INSTRUCTIONS

2016 KENTUCKY SINGLE MEMBER LLC
INDIVIDUALLY OWNED INCOME AND LLET RETURN

PURPOSE OF INSTRUCTIONS

These instructions have been designed for a single member limited liability company (single member LLC) whose single member is an individual, estate, trust or general partnership. A single member LLC is an entity that affords its member, through function of the laws of this state or laws recognized by this state, protection from general liability for actions of the entity. A single member LLC is required by law to file a Kentucky Single Member LLC Individually Owned Income and LLET Return (Form 725).

Refer to the chart on page 4 to determine what tax form your business needs to file.

KENTUCKY TAX LAW CHANGES

Enacted by the 2016 Regular Session of the General Assembly

Internal Revenue Code Update—House Bill 80 updates the Internal Revenue Code (IRC) reference date from December 31, 2013 to December 31, 2015, for purposes of computing corporation and individual income tax, except for depreciation differences contained in KRS 141.0101. The Code update applies to taxable years beginning on or after April 27, 2016. For fiscal year-end taxpayers with tax years beginning on or after April 27, 2016, the applicable IRC reference date is December 31, 2015. Any taxable differences related to the IRC update should be entered on the other additions and/or other subtractions line(s) of the applicable tax return or schedule. The IRC updates will apply to the calendar year-end taxpayers beginning January 1, 2017.

Enacted by the 2014 Regular Session of the General Assembly

Endow Kentucky Tax Credit—For fiscal years beginning on or after July 1, 2016, House Bill 208 amends KRS 141.438 to increase the total amount of tax credit that may be awarded from $500,000 to $1 million for each fiscal year.

CURRENT YEAR INTEREST RATE

Pursuant to KRS 131.183, the 2017 tax interest rate has been set at three percent (3%). The rate charged by the Kentucky Department of Revenue on unpaid taxes shall be five percent (5%) and when interest is due on a refund, the rate shall be one percent (1%).

KENTUCKY FORM CHANGES

Form 5695–K—Not applicable for tax year 2016 due to expiration of the Energy Efficiency Products Tax Credit. Any unused credit from tax year 2015 may be carried forward and reflected on Schedule TCS line 16.

Form 8908–K—Not applicable for tax year 2016 due to expiration of the Energy Star Home or Energy Star Manufactured Home Tax Credit.

Note: Expiration of the energy credits changed line references on several forms including Form 720S, 765, 765-GP and related schedule K’s and K-1’s.

Forms 720S, 765, 725 and 740NP–WH—Additional lines were added to page 1 to accommodate for money paid or overpaid on the original return. These lines are applicable when filing an amended return.

Schedule TCS—Line 16 changed to allow for reporting of any unused Energy Efficiency Products Tax Credit carried forward from tax year 2015.

Note: The credit formally referred to as the "Kentucky Small Business Investment Credit" is now referred to as "Kentucky Small Business Tax Credit" in order to conform with statute. There has been no change in the credit.

Schedule FD—Qualification questions were added in Part I to clarify who is entitled to claim the credit. A carryforward worksheet was added in order to track any unused credit to be carried forward.
Schedule O–720—Lines 12 and 18 were updated to report additions to and subtractions from federal taxable income resulting from amendments to the Internal Revenue Code (IRC) (excluding amendments affecting depreciation and the IRC § 179 deduction) subsequent to the applicable IRC date. Kentucky’s IRC reference date is December 31, 2013 for the 2016 calendar year and fiscal years beginning on or before April 26, 2016. For fiscal years beginning on or after April 27, 2016, the applicable IRC reference date is December 31, 2015.

Schedule O–PTE—Lines 5 and 9 were updated to report additions to and subtractions from federal taxable income resulting from amendments to the Internal Revenue Code (IRC) (excluding amendments affecting depreciation and the IRC § 179 deduction) subsequent to the applicable IRC date. Kentucky’s IRC reference date is December 31, 2013 for the 2016 calendar year and fiscal years beginning on or before April 26, 2016. For fiscal years beginning on or after April 27, 2016, the applicable IRC reference date is December 31, 2015.
Electronic Filing FAQs and Helpful Tips

- If your return is rejected for an invalid Kentucky Corporation/LLET Account Number or Federal Employer Identification Number (FEIN), please contact our Registration Section at 502-564-3306.

- Direct debit is an option for electronically filed forms; however, direct deposit is not.

- If your e-filed return has been REJECTED, DO NOT submit a 720-V voucher at that time. You will get a NEW 720-V voucher once you have successfully submitted an accepted Kentucky return. (Note: The Submission ID number will change each time your return is sent to the Kentucky Department of Revenue.)

- To determine which forms are supported by your software, please check with the company that develops your software.

- To find the Kentucky Department of Revenue’s listing of approved software vendors and developers, please visit our electronic filing webpage at http://revenue.ky.gov/Software-Developers/Pages/Substitute-Forms-Design.aspx.

- **New for tax year 2015:** Ability to file Forms 725 and 720 Kentucky Mandatory Nexus consolidated returns and their supporting schedules.

Filing Tips and Checkpoints

The following list of filing tips is provided for your convenience to help ensure that returns are processed accurately and promptly. To avoid processing problems, please note the following:

- **Schedule COGS**—If the company is computing its LLET based on gross profits, the Schedule COGS, Limited Liability Entity Tax Cost of Goods Sold, must be attached to Form 725. Failure to include this schedule may result in a tax adjustment and assessment.

- **Nexus**—Once an account is established, a return is required to be filed for single member LLCs that have Kentucky nexus.

- **Account Closure**—When ceasing operations and closing an account, there are different requirements for Secretary of State and the Department of Revenue.

- **Account Number**—Always ensure the correct Kentucky Corporation/LLET account number is used on the return being filed.

- **Payments**—Place payments on the front of the return so they are clearly visible when the return is processed.

- **Payments**—Do not leave check stubs attached to checks when sending in a payment. Check stubs delay the machines that sort incoming mail, which causes longer processing times.

- **Schedule LLET**—Note that Schedule LLET does not constitute a valid extension of time in which to file the required tax return. This schedule is always used as an attachment to a tax return and should never be submitted in lieu of a return.

- **Estimated Payments**—Make estimated payments on a timely basis to avoid penalty and interest. When making EFT payments online, input the Taxable Year Ending, NOT the due date of the payment.

- **Form 720-V**—Form 720-V is a payment voucher, NOT an extension form. To extend a filing date, use Form 41A720SL, Extension of Time to File Kentucky Corporation/LLET Return.

- **Extensions**—Extensions are for filing purposes only; late payment penalties and interest apply to payments made after the original due date.

- **Schedule A**—Do not check the box on Schedule A, Apportionment and Allocation, indicating the use of an alternative allocation and apportionment formula if the single member LLC has not received written approval from the Department of Revenue. If written approval has been received, a copy of the letter from the Department of Revenue must be attached to the return when filed.

- **Additional errors that delay processing returns or create adjustments include:**
  - Incorrect tax exemption code
  - Incomplete information
  - Missing forms or schedules
  - Incorrect taxable year end
  - More than one box checked for receipts method
  - Tax Payment Summary Section of return blank or incorrect
  - Failure to include payment of tax due with the return
  - Omitting Form 41A720-SL when paying with an extension
<table>
<thead>
<tr>
<th>Type of Entity</th>
<th>Kentucky Form and Tax</th>
<th>Form Required</th>
<th>Corporation Income Tax</th>
<th>LLET</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. C corporation</td>
<td></td>
<td>720</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>2. C corporation (nexus consolidated group as provided by KRS 141.200(11))</td>
<td></td>
<td>720</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>3. Publicly traded partnership (taxed as a corporation for federal income tax purposes)</td>
<td></td>
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<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>4. S corporation</td>
<td></td>
<td>720S</td>
<td>Yes*</td>
<td>Yes</td>
</tr>
<tr>
<td>5. Single member limited liability company whose single member is an individual</td>
<td></td>
<td>725</td>
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<td>Yes</td>
</tr>
<tr>
<td>6. Limited liability company (two or more members)</td>
<td></td>
<td>765</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>7. Limited partnership</td>
<td></td>
<td>765</td>
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<td>Yes</td>
</tr>
<tr>
<td>8. Limited liability partnership</td>
<td></td>
<td>765</td>
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<td>Yes</td>
</tr>
<tr>
<td>9. General partnership</td>
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<td>765-GP</td>
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<td>765-GP</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

*If the S corporation has built-in gains, passive investment income or installments of tax on the recapture of LIFO benefits as provided by KRS 141.040(14), corporation income tax is due.
Tax Treatment of an Individually Owned Single Member Limited Liability Company and the Individual Owner

For taxable years beginning on or after January 1, 2007, a limited liability company that affords its single member, through function of the laws of this state or laws recognized by this state, protection from general liability for actions of the entity is classified as a limited liability pass-through entity as provided by KRS 141.010(28). Also, for taxable years beginning on or after January 1, 2007, an annual limited liability entity tax (LLET) shall be paid by every corporation and every limited liability pass-through entity doing business in Kentucky on all Kentucky gross receipts or Kentucky gross profits as provided by KRS 141.0401(2), unless specifically excluded. See LLET nonfiling status codes on page 9 of these instructions.

