



## INSTRUCTIONS—SCHEDULE IEIA-T

**PURPOSE OF SCHEDULE**—This is used by a company that has entered into an agreement pursuant to the Incentives for Energy Independence Act as provided by KRS 154.27-010 to 090, to maintain a record of the approved costs permitted to be recovered through: (i) Kentucky income tax imposed under KRS 141.040 or 141.020, and the limited liability entity tax imposed under KRS 141.0401; or (ii) wage assessments.

### GENERAL INSTRUCTIONS

A Schedule IEIA-T, Tracking Schedule for an IEIA Project, shall be maintained for the duration of each IEIA project. Beginning with the first taxable year of the IEIA agreement, complete Columns A through E using a separate line for each year of the agreement. The company shall attach a copy of this schedule updated with the current year information to the Schedule IEIA, which is filed with the Kentucky tax return for the year.

For Form 720, all tax credits are entered on Schedule TCS, a tax credit summary. The total tax credits calculated may exceed the tax credits that can be used. Credits must be claimed in the order prescribed by KRS 141.0205. Total credits claimed cannot reduce the LLET below the \$175 minimum. Total credits claimed cannot reduce the income tax liability below zero.

### SPECIFIC INSTRUCTIONS

**Column A**—Enter on each line the ending date (month, day and year) of the taxable year for which the information in Columns B through E is entered.

**Column B**—For the first taxable year of the agreement, enter the approved incentive to be recovered by wage assessments as provided in the Tax Incentive Agreement. For each subsequent year: (i) if the amount entered in Column B for the prior year exceeds the amount entered in Column D for the prior year, enter the difference; or (ii) if the amount entered in Column D for the prior year equals the amount entered in Column B for the prior year, enter zero (-0-).

**Column C**—For the first taxable year of the agreement, enter the approved incentive to be recovered by tax credits against income tax and LLET as provided in the Tax Incentive Agreement. For each subsequent year: (i) if the amount entered in Column C for the prior year exceeds the amount entered in Column E for the prior year, enter the difference; or (ii) if the amount entered in Column E for the prior year equals the amount entered in Column C for the prior year, enter zero (-0-).

**Column D**—Enter the IEIA wage assessments withheld during the current year. IEIA wage assessments taken cannot exceed the balance of the incentive in Column B.

**Column E**—Enter the IEIA tax credit claimed on Schedule TCS for the current year, which was first computed on Schedule IEIA. IEIA tax credit claimed cannot exceed the balance of the incentive in Column C.