regulation, develop a list of objective criteria upon which the selection of lottery retailers shall be based. Separate criteria shall be developed to govern the selection of retailers of instant tickets and on-line retailers. In developing these criteria the board shall consider such factors as the applicant's financial responsibility, security of the applicant's place of business or activity, integrity, and reputation; however, the board shall not consider political affiliation, activities, or monetary contributions to political organizations or candidates for any public office. The criteria shall include, but not be limited to the following:
  - The applicant shall be current in payment of all taxes, interest and penalties owed to any taxing subdivision where the lottery retailer will sell lottery tickets;
  - The applicant shall be current in filing all applicable tax returns and in payment of all taxes, interest and penalties owed to the Commonwealth of Kentucky, excluding items under formal appeal pursuant to applicable statutes;
  - 3. No person, partnership, unincorporated association, corporation, or other business entity shall be selected as a lottery retailer for the sale of instant tickets or on-line games who:
    - a. Has been convicted of a felony related to the security or integrity

Page 45 of 77
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1			of the lottery in this or any other jurisdiction, unless at least ten
2			(10) years have passed since satisfactory completion of the
3			sentence or probation imposed by the court for each felony;
4		b.	Has been convicted of any illegal gambling activity in this or any
5			other jurisdiction, unless at least ten (10) years have passed since
6			satisfactory completion of the sentence or probation imposed by
7			the court for each conviction;
8		c.	Has been found to have violated the provisions of this chapter or
9			any administrative regulation adopted hereunder, unless at least ten
10			(10) years have passed since the violation;
11		d.	Is a vendor or an employee or agent of any vendor doing business
12			with the corporation;
13		e.	Resides in the same household as an officer of the corporation; or
14		f.	Has made a statement of material fact to the corporation, knowing
15			such statement to be false, unless at least ten (10) years have
16			passed since the statement was made.
17	4.	Reta	ailers shall be afforded the same exceptions to disqualification as
18		prov	vided for vendors in KRS 154A.600(4)(a) and (b) or (c).
19	5.	In a	ddition to the provisions of subsection (3) of this section, no person,
20		part	nership, unincorporated association, corporation, or other business
21		entit	ty shall be selected as an on-line lottery retailer who:
22		a.	Has been denied a license to sell instant tickets on the basis of
23			objective criteria established by the board, or any provision of this
24			chapter; or
25		b.	Has failed to sell sufficient instant tickets to indicate that the
26			location of an on-line game at his outlet would be of economic
27			benefit to him or the lottery corporation.

1			6. The applicant shall not be engaged exclusively in the sale of lottery
2			tickets. However, this paragraph does not preclude the corporation from
3			contracting for the sale of lottery tickets with nonprofit, charitable
4			organizations or units of local government in accordance with the
5			provisions of this chapter.
6		(c)	Criteria for the selection of sports wagering retailers may be identical to the
7			criteria developed under paragraph (b) of this subsection, but shall be
8			developed in consultation with and shall be approved by the Kentucky
9			Gaming Commission.
10		<u>(d)</u>	Persons applying to become lottery or sports wagering retailers shall be
11			charged a uniform application fee for each lottery or sports wagering outlet.
12			Retailers chosen to participate in on-line games shall be charged a uniform
13			annual fee for each on-line outlet.
14		<u>(e)</u> [(	(d)] Any lottery or sports wagering retailer contract executed pursuant to
15			this section may, for good cause, be suspended, revoked, or terminated by the
16			president if the retailer is found to have violated any of the objective criteria
17			established by the board as provided in <u>this</u> subsection[ (1) of this section].
18			Review of such action shall be in accordance with the procedures outlined in
19			KRS 154A.090. All lottery or sports wagering retailer contracts shall be
20			renewable annually after issuance unless sooner canceled or terminated.
21	(2)	(a)	A <u>lottery or sports wagering</u> retailer who has been denied an on-line game for
22			reasons other than financial responsibility, security, or integrity shall be

reasons other than financial responsibility, security, or integrity shall be permitted to purchase or lease the equipment necessary to operate such a game from the corporation in a manner consistent with the corporation's manner of acquisition. A retailer need not file an appeal before being permitted to purchase or lease on-line equipment.

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27 (b) After one (1) year of operation, any retailer who purchased or leased on-line

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and sports wagering system.
the board determines that such purchase is in the best interest of the lottery
may purchase the terminals of other retailers who purchased their equipment if
be reimbursed the cost of the purchase or lease by the corporation. The board
equal to or greater than the statewide average of sales of on-line retailers, shall
equipment pursuant to paragraph (a) of this subsection and whose sales are

- (3) No lottery <u>or sports wagering</u> retailer contract awarded under this section shall be transferable or assignable. No lottery <u>or sports wagering</u> retailer shall contract with any person for lottery <u>or sports wagering</u> goods or services, except with the approval of the board.
- 11 (4) Each lottery <u>or sports wagering</u> retailer shall be issued a<del>[lottery]</del> retailer certificate
  12 which shall be conspicuously displayed at the place where the<del>[lottery]</del> retailer is
  13 authorized to sell lottery tickets <u>or accept sports wagers</u>. Lottery tickets shall only
  14 be sold by the retailer at the location stated on the lottery retailer certificate.
- 15 (5) A member of the General Assembly who meets the same requirements as any other
  16 applicant to be a retailer may be granted a retail contract to sell lottery tickets [or]
  17 participate in any other lottery game operations, or accept sports wagering. No
  18 member of the General Assembly shall be entitled to preference over any other
  19 applicant for a contract.
- 20 (6) For the convenience of the public, all retailers shall be authorized to pay winners up
  21 to six hundred dollars (\$600) after the retailer performs validation procedures
  22 appropriate to the lottery game <u>or sports wager</u> involved. Lottery tickets <u>and sports</u>
  23 <u>wagers</u> shall be exempt from the Kentucky sales tax.
- → Section 23. KRS 154A.420 is amended to read as follows:
- 25 (1) (a) All proceeds from the sale of lottery tickets <u>or sports wagers</u> received by a 26 person in the capacity of a lottery <u>or sports wagering</u> retailer shall constitute a 27 trust fund until paid to the corporation either directly, or through the