A single member LLC whose single member is an individual shall file a Kentucky Single Member LLC Individually Owned Income and LLET Return (Form 725). A single member LLC and any lower–tier single member LLC shall be treated as one entity in determining the limited liability tax. An individual who owns more than one single member LLC can file Schedule CP, Kentucky Single Member LLC Individually Owned Composite Return Schedule, rather than filing multiple forms (Form 725). See instructions on page 11 regarding Schedule CP.

A resident or nonresident individual single member shall be entitled to a nonrefundable LLET credit against income tax imposed by KRS 141.020 (Kentucky individual income tax). The nonrefundable LLET credit allowed a member shall be the LLET for the current year after the subtraction of any credits identified in KRS 141.0205 and reduced by $175. The credit allowed a member shall be applied to the income tax assessed on income from the single member LLC. Any remaining credit from the single member LLC shall be disallowed. KRS 141.0401(3)

GENERAL INFORMATION

Internal Revenue Code Reference Date—Effective for tax years beginning on or before April 26, 2016 the IRC reference date is December 31, 2013 for purposes of computing corporation income tax, except for depreciation differences contained in KRS 141.0101. For tax years beginning on or after April 27, 2016, the IRC reference date is December 31, 2015. Enter the addition to federal taxable income equal to the excess of Kentucky taxable income over federal taxable income resulting from amendments to the IRC (excluding amendments affecting depreciation and the IRC §179 deduction) subsequent to the applicable IRC date. Attach a schedule to the tax return showing the detail of the addition, including the related IRC section(s).

Kentucky Tax Registration Application—Prior to doing business in Kentucky, each entity should complete a Kentucky Tax Registration Application, Revenue Form 10A100, to register for a Kentucky Corporation/LLET Account Number. This account number will be used for remitting the corporation income tax as required by KRS 141.040 and the LLET as required by KRS 141.0401.

Register your business online at http://onestop.ky.gov using the One Stop Business Services link.

1. Go to onestop.ky.gov

2. Click on the link for One Stop Business Services. The One Stop Business Services login page provides information on creating a user account as well as portal security. You will also find overview information for the services the portal currently provides. This information is updated to reflect new services and when additional agencies join the portal.

3. If you do not already have a One Stop user account, click on the link labeled Click here to create a user account. Once a user account has been created, an e-mail will be sent to you with further instructions to activate the account and login.

4. Once logged in, click on Business Registration to register a new business.

The paper application is available by calling the Department of Revenue, Division of Registration and Data Integrity at (502) 564-3306, or can be downloaded at www.revenue.ky.gov (click on Business, go to the Business home page for Business Tax Registration). The application may be faxed to (502) 227-0772 or e-mailed to DOR.WEBResponseRegistration@ky.gov

Who Must File—NOTE: The limitations imposed and protections provided by the United States Constitution or Pub. L. No. 86–272 do not apply to the limited liability entity tax imposed by KRS 141.0401. A Kentucky Single Member LLC Individually Owned Income and LLET Return (Form 725) must be filed by every single member limited liability company (single member LLC) whose single member is an individual, estate, trust or general partnership, that is doing business in this state which includes but is not limited to: (a) being organized under the laws of this state; (b) having a commercial domicile in this state; (c) owning or leasing property in this state; (d) having one or more individuals performing services in this state; (e) maintaining an interest in a pass–through entity doing business in this state; (f) deriving income from or attributable to sources within this state, including deriving income directly or indirectly from a trust doing business in this state, or deriving income directly or indirectly from a single member limited liability company that is doing business in this state and is disregarded as an entity separate from its single member for federal income tax purposes; or (g) directing activities at Kentucky customers for the purpose of selling them goods or services. KRS 141.010(25), KRS 141.0401, KRS 141.200 and KRS 141.206

Disregarded Entities—A single member LLC owned by an individual, estate, trust or general partnership is treated in the same manner as it is treated for federal income tax purposes. Consequently, an individual, estate, trust or general partnership filing a Kentucky tax return will include the activity of any single member LLC when filing the applicable Kentucky return. However, a single member LLC is classified as a limited liability pass–through entity as provided by KRS 141.010(28) and is subject to the limited liability entity tax as provided by KRS 141.0401(2). A single member LLC whose single member is an individual, estate, trust or general partnership must file a Kentucky Single Member LLC Individually Owned Income and LLET Return (Form 725) to report and pay any LLET that is due.

Pass–through Entity—A single member LLC owned by an individual, estate, trust or general partnership that is doing business in Kentucky solely as a partner or member in a pass–through entity will file Form 725 pursuant to the provisions of KRS 141.010, 141.0401 and 141.206. (See Schedule A—Apportionment and Allocations Instructions and Schedule A–C—Apportionment and Allocation—Continuation Sheet).
Nonresident Withholding and Composite return (Form 740NP–WH)

An S corporation or partnership partner, member or shareholder is a pass-through entity not subject to withholding.

KRS 141.206(5) provides that for taxable years beginning on or after January 1, 2007, every pass-through entity required to file a return under KRS 141.206(2), except publicly traded partnerships as defined in KRS 141.040(6)(r), shall withhold Kentucky income tax or file a composite return on the distributive share, whether distributed or undistributed, of each nonresident individual (includes an estate or trust) partner, member or shareholder, or each C-corporation partner or member that is doing business in Kentucky only through its ownership interest in a pass-through entity. Withholding and composite filing shall be at the maximum rate as provided in KRS 141.020 or KRS 141.040.

Withholding shall not be required if: (a) the partner, member or shareholder is exempt from withholding as provided by KRS 141.206(7)(a); (b) the partner or member is exempt from Kentucky income tax as provided by KRS 141.040(1); (c) the pass-through entity is a qualified investment partnership as provided by KRS 141.206(15), and the partner, member or shareholder is an individual; or (d) the partner or member is a pass-through entity.

For taxable years beginning on or after January 1, 2012, a pass-through entity required to withhold or file a composite return on Kentucky income tax as provided by KRS 141.206(5) shall make estimated tax payments if required by the provisions of KRS 141.206(6). If the pass-through entity is required to make estimated tax payments for taxable years beginning on or after January 1, 2012, use Form 740NP-WH-ES (Kentucky Estimated Tax Voucher).

The reporting of a nonresident individual's, estate's or trust's net distributive share income and withholding on Form 740NP–WH at the maximum rate of six (6) percent shall satisfy the filing requirements of KRS 141.180 for a nonresident individual, estate or trust partner, member or shareholder whose only Kentucky source income is net distributive share income. The partners', members' or shareholders' distributive share of income shall include all items of income or deduction used to compute adjusted gross income on the Kentucky return that is passed through to the partner, member or shareholder by the pass-through entity, including but not limited to interest, dividend, capital gains or losses, guaranteed payments and rents (KRS 141.206(16)). The nonresident individual, estate or trust partner, member or shareholder may file a Kentucky Individual Income Tax Return Nonresident or Part-Year Resident (Form 740–NP) or a Kentucky Fiduciary Income Tax Return (Form 741) to take advantage of the graduated tax rates, credits and deductions.

A pass-through entity shall complete Form 740NP–WH and Form PTE–WH for each nonresident individual, estate or trust partner, member or shareholder and each corporate partner or member and mail Form 740NP–WH and Copy A of Form PTE–WH to the Kentucky Department of Revenue with payment by the 15th day of the fourth month following the close of the pass-through entity’s taxable year. Also, Copy B and C of Form PTE–WH shall be provided to the partners, members or shareholders. Form 740NP–WH and Form PTE–WH are available at www.revenue.ky.gov.

Note: Composite returns apply to nonresidents only.

Substitute Forms—Any form to be used in lieu of an official Department of Revenue form must be submitted to the department for prior approval.

Required Forms and Information—A single member LLC must enter all applicable information on Form 725, attach a schedule for each line item or line item instruction which states “attach schedule,” and attach the following forms or schedules, if applicable:

Kentucky Forms and Schedules

1. Kentucky Single Member LLC Individually Owned Income and LLET Return (Form 725)
2. Kentucky Single Member LLC Individually Owned Composite Return Schedule (Schedule CP)
3. Apportionment and Allocation (Schedule A)
4. Apportionment and Allocation—Continuation Sheet (Schedule A–C)
5. Limited Liability Entity Tax (Schedule LLET)
6. Limited Liability Entity Tax—Continuation Sheet (Schedule LLET–C)
7. Application for Filing Extension (Form 41A720SL)
8. Tax Credit Summary Schedule (Schedule TCS)

Required Federal Form and Schedules

All single member LLC entities must provide a copy of the following federal forms which were submitted to the Internal Revenue Service:

1. Form 1040, 1041 or 1065 (all pages)
2. Schedule C—Profit or Loss from Business
3. Schedule D—Capital Gains and Losses
4. Schedule E—Supplemental Income and Loss
5. Schedule F—Profit or Loss from Farming
6. Form 4562—Depreciation and Amortization (if required to be filed)
7. Form 4797—Sales of Business Property
8. Form 4835—Farm Rental Income and Expenses

Electronic Funds Transfer (EFT)—The Department of Revenue is accepting electronically filed Corporation Income Tax/Limited Liability Entity Tax estimated tax voucher payments and extension payments for corporation income tax and limited liability entity tax. Before filing by EFT, the single member LLC must have a valid six-digit Kentucky Corporation/LLET Account Number and have registered with the Department of Revenue to file EFT. Using an incorrect account number, such as an account number for withholding or sales and use tax, may result in the payment being credited to another taxpayer’s account. When making EFT payments online, input the taxable year ending, NOT the due date of the payment.

For more information contact the Department of Revenue at (800) 839-4137 or (502) 564-6020. The EFT registration form is available at www.revenue.ky.gov. The direct link is http://revenue.ky.gov/collections/Pages/Efile-Payment-Options.aspx.
Accounting Procedures—Kentucky income tax law requires a taxpayer to report income on the same calendar or fiscal year and to use the same methods of accounting required for federal income tax purposes. Any federally approved change in accounting periods or methods must be reported to the Department of Revenue. Check the applicable box on page 1, Section D and attach a copy of the federal approval to the return when filed. KRS 141.140

Filing/Payment Date—A Kentucky Single Member LLC Individually Owned Income and LLET Return must be filed and payment must be made on or before the 15th day of the fourth month following the close of the taxable year. KRS 141.160, KRS 141.220 and 103 KAR 15:050

If the filing/payment date falls on a Saturday, Sunday or a legal holiday, the filing/payment date is deemed to be on the next business day. KRS 446.030(1)(a)

Mailing/Payment—If including payments for other taxes in addition to LLET, send a separate check or money order for each type of tax.

Mail the return to:

Kentucky Department of Revenue, P. O. Box 856910, Louisville, KY 40285-6910. Make the check(s) payable to the Kentucky State Treasurer.

Mail returns with no tax due or refund requests to: Kentucky Department of Revenue, P. O. Box 856905, Louisville, KY 40285-6905.

Extensions—A six-month extension of time to file a Kentucky Single Member LLC Individually Owned Income and LLET Return (Form 725) may be obtained by either making a specific request to the Department of Revenue on Form 41A720SL, Extension of Time to File Kentucky Corporation/LLET Return, or attaching either a copy of the Kentucky individual extension (Form 40A102) or a copy of the federal individual extension (Form 4868) to the return when filed. A copy of the federal extension submitted after the return is filed does not constitute a valid extension, and late filing penalties will be assessed. If the single member LLC is making a payment with its extension, Form 41A720SL must be used. For further information, see the instructions for Form 41A720SL. 103 KAR 15:050

NOTE: An extension of time to file a return does not extend the date for payment of tax.

LLET Estimated Taxes

The Corporation Income/Limited Liability Entity Tax Estimated Tax Voucher, Form 720-ES, is used to submit estimated tax payments for LLET. See Electronic Funds Transfer (EFT). If the single member LLC is required to make estimated LLET payments and needs Form 720-ES vouchers, contact the Department of Revenue at (502) 564-3658.

Estimated Tax Payments—A single member LLC must make estimated tax installments if its tax liability under KRS 141.0401 can reasonably be expected to exceed $5,000. Estimated tax installments are required as follows:

If the estimated tax is reasonably expected to exceed $5,000 before the 2nd day of the 6th month, 50% of the estimated tax must be paid by the 15th day of the 6th month, 25% by the 15th day of the 9th month, and 25% by the 15th day of the 12th month.

If the estimated tax is reasonably expected to exceed $5,000 after the 1st day of the 9th month, 100% of the estimated tax must be paid by the 15th day of the 12th month.

Safe harbor: A single member LLC can satisfy its declaration requirement if its estimated tax payments are equal to the tax liability under KRS 141.0401 for the prior tax year, and its tax liability for the prior tax year was equal to or less than $25,000. The estimated tax is based on the single member’s tax liability for the prior tax year, 50% of the estimated tax must be paid by the 15th day of the 6th month, 25% by the 15th day of the 9th month, and 25% by the 15th day of the 12th month.

Interest: Failure to pay estimated tax installments on or before the due date prescribed by KRS 141.042 and 141.044 shall result in an assessment of interest on the late payment or underpayment. The interest due on any late payment or underpayment shall be at the rate provided by KRS 131.183(1). KRS 141.042(4) and KRS 141.985

Penalty: Failure to pay estimated tax installments equal to the amount determined by subtracting $5,000 from 70% of the combined tax liability due under KRS 141.040 and KRS 141.0401 as computed by the taxpayer on the return filed for the taxable year will result in an underpayment penalty of 10% of the underpayment. The underpayment penalty will not apply if the estimated tax payments are equal to or greater than the combined tax liability due under KRS 141.040 and KRS 141.0401 for the previous taxable year, and the combined tax liability due under KRS 141.040 and KRS 141.0401 for the previous taxable year was equal to or less than $25,000. KRS 131.180(3) and KRS 141.990(3)

Other Information

Amended Return—To correct Form 725 as originally filed, file an amended Form 725 and check the appropriate box on page 1, Section D.

Records Retention—The Department of Revenue deems acceptable virtually any records retention system which results in an essentially unalterable method of records storage and retrieval, provided: (a) authorized Department of Revenue personnel are granted access, including any specialized equipment; (b) taxpayer maintains adequate back-up; and (c) taxpayer maintains documentation to verify the retention system is accurate and complete.

Internal Revenue Service Audit Adjustments—A Kentucky individually owned single member LLC which has received final adjustments resulting from Internal Revenue Service audits must submit a copy of the “final determination of the federal audit” within 30 days of the conclusion of the federal audit. Use Form 725 for reporting federal audit adjustments and check the Amended Return box.

Interest—Interest at the tax interest rate is applied to the LLET liability not paid by the date prescribed by law for filing the return (determined without regard to extensions thereof). See page 1 for the current year rate.
Penalties

Failure to file an LLET return by the filing date including extensions—2 percent of the tax due for each 30 days or fraction thereof that the return is late (maximum 20 percent). The minimum penalty is $10. KRS 131.180(1)

Jeopardy Fee—A $100 minimum penalty on all nonfiled returns, when the taxpayer fails to file a return or provide information after being requested to do so by the Department of Revenue. KRS 131.150(2)

Failure to pay LLET by the payment date—2 percent of the tax due for each 30 days or fraction thereof that the payment is overdue (maximum 20 percent). The minimum penalty is $10. KRS 131.180(2)

Late payment or underpayment of estimated tax—10 percent of the late payment or underpayment. The minimum penalty is $25. KRS 131.180(3)

Failure or refusal to file an LLET return or furnish information requested in writing—5 percent of the tax assessed for each 30 days or fraction thereof that the return is not filed or the information is not submitted (maximum 50 percent). The minimum penalty is $100. KRS 131.180(4)

Negligence—10 percent of the tax assessed. KRS 131.180(7)

Fraud—50 percent of the tax assessed. KRS 131.180(8)

Cost of Collection Fees

(a) 25 percent on all taxes which become due and owing for any reporting period, regardless of when due. These collection fees are in addition to all other penalties provided by law. KRS 131.440(1)(b)

(b) 25 percent on all taxes assessed and collected by the Department of Revenue for taxable periods ending before October 1, 2011. KRS 131.440(1)(b)

(c) 50 percent of any tax deficiency assessed after the amnesty period for nonfiled returns eligible for amnesty. KRS 131.440(1)(b)

FORM 725—SPECIFIC INSTRUCTIONS

Period Covered

File the 2016 return for calendar year 2016 and fiscal years that begin in 2016. For a fiscal year, fill in the taxable period beginning and ending at the top of Form 725.