1		corporation's authorized collection representative. Proceeds shall include
2		unsold instant tickets received by a lottery retailer and cash proceeds of sale of
3		any lottery products or sports wagers, net of allowable sales commissions and
4		credit for lottery and sports wagering prizes paid to winners by lottery or
5		sports wagering retailers.
6	<u>(b)</u>	Sales proceeds and unused instant tickets shall be delivered to the corporation
7		or its authorized collection representative upon demand.
8	<u>(c)</u>	The corporation shall, by administrative regulation, require retailers to place
9		all lottery and sports wagering proceeds due the corporation in accounts in
10		institutions insured by the Federal Deposit Insurance Corporation or Federal
11		Savings and Loan Insurance Corporation not later than the close of the next
12		banking day after the date of their collection by the retailer until the date they
13		are paid over to the corporation.
14	<u>(d)</u>	The corporation may require a retailer to establish a single separate electronic
15		funds transfer account, where available, for the purpose of receiving moneys
16		from ticket sales, making payments to the corporation, and receiving payments
17		from the corporation.
18	<u>(e)</u>	The corporation may require a retailer to establish a separate sports
19		wagering electronic funds transfer account, where available, for the
20		purpose of receiving moneys from sports wagers, making payments to the
21		corporation related to sports wagering, and receiving payments from the
22		corporation.
23	<u>(f)</u>	Lottery <u>and sports wagering</u> retailers shall be personally liable for all
24		proceeds.
25	<u>(g)</u>	This section shall apply to all lottery tickets generated by computer terminal,
26		other electronic device, sports wagers, and any other tickets delivered to
27		lottery retailers.

(2) Whenever any person who receives proceeds from the sale of lottery tickets <u>or</u> <u>sports wagers</u> in the capacity of a lottery <u>or sports wagering</u> retailer becomes insolvent, or dies insolvent, the proceeds due the corporation from such person or his <u>or her</u> estate shall have preference over all debts or demands.

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(3)

(a) A lien is hereby given to the corporation on all funds and other personal property, on all real property, and on all rights to real or personal property owned or subsequently acquired by each retailer in the amount of, and to secure, the retailer's obligations to remit lottery proceeds to the corporation. The lien shall be in the amount of all sums due to the corporation at any time, together with all interest, penalties, fees, commissions, charges, and other expenses incurred by reason of nonpayment of the lottery and sports wagering proceeds to the corporation or in the process of collecting those proceeds, and shall have priority over any other obligation or liability for which the funds or real or personal property are liable. The lien shall be of equal rank with the tax liens of the state, or any city, county, or other taxing authority within the state. The lien shall arise upon the receipt of lottery or sports wagering proceeds by the retailer, whether or not the retailer is at that time obligated to remit all or any portion of those proceeds to the corporation, and shall be enforceable until the liability is paid or extinguished.

(b) The lien imposed by paragraph (a) of this subsection shall not be valid as against any purchaser, judgment lien creditor, or holder of a security interest or mechanic's lien until notice of the corporation's lien has been filed by the corporation with the county clerk of any county or counties in which the retailer's business or residence is located, or in any county in which the retailer has an interest in property. The recording of the lien shall constitute notice of both the original obligation to the corporation and all subsequent obligations to the corporation of the same retailer. Upon request, the corporation shall

disclose the specific amount of liability at any given date to any interested party legally entitled to the information.

- (c) Even though notice of a lien has been filed as provided by paragraph (b) of this subsection, and notwithstanding the provisions of KRS 382.520, the lien imposed by paragraph (a) of this subsection shall not be valid with respect to a security interest which comes into existence after the notice of lien has been filed by reason of disbursements made within forty-five (45) days after the date the lien was filed or the date the person making the disbursements had actual notice of the lien filing, whichever is earlier, if the security interest:
  - 1. Is in property which at the time of filing is subject to the lien imposed by paragraph (a) of this subsection, and is covered by the terms of a written agreement entered into before the lien is filed; and
  - 2. Is protected under local law against a judgment lien arising as of the time of the lien filing, out of an unsecured obligation.
- (d) The corporation shall be afforded the same rights and remedies with respect to enforcement of any lien and collection of lottery proceeds as is afforded state, county, city, and other taxing authorities by KRS Chapter 134.
- → Section 24. KRS 154A.430 is amended to read as follows:
- If a lottery <u>or sports wagering</u> retailer's rental payments for the business premises are contractually computed, in whole or in part, on the basis of a percentage of retail sales, and such computation of retail sales is not explicitly defined to include sales of tickets in a state-operated lottery, <u>or sales of sports wagers in a state-operated sports wagering</u> system, the compensation received by the lottery <u>or sports wagering</u> retailer from the <u>corporation for</u> lottery <u>ticket and sports wagering sales</u> shall be considered the amount of the retail sale for purposes of computing the rental payment.
- Section 25. KRS 154A.440 is amended to read as follows:
  - (1) No person shall sell a ticket at a price other than that established by the corporation,

 $\begin{array}{c} \text{Page 51 of 77} \\ \text{XXXX} \end{array}$ 

unless authorized in writing by the president. No person other than a duly certified
lottery retailer shall sell lottery tickets, except that nothing in this chapter shall be
construed to prevent a person who may lawfully purchase tickets from making a gift
of lottery tickets to another. Nothing in this chapter shall be construed to prohibit
the corporation from designating certain of its agents and employees to sell lottery
tickets directly to the public.