All Kentucky individually owned single member LLCs must enter the Taxable Year Ending at the top right of Form 725 and supporting forms and schedules to indicate the ending month and the year for which the return is filed.

• A calendar year is a period from January 1 through December 31 each year. This would be entered as:

\[
12/16
\]

Mo. Yr.

• A fiscal year is 12 consecutive months ending on the last day of any month except December. A fiscal year ending January 31, 2017, would be entered as:

\[
01/17
\]

Mo. Yr.

• A 52/53-week year is a fiscal year that varies between 52 and 53 weeks. Example: A 52/53-week year ending the first week of January 2017, would be entered as:

\[
12/16
\]

Mo. Yr.

Failure to properly reflect the Taxable Year Ending may result in delinquency notices or billings for failure to file.

Item A—Enter the six-digit Kentucky Corporation/LLET Account Number on the applicable line at the top of each form and schedule and also on all checks and correspondence. This number was included in correspondence received from the Department of Revenue at the time of registration. If a composite return (Schedule CP) is being filed, leave account number blank.

Using an incorrect account number, such as an account number for withholding or sales and use tax, may result in the payment and/or return being credited to another taxpayer’s account.

If the Kentucky Corporation/LLET Account Number is not known, contact Registration at (502) 564–3306.

Item B—Check the box indicating the method used in determining the amount of LLET due on Schedule LLET, Section D, Line 1. If a composite return (Schedule CP) is being filed, do not complete Item B.
LLET Nonfiling Status Code—Return not Required

If the single member LLC is not required to file an LLET return, enter one of the following two–digit codes in the space provided. Failure to include a valid code will delay the processing of the tax return and may result in a tax notice for assessment of taxes and penalties.

<table>
<thead>
<tr>
<th>REASON CODE</th>
<th>REASON</th>
</tr>
</thead>
<tbody>
<tr>
<td>12</td>
<td>A property or facility which has been certified as a fluidized bed energy production facility as defined in KRS 211.390.</td>
</tr>
<tr>
<td>13</td>
<td>An alcohol production facility as defined in KRS 247.910.</td>
</tr>
<tr>
<td>21</td>
<td>A qualified investment pass–through entity as defined in KRS 141.206(15).</td>
</tr>
</tbody>
</table>

Item C—If Schedule CP is being filed, see Specific Instructions on page 11 of these instructions on what information should be completed on Item C.

If filing a Form 725, Kentucky Single Member LLC Individually Owned Income and LLET Return, enter the following:

Federal Identification Number—Enter the federal identification number, if the single member LLC has obtained this number.

Social Security Number—Enter the single member individual’s Social Security number.

Name and Address—Print or type the name of the single member LLC as set forth in the Articles of Organization. For the address, include the suite, room or other unit number after the street address. If the U.S. Postal Service does not deliver mail to the street address and the single member LLC has a P.O. Box, show the box number instead of the street address.

Change of Name/Address—Check the applicable box(es) if the entity’s name and/or address has changed since the filing of the prior year Kentucky tax return. For a change of name, attach a statement to the tax return providing the entity’s name reflected on the prior year Kentucky tax return.

Telephone Number—Enter the business telephone number of the member.

Kentucky Secretary of State Organization Number—Enter the single member LLC’s Organization Number with the Kentucky Secretary of State. To find the single member LLC’s organization number, go to www.sos.ky.gov and click on Search Businesses under Online Business Services. This is NOT the same number as the Kentucky Corporation/LLET Account Number in Section A of Form 725.

Note: This may not be applicable for foreign entities. If the foreign entity is not registered with the Secretary of State, leave this box blank.

State and Date of Organization—Enter the entity’s state and date of organization.

Principal Business Activity in KY—Enter the entity’s principal business activity in Kentucky.

North American Industrial Classification System (NAICS)—Enter your six–digit NAICS code. To view a complete listing of NAICS codes, visit the United States Census Bureau at www.census.gov.

Item D—Check the applicable boxes:

(a) Qualified Investment Pass–through Entity—The single member LLC is a qualified investment pass–through entity as provided by KRS 141.206(15).

(b) Initial Return—This is the single member LLC’s first time filing a single member LLC return in Kentucky.

(c) Final Return—This is the single member LLC’s final Kentucky tax return, Check the appropriate box in Part IV – Explanation of Final Return and/or Short–Period Return.

(d) Amended Return—This is an amended tax return. Provide an explanation of all changes in Part V – Explanation of Amended Return Changes.

(e) Short–period Return—This return is for a period of less than one year and not an initial return or final return. Check the appropriate box in Part IV – Explanation of Final Return and/or Short–Period Return.

(f) Change of Accounting Period—The single member LLC has changed its accounting period since it filed its prior year Kentucky tax return. Attach a statement to the tax return showing the single member’s taxable year end before the change and its new taxable year end. If the single member received written approval from the Internal Revenue Service to change its taxable year, attach a copy of the letter.

Item E—Check applicable box to indicate whether the single member is filing a composite return or a single return.

If Schedule CP is being filed, see Specific Instructions on page 11 of these instructions on what information should be completed on Item E.

PART I—KENTUCKY NET DISTRIBUTABLE INCOME

Line 1—Enter the ordinary income (loss) adjusted to reflect the differences in federal and Kentucky tax laws from the following schedules or forms: (i) Form 1040 for an individual; (ii) Form 1041 for an estate or trust; (iii) Form 1065 for a general partnership; and (iv) Schedule(s) K-1. Attach Schedule C (Form 1040), Schedule F (Form 1040), Schedule E (Form 1040), Form 1065, Schedule(s) K-1 or other applicable forms or schedules to the return. If any form or schedule contains activity of both the single member LLC and the individual, estate, trust or general partnership, prepare a pro forma form or schedule which contains only the activity of the single member LLC.

Line 2—Enter the net income (loss) from rental real estate adjusted to reflect the differences in federal and Kentucky tax laws from the following schedules or forms: (i) Form 1040 for an individual; (ii) Form 1041 for an estate or trust; (iii) Form 1065 for a general partnership; and (iv) Schedule(s) K-1. Attach Schedule E (Form 1040), Form 4835, Form 1065, Schedule(s) K-1 or other applicable forms or schedules to the return. If any form or schedule contains activity of both the single member LLC and the individual, estate, trust or general partnership, prepare a pro forma form or schedule which contains only the activity of the single member LLC.

Line 3—Enter the net income (loss) from other rental activities adjusted to reflect the differences in federal and Kentucky tax laws from the following schedules or forms: (i) Form 1040 for an individual; (ii) Form 1041 for an estate or trust; (iii) Form 1065 for a general partnership; and (iv) Schedule(s) K-1. Attach Schedule C (Form 1040), Schedule E (Form 1040), Form 1065, Schedule(s) K-1 or other applicable forms or schedules to the return. If any
form or schedule contains activity of both the single member LLC and the individual, estate, trust or general partnership, prepare a pro forma form or schedule which contains only the activity of the single member LLC.

**Line 4**—Enter the interest income earned by the single member LLC (attach schedule).

**Line 5**—Enter the dividend income earned by the single member LLC (attach schedule).

**Line 6**—Enter the royalty income (loss) adjusted to reflect the differences in federal and Kentucky tax laws from the following schedules or forms: (i) Form 1040 for an individual; (ii) Form 1041 for an estate or trust; (iii) Form 1065 for a general partnership; and (iv) Schedule(s) K-1. Attach Schedule C (Form 1040), Schedule E (Form 1040), Form 1065, Schedule(s) K-1 or other applicable forms or schedules to the return. If any form or schedule contains activity of both the single member LLC and the individual, estate, trust or general partnership, prepare a pro forma form or schedule which contains only the activity of the single member LLC.

**Line 7**—Enter the short-term and long-term capital gains (losses) adjusted to reflect the differences in federal and Kentucky tax laws from the following schedules or forms: (i) Form 1040 for an individual; (ii) Form 1041 for an estate or trust; (iii) Form 1065 for a general partnership; and (iv) Schedule(s) K-1. Attach Schedule C (Form 1040), Schedule D (Form 1040), Schedule D (Form 1041), Schedule D (Form 1065), Schedule(s) K-1 or other applicable forms or schedules to the return. If any form or schedule contains activity of both the single member LLC and the individual, estate, trust or general partnership, prepare a pro forma form or schedule which contains only the activity of the single member LLC.

**Line 8**—Enter the Section 1231 gain (loss) adjusted to reflect the differences in federal and Kentucky tax laws from the following schedules or forms: (i) Form 1040 for an individual; (ii) Form 1041 for an estate or trust; (iii) Form 1065 for a general partnership; and (iv) Schedule(s) K-1. Attach Schedule 4797, Schedule(s) K-1 or other applicable forms or schedules to the return. If any form or schedule contains activity of both the single member LLC and the individual, estate, trust or general partnership, prepare a pro forma form or schedule which contains only the activity of the single member LLC.

**Line 9**—Enter the total of any other income (attach schedule).

**Line 10**—Enter the total of deductions not included on Lines 1 through 9, if any (attach schedule).

**Line 11**—Enter the total of Lines 1 through 9 less Line 10.

**Line 12**—Enter 100 percent if the single member limited liability company is doing business only in Kentucky or the percentage from Schedule A (Form 41A720A), Section I, Line 12 if the single member limited liability company is doing business within and without Kentucky. Attach Schedule A to Form 725 filed with the department.

For purposes of determining the income to enter on Line 2 of the Kentucky Limited Liability Entity Tax Credit Worksheet included in the instructions for Forms 740, 740–NP or 741, multiply Line 11 by the percentage on Line 12.

**Note:** If Form 8582–K is required, adjust the amount entered on Line 11 to exclude any income, loss, deduction or expense related to a passive activity. If the amount on Line 7 (Net short-term and long-term capital loss) is subject to a capital loss limitation, adjust the amount entered on Line 11 to exclude the loss not allowed.

**PART II—LLET COMPUTATION**

**Line 1**—Enter the amount from Schedule LLET, Section D, Line 1. A single member LLC must use Schedule LLET(K), Limited Liability Entity Tax (For a Limited Liability Pass-through Entity with Economic Development Project(s)), if the single member LLC has one or more projects under the Kentucky Rural Economic Development Act (KREDA), Kentucky Industrial Development Act (KIDA), Kentucky Economic Opportunity Zone Act (KEOZ), Kentucky Jobs Retention Agreement (KJRA), Kentucky Industrial Revitalization Act (KIRA), Kentucky Jobs Development Act (KJDA), Kentucky Business Investment Program (KBI), Kentucky Reinvestment Act (KRA), Incentives for Energy Independence Act (IEIA) or Farming Operation Networking Project (FON).

**Line 2**—Enter the sum of all recapture amounts from Schedule RC–R, Line 12, Form 8874(K)-B, Line 3 and/or Schedule DS–R, Line 10. Attach Schedule RC–R, Form 8874(K)-B and/or Schedule DS–R.

**Line 3**—Enter the total of Lines 1 and 2.

**Line 4**—Enter the nonrefundable LLET credit from Kentucky Schedule(s) K–1. Copies of Kentucky Schedule(s) K–1 must be attached to the tax return in order to claim the credit.

**Line 5**—Enter the total tax credits from Schedule TCS, Part III, Column E, Line 1 (attach Schedule TCS).

**Line 6**—Enter the greater of Line 3 less Lines 4 and 5, or $175.

**Line 7**—Enter the total estimated LLET payments made for the taxable year. Do not include the amount credited from the prior year.

**Line 8**—Enter the refundable Certified Rehabilitation Tax Credit (attach the Kentucky Heritage Council certification(s) or Kentucky Schedule(s) K–1 (Form 765–GP)).

**Line 9**—Enter the refundable Film Industry Tax Credit (attach the Kentucky Film Office certification(s) or Kentucky Schedule(s) K–1 (Form 765–GP)).

**Line 10**—Enter the amount of LLET paid with Form 41A720SL, Extension of Time to File Kentucky Corporation/LLET Return.

**Line 11**—Enter the amount credited to 2016 from Form 725, Part II, Line 16 of the 2015 tax return.

**Line 12**—Enter the LLET paid on the original return. This line is used only when filing an amended return.

**Line 13**—Enter the LLET overpayment on the original return. This line is used only when filing an amended return.

**Line 14**—If the total of Lines 6 and 13 is greater than the total of Lines 7 through 12, enter the difference on this line and on Line 1 of the LLET Payment Summary.

**Line 15**—If the total of Lines 6 and 13 is less than the total of Lines 7 through 12, enter the difference on this line.
Line 16—Enter the portion of Line 15 to be credited to 2016 LLET interest.

Line 17—Enter the portion of Line 15 to be credited to 2016 LLET penalty.

Line 18—Enter the portion of Line 15 to be credited to 2017 LLET.

Line 19—Enter the portion of Line 15 to be refunded (Line 15 less Lines 16 through 18).

PART III—LLET CREDIT FOR MEMBER

Line 1—Enter the LLET paid from Part II, the total of Lines 4 and 6.

Line 2—Minimum tax $175.

Line 3—Enter Line 1 less Line 2.

Tax Payment Summary—The payment due with Form 725 must be itemized. Enter the amount of the tax payment due from Part II, Line 14, on the LLET due line, the amount of penalty due on the Penalty line, the amount of interest due on the Interest line, and the total payment due on the Total Payment line.

SCHEDULE CP—SPECIFIC INSTRUCTIONS

Schedule(s) CP must be attached to a Form 725 that has been signed by the owner (member). Failure to attach Schedule(s) CP to a signed Form 725 will delay processing and may result in the assessment of penalties.

The Kentucky Single Member LLC Individually Owned Composite Return Schedule (Schedule CP) is designed for a single member individual that owns multiple single member limited liability companies. Schedule CP can be used in lieu of filing multiple Kentucky Single Member LLC Individually Owned Income and LLET Return(s) (Form 725). Schedule CP (and if needed, additional Schedule(s) CP) should be attached to Form 725. If Schedule CP is being filed, complete only the following items on Form 725:

Item C—Enter the single member individual’s Social Security number, name, address and telephone number in the applicable boxes.

Item E—Check the box to indicate whether disregarded single member LLC(s) are included in the return, and attach a schedule of these disregarded entities.

For each Kentucky single member LLC listed, complete applicable lines of Part I through Part III using the instructions for Form 725, Part I through Part III on pages 9, 10 and 11 of these instructions.

Tax Payment Summary—Schedule(s) CP

Complete the Tax Payment Summary for each Kentucky single member LLC listed. One payment can be submitted with Schedule(s) CP for all taxes, interest and penalty due. Each entity is a separate entity and a refund from one entity cannot be used to reduce the liability of another entity. Do not enter tax payment information on Form 725.

Signature—Form 725 must be signed by an owner (member). Failure by an owner (member) to sign the return, to complete all applicable lines on any required Kentucky form, to attach all applicable schedules including copies of federal forms, or to complete all information on the questionnaire will delay the processing of tax returns and may result in the assessment of penalties.
Tax Credit Summary Schedule—Schedule TCS

Schedule TCS is used by corporations and limited liability pass–through entities to apply tax credits for entities subject to the corporation income tax imposed by KRS 141.040 and/or the limited liability entity tax (LLET) imposed by KRS 141.0401. The amount of tax credit against each tax can be different. Taxpayer as used in this section refers to corporations and limited liability pass–through entities.

Economic Development Tax Credits—This section is completed only if a limited liability pass-through entity has been approved for one of more of the credits authorized by the: (i) Metropolitan College Consortium Tax Credit (MCC – KRS 141.381); (ii) Kentucky Small Business Tax Credit Program (KSBTC – KRS 141.384); or (iii) Skills Training Investment Credit Act (STICA – KRS 154.12).