- Lottery tickets may be given by merchants as a means of promoting goods or services to customers or prospective customers subject to approval by the corporation.
- 10 (3) No lottery retailer shall sell a ticket <u>or accept a sports wager</u> away from the locations listed in his <u>or her</u> contract.
- → Section 26. KRS 154A.600 is amended to read as follows:

- 13 (1) (a) The corporation may purchase, lease, or lease-purchase such goods or services as are necessary for effectuating the purposes of this chapter.
  - (b) Applicable leases, purchases, and lease-purchases shall be reported to the capital projects and bond oversight committee for its review and determination in accordance with the provisions of KRS 45.750 to 45.810.
    - (c) The corporation shall not contract with any person or entity for the total operation and administration of the state lottery, but may make procurements which integrate functions such as lottery game design, lottery ticket distribution to retailers, supply of goods and services, and advertising.
    - (d) In all procurement decisions, the corporation shall take into account the particularly sensitive nature of the state lottery and sports wagering system and shall act to promote and ensure security, honesty, fairness and integrity in the operation and administration of the lottery and sports wagering system and the objectives of raising net proceeds for the benefit of the public purpose described in this chapter.

Page 52 of 77
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1	(2)	The	corporation shall investigate the financial responsibility, security, and integrity
2		of a	ny person who submits a bid, proposal or offer as part of a major procurement.
3		At t	the time of submitting such bid, proposal, or offer to the corporation, the
4		corp	oration may require the following items:
5		(a)	A disclosure of the vendor's name and address and, as applicable, the name
6			and address of the following:
7			1. If the vendor is a corporation, the officers, directors, and each
8			stockholder in such corporation; except that, in the case of owners of
9			equity securities of a publicly traded corporation, only the names and
10			addresses of those known to the corporation to own beneficially five
11			percent (5%) or more of such securities need be disclosed;
12			2. If the vendor is a trust, the trustee and all persons entitled to receive
13			income or benefit from the trust;
14			3. If the vendor is an association, the members, officers, and directors; and
15			4. If the vendor is a partnership or joint venture, all of the general partners,
16			limited partners, or joint venturers.
17		(b)	A disclosure of all the states and jurisdictions in which the vendor does
18			business, and the nature of the business for each such state or jurisdiction.
19		(c)	A disclosure of all the states and jurisdictions in which the vendor has
20			contracts to supply gaming goods or services, including[,] but not limited to[,]
21			lottery and sports wagering goods and services, and the nature of the goods or
22			services involved for each such state or jurisdiction.
23		(d)	A disclosure of all the states and jurisdictions in which the vendor has applied
24			for, has sought renewal of, has received, has been denied, has pending, or has
25			had revoked a gaming license of any kind, and the disposition of such in each
26			such state or jurisdiction. If any gaming license has been revoked or has not

been renewed or any gaming license application has been either denied or is

1 pending and has remained pending for more than six (6) months, all of the 2 facts and circumstances underlying the failure to receive such a license shall 3 be disclosed.

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- (e) A disclosure of the details of any finding of guilt, in a state or federal court, against the vendor for any felony or any other criminal offense other than a traffic violation.
- A disclosure of the details of any bankruptcy, insolvency, reorganization, or (f) any pending litigation of the vendor.
  - (g) Such additional disclosures and information as the corporation may determine to be appropriate for the procurement involved. If the vendor subcontracts any substantial portion of the work to be performed under the contract to a subcontractor, the vendor shall disclose all of the information required by this subsection for the subcontractor as if the subcontractor were itself a vendor.
- A contract for a procurement with any vendor subject to subsection (2) of this section who has not complied with the disclosure requirements described in subsection (2) of this section shall not be entered into, and any contract with such a vendor is unenforceable. Any contract with a vendor who does not comply with such requirements for periodically updating such disclosures during the tenure of contract as may be specified in such contract shall be terminated by the corporation. This subsection and subsection (2) of this section shall be construed broadly and liberally to achieve the ends of full disclosure of all information necessary to allow for a full and complete evaluation by the corporation of the competence, integrity, background and character of vendors for major procurements.
- A contract shall not be entered into with any vendor who has been found guilty of a (4) felony committed within the preceding ten (10) years, unless the corporation determines that: 26
- 27 The vendor has been pardoned or the vendor's civil rights have been restored; (a)

1			and				
2		(b)	Subsequent to such findings of guilt the vendor has engaged in the kind of				
3			law-abiding commerce and good citizenship that would reflect well upon the				
4			integrity of the lottery; or				
5		(c)	If the vendor is a firm, association, partnership, trust, corporation or other				
6			entity, the vendor has terminated its relationship with the individual whose				
7			actions directly contributed to the vendor's guilt.				
8	(5)	Eacl	h vendor shall, at the execution of the contract with the corporation, post a				
9		perf	formance bond or letter of credit from a bank acceptable to the corporation, in an				
10		amo	ount equal to the full amount estimated to be paid annually to the vendor under				
11		the o	contract. In lieu of the bond, a vendor may, to assure the faithful performance of				
12		its o	obligations, deposit and maintain with the State Treasurer securities that are				
13		inte	rest bearing or accruing and that, with the exception of those specified in				
14		para	paragraph (a) or (b) of this subsection, are rated in one (1) of the three (3) highest				
15		class	sifications by an established nationally recognized investment rating service.				
16		Secu	urities eligible under this subsection are limited to:				
17		(a)	Certificates of deposit issued by solvent banks or savings associations				
18			organized and existing under the laws of this state or under the laws of the				
19			United States and having their principal place of business in this state;				
20		(b)	United States bonds, notes, and bills for which the full faith and credit of the				
21			government of the United States is pledged for the payment of principal and				
22			interest;				
23		(c)	General obligation bonds and notes of any political subdivision of the state; or				
24		(d)	Corporate bonds of any corporation that is not an affiliate or subsidiary of the				
25			depositor. Such securities shall be held in trust and shall have at all times a				
26			market value at least equal to the full amount estimated to be paid annually to				

the lottery vendor under contract.