A limited liability pass-through entity shall not enter income or LLET tax credits on Schedule TCS from: (i) Kentucky Rural Economic Development Act (KREDA – KRS 154.22); (ii) Kentucky Industrial Development Act (KIDA – KRS 154.28); (iii) Kentucky Economic Opportunity Zone Act (KEOZ – KRS 154.23); (iv) Kentucky Jobs Retention Agreement (KJRA – KRS 154.25); (v) Kentucky Industrial Revitalization Act (KIRA – KRS 154.26); (vi) Kentucky Jobs Development Act (KJDA – KRS 154.24); (vii) Kentucky Business Investment Program (KBI – KRS 154.32); (viii) Kentucky Reinvestment Act (KRA – KRS 154.34); (ix) Incentives for Energy Independence Act (IEIA – KRS 154.27) or (x) Farming Operation Networking Project (FON – KRS 141.412).

A limited liability pass-through entity shall file Schedule KREDA-SP, Schedule KIDA-SP, Schedule KEOZ-SP, Schedule KJRA-SP, Schedule KIRA-SP, Schedule KJDA-SP, Schedule KBI-SP, Schedule KRA-SP, Schedule IEIA-SP or Schedule FON-SP to compute the tax credits for these programs.

To claim the STICA or MCC credit, a copy of the tax credit certification(s) received from Bluegrass State Skills Corporation reflecting the amount of credit awarded shall be attached to the tax return. The credit for either the STICA or MCC shall be claimed on the tax return filed for the taxable year during which the final authorizing resolution is adopted by Bluegrass State Skills Corporation. The STICA credit not used during the year in which the final authorizing resolution is adopted by Bluegrass State Skills Corporation may be carried forward three successive years; the MCC credit not used during the year in which the final authorizing resolution is adopted by Bluegrass State Skills Corporation may be carried forward to tax years ending before April 15, 2017. If a STICA or MCC credit is being carried forward from a prior year, attach a schedule reflecting the original credit available, the amount of the credit used each year and the balance of the credit.

To claim the KSBTC credit, a copy of the tax credit notification received from Kentucky Economic Development Finance Authority (KEDFA) reflecting the amount of credit awarded shall be attached to the tax return. The credit for the KSBTC shall be claimed on the tax return for the taxable year during which the credit was approved by KEDFA. The tax credit not used during the year of approval by KEDFA may be carried forward up to five years. If a KSBTC credit is being carried forward from a prior year, attach a schedule reflecting the original credit available, the amount of the credit used each year and the balance of the credit.

Economic development tax credits are allowed against the taxes imposed by KRS 141.020 or KRS 141.040 and KRS 141.0401.

Information regarding the approval process for these credits may be obtained from the Cabinet for Economic Development, Department for Financial Incentives (telephone: 502-564-4554) or Bluegrass State Skills Corporation (telephone: 502-564-2021).

Certified Rehabilitation Tax Credit—This credit is allowed only if the taxpayer has been approved for the credit by the Kentucky Heritage Council. Credit is allowed against the taxes imposed by KRS 141.020, KRS 141.040, KRS 141.0401 and KRS 136.505 for qualified rehabilitation expenses on certified historic structures. Information regarding this credit is available at www.heritage.ky.gov KRS 171.3961 and KRS 171.397.

Unemployment Tax Credit—If a taxpayer has hired a Kentucky resident classified as unemployed for at least 60 days and the resident remains in the employ of the taxpayer for 180 consecutive days during the tax year (a qualified person), the taxpayer may be entitled to the unemployment tax credit against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401. For each qualified person, a one–time nonrefundable credit of $100 may be claimed. The period of unemployment must be certified by the Education and Workforce Development Cabinet, Department of Workforce Investment, Office of Employment and Training, Frankfort, KY, and a copy of the certification must be maintained by the taxpayer. For certification questions, call (502) 564–7456. Schedule UTC must be attached to the return claiming this credit. KRS 141.065.

Recycling/Composting Tax Credit—A taxpayer, which purchases recycling and/or composting equipment to be used exclusively in Kentucky for recycling or composting post–consumer waste materials, may be entitled to a nonrefundable credit against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401 in an amount equal to 50 percent of the installed cost of the equipment. Application for this credit must be made on Schedule RC, and a copy of the schedule reflecting the amount of credit approved by the Department of Revenue must be attached to the tax return on which the credit is claimed. The amount of this credit claimed for the tax year may not exceed 25 percent of the tax liability and cannot exceed 10 percent of the credit approved in the first year of eligibility.

For taxable years beginning after December 31, 2004, a taxpayer which purchases recycling and/or composting equipment to be used exclusively in Kentucky for recycling or composting post–consumer waste material that qualifies as a Major Recycling Project is entitled to a nonrefundable credit against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401. The credit is an amount equal to 50 percent of the installed cost of the recycling or composting equipment limited to: 50 percent of the excess of the total of each tax liability over the baseline tax liability of the taxpayer or $2,500,000. To qualify, the taxpayer must: (1) invest more than $10,000,000 in recycling or composting equipment to be used exclusively in this state; (2) have more than 750 full–time employees with an average hourly wage of more than 300 percent of the federal minimum wage; and (3) have plant and equipment with a total cost of more than $500,000,000. Application for this credit must be made on Schedule RC, and a copy of the schedule reflecting the amount of credit approved by the Department of Revenue must be attached to the tax return on which the credit is claimed. The credit is limited to a period of 10 years commencing with the approval of the recycling credit application.
A taxpayer is entitled to claim the recycling credits in KRS 141.390(2)(a) and (b), but cannot claim both for the same recycling and/or composting equipment. KRS 141.390

Coal Conversion Tax Credit—A corporation which converts boilers from other fuels to Kentucky coal or which substitutes Kentucky coal for other fuels in a boiler capable of burning coal and other fuels to produce energy for specific purposes may be entitled to a credit against the taxes imposed by KRS 141.040 and KRS 141.0401 equal to 4.5 percent of expenditures for Kentucky coal (less transportation costs). Unused portions of this credit may not be carried forward or back. Schedule CC must be attached to the tax return claiming this credit. KRS 141.041

Kentucky Investment Fund Tax Credit—A taxpayer which makes a cash contribution to an investment fund approved by KEDFA in accordance with KRS 154.20–250 to 154.20–284 is entitled to a nonrefundable credit equal to 40 percent of the investor’s proportional ownership share of all qualified investments made by the investment fund and verified by the authority. The credit may be applied against the taxes imposed by KRS 141.020, KRS 141.040, KRS 141.0401, KRS 136.320, KRS 136.300, KRS 136.310, KRS 136.505 and KRS 304.3–270. A copy of the notification from KEDFA reflecting the amount of credit granted and the year in which the credit may first be claimed must be attached to the tax return claiming this credit. KRS 141.041

The tax credit amount that may be claimed by an investor in any tax year shall not exceed 50 percent of the initial aggregate credit amount approved by the authority for the investment fund which is proportionally available to the investor. Example: An investor with a 10 percent investment in a fund which has been approved for a total credit to all investors of $400,000 is limited to $20,000 maximum credit in any given year ($400,000 x 10% x 50%).

If the amount of credit that may be claimed in any tax year exceeds the tax liabilities, the excess credit may be carried forward, but the carryforward of any excess tax credit shall not increase the limitation that may be claimed in any tax year. Any credit not used in 15 years, including the year in which the credit may first be claimed, shall be lost.