1	(6)	Every contract entered into by the corporation pursuant to this section shall contain
2		a provision for payment of liquidated damages to the corporation for any breach of
3		contract by the vendor.

- Each vendor shall be qualified to do business in this state and shall file appropriate tax returns as provided by the laws of this state. All contracts under this section shall be governed by the laws of this state.
- 7 → Section 27. KRS 154A.650 is amended to read as follows:
- 8 (1) The Department of Kentucky State Police shall, at the request of the division of security, perform full criminal background investigations on all potential vendors and potential employees of the corporation at the level of division director and above and at any level within the division of security. The corporation shall reimburse the Department of Kentucky State Police for the actual costs of such investigations.
- 14 (2) The corporation or its division of security shall:

- 15 (a) Conduct criminal background investigations and credit investigations on all potential retailers and investigate all potential employees of the corporation not referred to in subsection (1) of this section;
  - (b) Supervise ticket validation, *sports wager validations*, and lottery drawings;
- 19 (c) Inspect at times determined solely by the division, the facilities of any vendor 20 in order to determine the integrity of the vendor's product and in order to 21 determine whether the vendor is in compliance with its contract;
- 22 (d) Report any suspected violations of this chapter to the appropriate
  23 Commonwealth's attorney, or the Attorney General and law enforcement
  24 agencies; and
- 25 (e) Upon request, provide assistance to any Commonwealth's attorney, the 26 Attorney General or law enforcement agency investigating a violation of this 27 chapter.

1 → Sect	ion 28.	KRS 154A	.990 is at	mended to	read as	follows:
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2	(1)	(a)	Any person who knowingly sells a lottery ticket to or accepts a sports wager
3			<u>from</u> a person under eighteen (18) years of age shall be guilty of a violation
4			for the first offense and for each subsequent offense shall be guilty of a Class
5			B misdemeanor

- (b) Any lottery retailer who violates KRS 154A.450 shall be notified by the corporation in writing that the retailer shall have thirty (30) days in which to correct the violation. If at the end of that thirty (30) day period the violation is not corrected, the corporation shall remove all lottery vending machines from the retailer's premises.
- 11 (2) Any person who, with intent to defraud, falsely makes, alters, forges, utters, passes, 12 or counterfeits a state lottery *or sports wagering* ticket shall be guilty of a Class C 13 felony.
- 14 (3) Any person who influences or attempts to influence the winning of a prize through 15 the use of coercion, fraud, deception, or tampering with lottery *or sports wagering* 16 equipment or materials shall be guilty of a Class B felony.
- 17 (4) Any person who violates the provisions of KRS 154A.030(2) shall be guilty of a Class D felony and shall be removed from the board.
- 19 (5) Any person who violates the provisions of KRS 154A.080(2) shall be fined not less 20 than five thousand dollars (\$5,000) nor more than fifty thousand dollars (\$50,000) 21 and shall be guilty of a Class D felony.
- 22 (6) Any person who violates the provisions of KRS 154A.080(3) shall be guilty of a Class D felony.
- 24 (7) Any person who violates the provisions of KRS 154A.080(4) shall be guilty of a Class A misdemeanor.
- 26 (8) Any person, including any retailer and any officers, directors, or employees of a corporate retailer, any general partner or employee of a retailer which is a

partnership or joint venture, or any owner or employee of a retailer which is a sole proprietorship, who willfully violates the provisions of KRS 154A.420(1) shall be fined not less than one thousand dollars (\$1,000) nor more than ten thousand dollars (\$10,000) and shall be guilty of a Class D felony.

- 5 (9) Any person who violates the provisions of KRS 154A.440(1) for the first offense 6 shall be guilty of a violation and for each subsequent offense shall be guilty of a 7 Class B misdemeanor.
- 8 (10) Any person violating KRS 154A.160(2) is guilty of a Class D felony.
- 9 (11) Any person who knowingly provides false or intentionally misleading information 10 to the corporation in connection with a background investigation prior to 11 employment pursuant to KRS 154A.080(5), an application for a lottery retailer 12 certificate under KRS 154A.400, the corporation's investigation of prospective 13 vendors pursuant to KRS 154A.600, or any investigation by the corporation's 14 Division of Security shall be fined not less than one thousand dollars (\$1,000) nor 15 more than ten thousand dollars (\$10,000), and shall be guilty of a Class D felony.
  - (12) Unless the corporation shall have promulgated administrative regulations governing its procurements under KRS 154A.120(1), the provisions of KRS 45A.990(1) to 45A.990(8) shall be deemed to apply to procurement activities conducted under this chapter which are governed by KRS Chapter 45A. If the corporation has promulgated administrative regulations governing its procurements, any person who willfully violates the administrative regulations shall be guilty of a Class A misdemeanor.
- → Section 29. KRS 230.225 is amended to read as follows:

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24 (1) The Kentucky Horse Racing Commission is created as an independent agency of 25 state government to regulate the conduct of horse racing and pari-mutuel wagering 26 on horse racing, to oversee sports wagering at licensed racing associations on 27 sports contests not related to horse racing, and to oversee related activities within

1	the Commonwealth of Kentucky. The racing commission shall be attached to the
2	Public Protection Cabinet for administrative purposes.

- 3 (2) (a) The Kentucky Horse Racing Commission shall consist of fifteen (15)
  4 members appointed by the Governor, with the secretaries of the Public
  5 Protection Cabinet, Tourism, Arts and Heritage Cabinet, and Economic
  6 Development Cabinet, or their designees, serving as ex officio nonvoting
  7 members.
- 8 (b) Two (2) members shall have no financial interest in the business or industry regulated.
  - (c) The members of the racing commission shall be appointed to serve for a term of four (4) years, except the initial terms shall be staggered as follows:
  - 1. Five (5) members shall serve for a term of four (4) years;
  - 2. Five (5) members shall serve for a term of three (3) years; and
- 3. Five (5) members shall serve for a term of two (2) years.

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- 15 (d) Any member appointed to fill a vacancy occurring other than by expiration of a term shall be appointed for the remainder of the unexpired term.
  - (e) In making appointments, the Governor may consider members broadly representative of the Thoroughbred industry and members broadly representative of the standardbred, quarter horse, Appaloosa, or Arabian industries. The Governor may also consider recommendations from the Kentucky Thoroughbred Owners and Breeders, Inc., the Kentucky Division of the Horsemen's Benevolent and Protective Association, the Kentucky Harness Horsemen's Association, and other interested organizations.
- 24 (3) (a) Members of the racing commission shall receive no compensation for serving
  25 on the commission, but shall be reimbursed for travel expenses for attending
  26 meetings and performing other official functions consistent with the
  27 reimbursement policy for state employees established by KRS 45.101 and

1			administrative regulations promulgated thereunder.
2		(b)	The Governor shall appoint one (1) member of the racing commission to serve
3			as its chairperson who shall serve at the pleasure of the Governor.
4		(c)	The Governor shall further designate a second member to serve as vice chair
5			with authority to act in the absence of the chairperson.
6		(d)	Before entering upon the discharge of their duties, all members of the
7			Kentucky Horse Racing Commission shall take the constitutional oath of
8			office.
9	(4)	(a)	The racing commission shall establish and maintain a general office for the
10			transaction of its business and may in its discretion establish a branch office or
11			offices.
12		(b)	The racing commission may hold meetings at any of its offices or at any other
13			place when the convenience of the racing commission requires.
14		(c)	All meetings of the racing commission shall be open and public, and all
15			persons shall be permitted to attend meetings.
16		(d)	A majority of the voting members of the racing commission shall constitute a
17			quorum for the transaction of its business or exercise of any of its powers.
18	(5)	Exce	ept as otherwise provided, the racing commission shall be responsible for the
19		follo	owing:
20		(a)	Developing and implementing programs designed to ensure the safety and
21			well-being of horses, jockeys, and drivers;
22		(b)	Developing programs and procedures that will aggressively fulfill its oversight
23			and regulatory role on such matters as medical practices and integrity issues;
24		(c)	Recommending tax incentives and implementing incentive programs to ensure
25			the strength and growth of the equine industry;
26		(d)	Designing and implementing programs that strengthen the ties between

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Kentucky's horse industry and the state's universities, with the goal of

1		significantly increasing the economic impact of the horse industry on
2		Kentucky's economy, improving research for the purpose of promoting the
3		enhanced health and welfare of the horse, and other related industry issues;
4		and
5		(e) Developing and supporting programs which ensure that Kentucky remains in
6		the forefront of equine research.
7		→ Section 30. KRS 230.370 is amended to read as follows:
8	The	racing commission may promulgate any reasonable and necessary administrative
9	regu	lation for the enforcement of the provisions of this chapter and the conduct of
10	hear	ings held before it, except that administrative regulations relating to sports
11	wage	ering shall be developed in consultation with the Kentucky Gaming Commission.
12	<u>Adm</u>	inistrative regulations relating to sports wagering may only be promulgated after
13	appr	oval of the Kentucky Gaming Commission.
14		→ Section 31. KRS 243.500 is amended to read as follows:
15	Any	license may be revoked or suspended for the following causes:
16	(1)	Conviction of the licensee or the licensee's agent, servant, or employee for selling
17		any illegal alcoholic beverages on the licensed premises.
18	(2)	Making any false, material statements in an application or renewal application for a
19		license or supplemental license.
20	(3)	Conviction of the licensee or any of the licensee's agents, servants, or employees of:
21		(a) Two (2) violations of the terms and provisions of KRS Chapters 241 to 244,
22		or any act regulating the manufacture, sale, and transportation of alcoholic
23		beverages within two (2) consecutive years;
24		(b) Two (2) misdemeanors directly or indirectly attributable to the use of
25		alcoholic beverages within two (2) consecutive years; or
26		(c) Any felony.
27	(4)	Failure or default of a licensee to pay an excise tax or any part of the tax or any

Page 61 of 77
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1		pena	alties imposed by or under the provisions of any statutes, ordinances, or Acts of
2		Con	gress relative to taxation, or for a violation of any related administrative
3		regu	lations promulgated by the Department of Revenue.
4	(5)	Rev	ocation of any license or permit provided in KRS 243.060, 243.070, 243.600,
5		and	243.610, or granted under any Act of Congress relative to the regulation of the
6		man	sufacture, sale, and transportation of alcoholic beverages.
7	(6)	Setti	ing up, conducting, operating, or keeping, on the licensed premises, any
8		gam	bling game, device, machine, contrivance, lottery, gift enterprise, handbook, or
9		facil	lity for betting or transmitting bets on horse races; or permitting to be set up,
10		cond	ducted, operated, kept, or engaged in, on the licensed premises, any gambling
11		gam	e, device, machine, contrivance, lottery, gift enterprise, handbook, or facility.
12		This	subsection shall not apply to:
13		(a)	The sale of lottery tickets sold under the provisions of KRS Chapter 154A;
14		(b)	The operation of a pari-mutuel system for betting, where authorized by law;
15		(c)	The conduct of charitable gaming by a charitable organization licensed or
16			permitted under KRS Chapter 238; [or]
17		(d)	Special temporary raffles of alcoholic beverages under KRS 243.036; or
18		<u>(e)</u>	The conduct of sports wagering licensed or permitted under KRS Chapter
19			<u>239</u> .
20	(7)	Con	viction of the licensee, the licensee's agents, servants, or employees for:
21		(a)	The trafficking or possession upon the licensed premises of controlled or
22			illegal substances described in KRS Chapter 218A, including synthetic drugs;
23		(b)	Knowingly permitting the trafficking or possession by patrons upon the
24			licensed premises of controlled or illegal substances described in KRS
25			Chapter 218A, including synthetic drugs; or
26		(c)	Knowingly receiving stolen property upon the licensed premises.