Information regarding the approval process for these credits may be obtained from the Cabinet for Economic Development, Department of Financial Incentives at (502) 564–4554. KRS 141.068

Coal Incentive Tax Credit—Effective for tax returns filed after July 15, 2001, an electric power company or a company that owns and operates a coal-fired electric generating plant may be entitled to a coal incentive tax credit first against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401 and then against tax imposed by KRS 136.120. Application for this credit is made on Schedule CI, Application for Coal Incentive Tax Credit, and a copy of the credit certificate issued by the Kentucky Department of Revenue must be attached to the tax return on which the credit is claimed. KRS 141.0405

Qualified Research Facility Tax Credit—A taxpayer is entitled to a credit against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401 of 5 percent of the qualified costs of construction, remodeling, expanding and equipping facilities in Kentucky for “qualified research.” Any unused credit may be carried forward 10 years. Schedule QR, Qualified Research Facility Tax Credit, must be attached to the tax return on which this credit is claimed. Federal Form 6765, Credit for Increasing Research Activities, must also be attached if applicable. See instructions for Schedule QR for more information regarding this credit. KRS 141.395

GED Incentive Tax Credit—A taxpayer is entitled to a credit against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401. The credit reflected on this line must equal the sum of the credits reflected on the attached GED–Incentive Program Final Reports. This credit may be claimed only in the year during which the learning contract was completed and unused portions of the credit may not be carried forward or back. For information regarding the program, contact the Education and Workforce Development Cabinet, Kentucky Adult Education, Council on Postsecondary Education. The GED–Incentive Program Final Report (DAEL–31) for each employee that completed a learning contract during the tax year must be attached to the tax return claiming the credit. KRS 164.0062

Voluntary Environmental Remediaion Tax Credit—The taxpayer must have an agreed order and be approved by the Energy and Environment Cabinet under the provisions of KRS 224.01–518. Maximum tax credit allowed to be claimed per taxable year is 25 percent of the approved credit. This credit may be claimed against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401. For more information regarding credit for voluntary environmental remediation property, contact the Energy and Environment Cabinet at (502) 564–3350. Schedule VERB must be attached to the tax return claiming this credit. KRS 141.418

Biodiesel Tax Credit—Producers and blenders of biodiesel and producers of renewable diesel are entitled to a tax credit against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401. The taxpayer must file a claim for biodiesel credit with the Department of Revenue by January 15 each year for biodiesel produced or blended and the renewable diesel produced in the previous calendar year. The department shall issue a credit certification (Schedule BIO) to the taxpayer by April 15. The credit certification must be attached to the tax return claiming this credit. KRS 141.423 and 103 KAR 15:140

Kentucky Environmental Stewardship Tax Credit—For tax years beginning on or after January 1, 2006, an approved company may be entitled to a credit against the taxes imposed by KRS 141.020, KRS 141.040 or KRS 141.0401 on the income and the LLET for the approved company generated by or arising out of a project as determined under KRS 154.48–020. An “environmental stewardship product” means any new manufactured product or substantially improved existing manufactured product that has a lesser or reduced adverse effect on human health and the environment or provides for improvement to human health and the environment when compared with existing products or competing products that serve the same purpose. A company must have eligible costs of at least $5 million and within six months after the activation date, the approved company compensates a minimum of 90 percent of its full–time employees whose jobs were created or retained with base hourly wages equal to either: (1) 75 percent of the average hourly wage for the commonplace; or (2) 75 percent of the average hourly wage for the county in which the project is to be undertaken. The maximum amount of negotiated inducement that can be claimed by a company for any single tax year may be up to 25 percent of the authorized inducement. The agreement shall expire on the earlier of the date the approved company has received inducements equal to the approved costs of its project, or 10 years from the activation date. For more information, contact the Cabinet for Economic Development, Department of Financial Incentives at (502) 564–4554.

KRS 141.430 was amended to provide that for tax years beginning on or after June 4, 2010, the base tax year is reduced by 50 percent. The base tax year is the combined income tax and LLET for the first taxable year after December 31, 2005, that ends immediately prior to the activation date. If the base tax year is for a taxable year beginning before January 1, 2007, the LLET will not apply. KRS 141.430
Caution: An approved company under the Environmental Stewardship Act shall not be entitled to the recycling credit provided under the provisions of KRS 141.390 for equipment used in the production of an environmental stewardship project.

Clean Coal Incentive Tax Credit—Effective for tax years ending on or after December 31, 2006, a nonrefundable, nontransferable credit against taxes imposed by KRS 136.120, KRS 141.020, KRS 141.040 or KRS 141.0401 shall be allowed for a clean coal facility. As provided by KRS 141.428, a clean coal facility means an electric generation facility beginning commercial operation on or after January 1, 2005, at a cost greater than $150 million that is located in the Commonwealth of Kentucky and is certified by the Energy and Environment Cabinet as reducing emissions of pollutants released during generation of electricity through the use of clean coal equipment and technologies. The amount of the credit shall be $2 per ton of eligible coal purchased that is used to generate electric power at a certified clean coal facility, except that no credit shall be allowed if the eligible coal has been used to generate a credit under KRS 141.0405 for the taxpayer, parent or subsidiary. KRS 141.428

Ethanol Tax Credit—Producers of ethanol are entitled to a tax credit against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401. The taxpayer must file a claim for ethanol credit with the Department of Revenue by January 15 each year for ethanol produced in the previous calendar year. The department shall issue a credit certification (Schedule ETH) to the taxpayer by April 15. The credit certification must be attached to the tax return claiming this credit. KRS 141.4242 and 103 KAR 15:110

Cellulosic Ethanol Tax Credit—Producers of cellulosic ethanol are entitled to a tax credit against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401. The taxpayer must file a claim for ethanol credit with the Department of Revenue by January 15 each year for cellulosic ethanol produced in the previous calendar year. The department shall issue a credit certification (Schedule CELL) to the taxpayer by April 15. The credit certification must be attached to the tax return claiming this credit. KRS 141.4244 and 103 KAR 15:120

Railroad Maintenance and Improvement Tax Credit—For tax years beginning on or after January 1, 2010, an owner of any Class II railroad or Class III railroad located in Kentucky or any person who transports property using the rail facilities of a Class II railroad or Class III railroad located in Kentucky or furnishes railroad-related property or services to a Class II railroad or Class III railroad located in Kentucky, but only with respect to miles of railroad track assigned to the person by a Class II railroad or a Class III railroad, shall be entitled to a nonrefundable credit against taxes imposed by KRS 141.020 or 141.040 and KRS 141.0401 in an amount equal to fifty percent of the expenditures paid or incurred to maintain or improve railroads located in Kentucky, including roadbeds, bridges, and related structures, that are owned or leased as of January 1, 2008, by a Class II or Class III railroad.

The credit allowed shall not exceed the product of $3,500 multiplied by the sum of: (i) The number of miles of railroad track in Kentucky owned or leased by the eligible taxpayer as of the close of the taxable year; and (ii) The number of miles of railroad track in Kentucky assigned to the eligible taxpayer by a Class II railroad or Class III railroad which owns or leases the railroad track as of the close of the taxable year. KRS 141.385

Railroad Expansion Tax Credit—For tax years beginning on or after January 1, 2010: (a) a corporation that owns fossil energy resources subject to tax under KRS 143.020 or 143A.020 or biomass resources and transports these resources using rail facilities; or (b) a railway company subject to tax under KRS 136.120 that serves a corporation that owns fossil energy resources subject to tax under KRS 143.020 or 143A.020 or biomass resources shall be entitled to a nonrefundable tax credit against taxes imposed under KRS 141.040 and 141.0401 equal to twenty-five percent of the expenditures paid or incurred by the corporation or railway company to expand or upgrade railroad track, including roadbeds, bridges, and related track structures, to accommodate the transport of fossil energy resources or biomass resources.

The credit amount approved for a calendar year for all taxpayers under KRS 141.386 shall be limited to $1 million. If the total amount of approved credit exceeds $1 million, the department shall determine the amount of credit each corporation and railroad company receives by multiplying $1 million by a fraction, the numerator of which is the amount of approved credit for a corporation or railway company and the denominator of which is the total approved credit for all corporations and railway companies.