Page 62 of 77
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(8) Failure to comply with the terms of a final order of the board.

- Section 32. KRS 12.020 is amended to read as follows:
- 2 Departments, program cabinets and their departments, and the respective major
- 3 administrative bodies that they include are enumerated in this section. It is not intended
- 4 that this enumeration of administrative bodies be all-inclusive. Every authority, board,
- 5 bureau, interstate compact, commission, committee, conference, council, office, or any
- 6 other form of organization shall be included in or attached to the department or program
- 7 cabinet in which they are included or to which they are attached by statute or statutorily
- 8 authorized executive order; except in the case of the Personnel Board and where the
- 9 attached department or administrative body is headed by a constitutionally elected officer,
- 10 the attachment shall be solely for the purpose of dissemination of information and
- 11 coordination of activities and shall not include any authority over the functions,
- personnel, funds, equipment, facilities, or records of the department or administrative
- 13 body.
- 14 I. Cabinet for General Government Departments headed by elected officers:
- 15 (1) The Governor.
- 16 (2) Lieutenant Governor.
- 17 (3) Department of State.
- 18 (a) Secretary of State.
- 19 (b) Board of Elections.
- 20 (c) Registry of Election Finance.
- 21 (4) Department of Law.
- 22 (a) Attorney General.
- 23 (5) Department of the Treasury.
- 24 (a) Treasurer.
- 25 (6) Department of Agriculture.
- 26 (a) Commissioner of Agriculture.
- (b) Kentucky Council on Agriculture.

1		(7)	Aud	nditor of Public Accounts.					
2	II.	Prog	gram c	ram cabinets headed by appointed officers:					
3		(1)	Justi	stice and Public Safety Cabinet:					
4			(a)	Department of Kentucky State Police.					
5			(b)	Department of Criminal Justice Training.					
6			(c)	Department of Corrections.					
7			(d)	Department of Juvenile Justice.					
8			(e)	Office of the Secretary.					
9			(f)	Office of Drug Control Policy.					
10			(g)	Office of Legal Services.					
11			(h)	Office of the Kentucky State Medical Examiner.					
12			(i)	Parole Board.					
13			(j)	Kentucky State Corrections Commission.					
14			(k)	Office of Legislative and Intergovernmental Services.					
15			(1)	Office of Management and Administrative Services.					
16			(m)	Department of Public Advocacy.					
17		(2)	Educ	ation and Workforce Development Cabinet:					
18			(a)	Office of the Secretary.					
19				1. Governor's Scholars Program.					
20				2. Governor's School for Entrepreneurs Program.					
21				3. Office of the Kentucky Workforce Innovation Board.					
22				4. Foundation for Adult Education.					
23				5. Early Childhood Advisory Council.					
24			(b)	Office of Legal and Legislative Services.					
25				1. Client Assistance Program.					
26			(c)	Office of Communication.					
27			(d)	Office of Administrative Services					

1		1.	Division of Human Resources.
2		2.	Division of Operations and Support Services.
3		3.	Division of Fiscal Management.
4	(e)	Offi	ce of Technology Services.
5	(f)	Offi	ce of Educational Programs.
6	(g)	Offi	ce of the Kentucky Center for Statistics.
7	(h)	Boa	rd of the Kentucky Center for Statistics.
8	(i)	Boa	rd of Directors for the Center for School Safety.
9	(j)	Dep	partment of Education.
10		1.	Kentucky Board of Education.
11		2.	Kentucky Technical Education Personnel Board.
12	(k)	Dep	partment for Libraries and Archives.
13	(1)	Dep	partment of Workforce Investment.
14		1.	Office of Vocational Rehabilitation.
15			a. Division of Kentucky Business Enterprise.
16			b. Division of the Carl D. Perkins Vocational Training Center.
17			c. Division of Blind Services.
18			d. Division of Field Services.
19			e. Statewide Council for Vocational Rehabilitation.
20		2.	Office of Unemployment Insurance.
21		3.	Office of Employer and Apprenticeship Services.
22			a. Division of Apprenticeship.
23		4.	Office of Career Development.
24		5.	Office of Adult Education.
25		6.	Unemployment Insurance Commission.
26		7.	Kentucky Apprenticeship Council.
27	(m)	Fou	ndation for Workforce Development.

1		(n)	Ken	tucky Workforce Investment Board.
2		(o)	Edu	cation Professional Standards Board.
3			1.	Division of Educator Preparation.
4			2.	Division of Certification.
5			3.	Division of Professional Learning and Assessment.
6			4.	Division of Legal Services.
7		(p)	Ken	tucky Commission on the Deaf and Hard of Hearing.
8		(q)	Ken	tucky Educational Television.
9		(r)	Ken	tucky Environmental Education Council.
10	(3)	Ene	gy an	d Environment Cabinet:
11		(a)	Offi	ce of the Secretary.
12			1.	Office of Legislative and Intergovernmental Affairs.
13			2.	Office of Legal Services.
14				a. Legal Division I.
15				b. Legal Division II.
16			3.	Office of Administrative Hearings.
17			4.	Office of Communication.
18			5.	Mine Safety Review Commission.
19			6.	Office of Kentucky Nature Preserves.
20			7.	Kentucky Public Service Commission.
21		(b)	Dep	artment for Environmental Protection.
22			1.	Office of the Commissioner.
23			2.	Division for Air Quality.
24			3.	Division of Water.
25			4.	Division of Environmental Program Support.
26			5.	Division of Waste Management.
27			6.	Division of Enforcement.

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

Page 67 of 77
XXXX

1		3.	Off	ice of Administrative Hearings.
2		4.	Off	ice of Administrative Services.
3			a.	Division of Human Resources.
4			b.	Division of Fiscal Responsibility.
5	(b)	Ker	ntucky	Claims Commission.
6	(c)	Ker	ntucky	Boxing and Wrestling Commission.
7	(d)	Ker	ntucky	Horse Racing Commission.
8		1.	Off	ice of Executive Director.
9			a.	Division of Pari-mutuel Wagering and Compliance.
10			b.	Division of Stewards.
11			c.	Division of Licensing.
12			d.	Division of Enforcement.
13			e.	Division of Incentives and Development.
14			f.	Division of Veterinary Services.
15	(e)	Dep	artme	ent of Alcoholic Beverage Control.
16		1.	Div	ision of Distilled Spirits.
17		2.	Div	ision of Malt Beverages.
18		3.	Div	ision of Enforcement.
19	(f)	Dep	artme	ent of Charitable Gaming.
20		1.	Div	ision of Licensing and Compliance.
21		2.	Div	ision of Enforcement.
22	(g)	Dep	artme	ent of Financial Institutions.
23		1.	Div	ision of Depository Institutions.
24		2.	Div	ision of Non-Depository Institutions.
25		3.	Div	ision of Securities.
26	(h)	Dep	artme	ent of Housing, Buildings and Construction.
27		1.	Div	ision of Fire Prevention.

1			2.	Division of Plumbing.
2			3.	Division of Heating, Ventilation, and Air Conditioning.
3			4.	Division of Building Code Enforcement.
4		(i)	Dep	partment of Insurance.
5			1.	Division of Insurance Product Regulation.
6			2.	Division of Administrative Services.
7			3.	Division of Financial Standards and Examination.
8			4.	Division of Agent Licensing.
9			5.	Division of Insurance Fraud Investigation.
10			6.	Division of Consumer Protection.
11		(j)	Dep	partment of Professional Licensing.
12			1.	Real Estate Authority.
13		<u>(k)</u>	Ken	tucky Gaming Commission.
14	(5)	Lab	or Ca	binet.
15		(a)	Offi	ice of the Secretary.
16			1.	Office of General Counsel.
17				a. Workplace Standards Legal Division.
18				b. Workers' Claims Legal Division.
19			2.	Office of Administrative Services.
20				a. Division of Human Resources Management.
21				b. Division of Fiscal Management.
22				c. Division of Professional Development and Organizational
23				Management.
24				d. Division of Information Technology and Support Services.
25			3.	Office of Inspector General.
26		(b)	Dep	partment of Workplace Standards.
27			1.	Division of Occupational Safety and Health Compliance.

Page 69 of 77
XXXX

1			2.	Division of Occupational Safety and Health Education and
2				Training.
3			3.	Division of Wages and Hours.
4		(c)	Depa	artment of Workers' Claims.
5			1.	Division of Workers' Compensation Funds.
6			2.	Office of Administrative Law Judges.
7			3.	Division of Claims Processing.
8			4.	Division of Security and Compliance.
9			5.	Division of Information Services.
10			6.	Division of Specialist and Medical Services.
11			7.	Workers' Compensation Board.
12		(d)	Worl	xers' Compensation Funding Commission.
13		(e)	Occu	pational Safety and Health Standards Board.
14		(f)	State	Labor Relations Board.
15		(g)	Emp	loyers' Mutual Insurance Authority.
16		(h)	Kent	ucky Occupational Safety and Health Review Commission.
17		(i)	Worl	xers' Compensation Nominating Committee.
18	(6)	Trar	nsporta	tion Cabinet:
19		(a)	Depa	artment of Highways.
20			1.	Office of Project Development.
21			2.	Office of Project Delivery and Preservation.
22			3.	Office of Highway Safety.
23			4.	Highway District Offices One through Twelve.
24		(b)	Depa	artment of Vehicle Regulation.
25		(c)	Depa	artment of Aviation.
26		(d)	Depa	artment of Rural and Municipal Aid.
27			1.	Office of Local Programs.

1			2.	Office of Rural and Secondary Roads.
2		(e)	Offi	ce of the Secretary.
3			1.	Office of Public Affairs.
4			2.	Office for Civil Rights and Small Business Development.
5			3.	Office of Budget and Fiscal Management.
6			4.	Office of Inspector General.
7		(f)	Offi	ce of Support Services.
8		(g)	Offi	ce of Transportation Delivery.
9		(h)	Offi	ce of Audits.
10		(i)	Offi	ce of Human Resource Management.
11		(j)	Offi	ce of Information Technology.
12		(k)	Offi	ce of Legal Services.
13	(7)	Cab	inet fo	or Economic Development:
14		(a)	Offi	ce of the Secretary.
15			1.	Office of Legal Services.
16			2.	Department for Business Development.
17			3.	Department for Financial Services.
18				a. Kentucky Economic Development Finance Authority.
19				b. Finance and Personnel Division.
20				c. IT and Resource Management Division.
21				d. Compliance Division.
22				e. Incentive Administration Division.
23				f. Bluegrass State Skills Corporation.
24			4.	Office of Marketing and Public Affairs.
25				a. Communications Division.
26				b. Graphics Design Division.
27			5.	Office of Workforce, Community Development, and Research.

 $\begin{array}{c} \text{Page 71 of 77} \\ \text{XXXX} \end{array}$ 

1			6. Office of Entrepreneurship.
2			a. Commission on Small Business Advocacy.
3	(8)	Cabi	net for Health and Family Services:
4		(a)	Office of the Secretary.
5			1. Office of Health Data and Analytics.
6			2. Office of the Ombudsman and Administrative Review.
7			3. Office of Public Affairs.
8			4. Office of Legal Services.
9			5. Office of Inspector General.
10		(b)	Office of Finance and Budget.
11		(c)	Office of Human Resource Management.
12		(d)	Office of Administrative Services.
13		(e)	Office of Application Technology Services.
14		(f)	Department for Public Health.
15		(g)	Department for Medicaid Services.
16		(h)	Department for Behavioral Health, Developmental and Intellectual
17			Disabilities.
18		(i)	Department for Aging and Independent Living.
19		(j)	Department for Community Based Services.
20		(k)	Department for Income Support.
21		(1)	Department for Family Resource Centers and Volunteer Services.
22		(m)	Office for Children with Special Health Care Needs.
23		(n)	Office of Legislative and Regulatory Affairs.
24	(9)	Fina	nce and Administration Cabinet:
25		(a)	Office of the Secretary.
26		(b)	Office of the Inspector General.
27		(c)	Office of Legislative and Intergovernmental Affairs.

1		(d)	Office of General Counsel.
2		(e)	Office of the Controller.
3		(f)	Office of Administrative Services.
4		(g)	Office of Policy and Audit.
5		(h)	Department for Facilities and Support Services.
6		(i)	Department of Revenue.
7		(j)	Commonwealth Office of Technology.
8		(k)	State Property and Buildings Commission.
9		(1)	Office of Equal Employment Opportunity and Contract Compliance.
10		(m)	Kentucky Employees Retirement Systems.
11		(n)	Commonwealth Credit Union.
12		(o)	State Investment Commission.
13		(p)	Kentucky Housing Corporation.
14		(q)	Kentucky Local Correctional Facilities Construction Authority.
15		(r)	Kentucky Turnpike Authority.
16		(s)	Historic Properties Advisory Commission.
17		(t)	Kentucky Tobacco Settlement Trust Corporation.
18		(u)	Kentucky Higher Education Assistance Authority.
19		(v)	Kentucky River Authority.
20		(w)	Kentucky Teachers' Retirement System Board of Trustees.
21		(x)	Executive Branch Ethics Commission.
22	(10)	Tour	ism, Arts and Heritage Cabinet:
23		(a)	Kentucky Department of Tourism.
24			1. Division of Tourism Services.
25			2. Division of Marketing and Administration.
26			3. Division of Communications and Promotions.
27		(b)	Kentucky Department of Parks.

1		1.	Division of Information Technology.
2		2.	Division of Human Resources.
3		3.	Division of Financial Operations.
4		4.	Division of Facilities Management.
5		5.	Division of Facilities Maintenance.
6		6.	Division of Customer Services.
7		7.	Division of Recreation.
8		8.	Division of Golf Courses.
9		9.	Division of Food Services.
10		10.	Division of Rangers.
11		11.	Division of Resort Parks.
12		12.	Division of Recreational Parks and Historic Sites.
13	(c)	Depa	artment of Fish and Wildlife Resources.
14		1.	Division of Law Enforcement.
15		2.	Division of Administrative Services.
16		3.	Division of Engineering, Infrastructure, and Technology.
17		4.	Division of Fisheries.
18		5.	Division of Information and Education.
19		6.	Division of Wildlife.
20		7.	Division of Marketing.
21	(d)	Ken	tucky Horse Park.
22		1.	Division of Support Services.
23		2.	Division of Buildings and Grounds.
24		3.	Division of Operational Services.
25	(e)	Ken	tucky State Fair Board.
26		1.	Office of Administrative and Information Technology Services.
27		2.	Office of Human Resources and Access Control.

1		3. Division of Expositions.
2		4. Division of Kentucky Exposition Center Operations.
3		5. Division of Kentucky International Convention Center.
4		6. Division of Public Relations and Media.
5		7. Division of Venue Services.
6		8. Division of Personnel Management and Staff Development.
7		9. Division of Sales.
8		10. Division of Security and Traffic Control.
9		11. Division of Information Technology.
10		12. Division of the Louisville Arena.
11		13. Division of Fiscal and Contract Management.
12		14. Division of Access Control.
13	(f)	Office of the Secretary.
14		1. Office of Finance.
15		2. Office of Government Relations and Administration.
16		3. Office of Film and Tourism Development.
17	(g)	Office of Legal Affairs.
18	(h)	Office of Human Resources.
19	(i)	Office of Public Affairs and Constituent Services.
20	(j)	Office of Arts and Cultural Heritage.
21	(k)	Kentucky African-American Heritage Commission.
22	(1)	Kentucky Foundation for the Arts.
23	(m)	Kentucky Humanities Council.
24	(n)	Kentucky Heritage Council.
25	(o)	Kentucky Arts Council.
26	(p)	Kentucky Historical Society.
27		1. Division of Museums.

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1 2. Division of Oral History and Educational Outreach. 2 3. Division of Research and Publications. 3 4. Division of Administration. 4 (q) Kentucky Center for the Arts. 5 Division of Governor's School for the Arts. 6 (r) Kentucky Artisans Center at Berea. 7 Northern Kentucky Convention Center. (s) 8 Eastern Kentucky Exposition Center. (t) 9 (11) Personnel Cabinet: 10 Office of the Secretary. (a) 11 (b) Department of Human Resources Administration. 12 (c) Office of Employee Relations. Kentucky Public Employees Deferred Compensation Authority. 13 (d) 14 (e) Office of Administrative Services. 15 (f) Office of Legal Services. 16 (g) Governmental Services Center. 17 Department of Employee Insurance. (h) 18 (i) Office of Diversity, Equality, and Training. 19 (j) Office of Public Affairs. 20 Other departments headed by appointed officers: III.21 (1) Council on Postsecondary Education. 22 (2) Department of Military Affairs. 23 (3) Department for Local Government. 24 (4) Kentucky Commission on Human Rights. 25 Kentucky Commission on Women. (5) 26 (6) Department of Veterans' Affairs. 27 Kentucky Commission on Military Affairs. (7)

- 1 (8) Office of Minority Empowerment.
- 2 (9) Governor's Council on Wellness and Physical Activity.

3 (10) Kentucky Communications Network Authority.