Each corporation or railway company eligible for the credit provided under this section shall file a railroad expansion tax credit claim on forms prescribed by the department by the fifteenth day of the first month following the close of the preceding calendar year. The department shall determine the amount of the approved credit and issue a credit certificate to the corporation or railway company by the fifteenth day of the third month following the close of the calendar year. KRS 141.386

ENDOW Kentucky Tax Credit—A taxpayer making an endowment gift to a permanent endowment fund of a qualified community foundation, or county-specific component fund, or affiliate community foundation, which has been certified under KRS 147A.325, is entitled to a tax credit equal to twenty percent (20%) of the endowment gift, not to exceed $10,000. The nonrefundable tax credit is allowed against the taxes imposed by KRS 141.020 or 141.040 and KRS 141.0401 and if not use in the year the tax credit is awarded may be carried forward for a period not to exceed five years. The department shall issue a credit certification (Schedule ENDOW) to a taxpayer upon receiving proof that the endowment gift was made to the approved community foundation as provided by KRS 141.438(7). Schedule ENDOW must be attached to the taxpayer’s tax return each year to claim the credit. A partner, member or shareholder of a pass-through entity shall attach a copy of Schedule K-1, Form 7205, 765 or 765-GP to the partner’s, member’s or shareholder’s tax return each year to claim the tax credit. KRS 141.438 and 103 KAR 15:195

New Markets Development Program Tax Credit—A taxpayer that makes a qualified equity investment as provided by KRS 141.432(7) in a qualified community development entity as provided by KRS 141.432(6) shall be entitled to a nonrefundable tax credit against the taxes imposed by KRS 141.020, 141.040, 141.0401, 136.320, 136.330, 136.340, 136.350, 137.370, 136.390 or 304.3-270. The total amount of tax credits that may be awarded by the department shall be limited to $10 million. “Qualified low-income community investment” means any capital or equity investment in, or loan to, any qualified active low-income community business made after June 4, 2010. With respect to any one qualified active low-income community business, the maximum amount of qualified active low-income community investments that may be made in the business, on a collective basis with all of its affiliates, with the proceeds of qualified equity investments that have been certified under KRS 141.433 shall be $10 million, whether made by one or several qualified community development entities.

The amount of the credit shall be equal to 39% of the purchase price of the qualified equity investment made by the taxpayer. A taxpayer is allowed to claim zero percent (0%) for each of the first two credit allowance dates, seven percent (7%) for the third allowance date, and eight percent (8%) for the next four allowance dates. “Credit allowance date” means with respect
to any qualified equity investment: (a) the date on which the investment is initially made; and (b) each of the six anniversary dates of that date thereafter. **KRS 141.432 to 141.434**

**Food Donation Tax Credit**—For taxable years beginning on or after January 1, 2014, but before January 1, 2018, a qualified taxpayer shall be allowed a nonrefundable credit against the tax imposed by KRS 141.020, or 141.040 and 141.0401, with the ordering of credits as provided in KRS 141.0205, in an amount equal to ten percent (10%) of the value of donated edible agriculture products to a nonprofit organization operating a food program in Kentucky that is exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code.

A qualified taxpayer means a person responsible for and deriving income from: (i) growing fruits, vegetables, or other edible agriculture products; or (ii) raising beef, poultry, pork, fish, or other edible agriculture products. Edible agriculture products means fruits, vegetables, beef, poultry, pork, fish, or any other edible product raised or grown in Kentucky that is intended for and fit for human consumption. **KRS 141.392**

**Distilled Spirits Tax Credit**—For taxable years beginning on or after January 1, 2015, a nonrefundable and nontransferable credit against the tax imposed by KRS 141.020, or 141.040 and 141.0401, for taxpayers who pay Kentucky property tax on distilled spirits.

The distilled spirits credit is equal to: 40 percent of the property tax assessed and timely paid for taxable years beginning on or after January 1, 2016; 60 percent of the property tax assessed and timely paid for taxable years beginning on or after January 1, 2017; 80 percent of the property tax assessed and timely paid for taxable years beginning on or after January 1, 2018; and 100 percent of the property tax assessed and timely paid for taxable years beginning on or after January 1, 2019.

The amount of the credit is contingent on the costs associated with the following capital improvements at the premises of the distiller: construction, replacement, or remodeling of warehouses or facilities; purchases of barrels and pallets used for the storage and aging of distilled spirits in maturing warehouses; acquisition, construction, or installation of equipment for the use in the manufacture, bottling, or shipment of distilled spirits; addition or replacement of access roads or parking facilities; and construction, replacement, or remodeling of facilities to market or promote tourism, including but not limited to a visitor’s center. **KRS 141.389**
TANGIBLE PERSONAL PROPERTY TAXES—The listing period for tangible personal property is January 1 through May 15 of each year. Each taxpayer is responsible for reporting his tangible personalty subject to ad valorem taxation. The Tangible Personal Property Tax Return, Revenue Form 62A500, and instructions can be obtained from your local county property valuation administrator’s office or the Office of Property Valuation. You may also go to www.revenue.ky.gov to download these forms. A separate form must be filed for each location in Kentucky where you have tangible personal property.

Kentucky Department of Revenue
Mission Statement

As part of the Finance and Administration Cabinet, the mission of the Kentucky Department of Revenue is to administer tax laws, collect revenue, and provide services in a fair, courteous, and efficient manner for the benefit of the Commonwealth and its citizens.

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The Kentucky Department of Revenue does not discriminate on the basis of race, color, national origin, sex, age, religion, disability, sexual orientation, gender identity, veteran status, genetic information or ancestry in employment or the provision of services.

TAXPAYER ASSISTANCE

Forms:
Operations and Support Services Branches
P. O. Box 518
Frankfort, KY 40602-0518
(502) 564-3658
Website: www.revenue.ky.gov
Email: Financerevenueformsandenvelopes@ky.gov

Information:
Pass-through Entity Branch
Department of Revenue
501 High Street, Station 69
Frankfort, KY 40601-2103
(502) 564-8139

Mailing/Payment:
Mail the return to:
Kentucky Department of Revenue, P. O. Box 856910, Louisville, KY 40285-6910. Make the check(s) payable to the Kentucky State Treasurer.

Mail returns with no tax due or refund requests to: Kentucky Department of Revenue, P. O. Box 856905, Louisville, KY 40285-6905.

KENTUCKY TAXPAYER SERVICE CENTERS

Information and forms are available from Kentucky Taxpayer Service Centers in the following cities.

Ashland, 1539 Greenup Avenue, 41101-7695
(606) 920-2037

Bowling Green, 201 West Professional Park Court, 42104-3278
(270) 746-7470

Corbin, 15100 North US 25E, Suite 2, 40701-6188
(606) 528-3322

Frankfort, 501 High Street, 40601-2103
(502) 564-4581 (Taxpayer Assistance)

Hopkinsville, 181 Hammond Drive, 42240-7926
(270) 889-6521

Louisville, 600 West Cedar Street
2nd Floor West, 40202-2310
(502) 595-4512

Northern Kentucky, Turfway Ridge Office Park
7310 Turfway Road, Suite 190
Florence, 41042-4871
(859) 371-9049

Owensboro, Corporate Center
401 Frederica Street, Building C, Suite 201, 42301-6295
(270) 687-7301

Paducah, Clark Business Complex, Suite G
2928 Park Avenue, 42001-4024
(270) 575-7148

Pikeville, Uniplex Center, Suite 203
126 Trivette Drive, 41501-1275
(606) 433-7675
As part of the Finance and Administration Cabinet, the mission of the Kentucky Department of Revenue (DOR) is to administer tax laws, collect revenue, and provide services in a fair, courteous, and efficient manner for the benefit of the Commonwealth and its citizens.

As a Kentucky taxpayer, you have the right to expect the DOR to honor its mission and uphold your rights every time you contact or are contacted by the DOR.

Some Kentucky taxpayer rights are very specific, such as when and how to protest an assessment or the denial of a refund or credit. Others are more general.

The following is a summary of your rights and the DOR’s responsibilities to you as a Kentucky taxpayer.

### RIGHTS OF TAXPAYER

#### Privacy
You have the right to privacy with regard to information you provide pertaining to returns, reports, or the affairs of your business.

#### Assistance
You have the right to advice and assistance from the DOR in complying with state tax laws.

#### Explanation
You have the right to a clear and concise explanation of:
- basis of assessment of additional taxes, interest and penalties, or the denial or reduction of any refund or credit claim;
- procedure for protest and appeal of a determination of the DOR; and
- tax laws and changes in tax laws so that you can comply with the law.

#### Protest and Appeal
You have the right to protest and appeal a determination of the DOR if you disagree with an assessment of tax or penalty, reduction or a denial of a refund, a revocation of a license or permit, or other determination made by the DOR. If you file a timely protest, you have a right to a conference to discuss the matter. (See reverse for procedure to file a protest.)

#### Representation
You have the right to representation by your authorized agent (attorney, accountant or other person) in any hearing or conference with the DOR. You have the right to be informed of this right prior to the conference or hearing. If you intend for your representative to attend the conference or hearing in your place, you may be required to give your representative a power of attorney before the DOR can discuss tax matters with your authorized agent.

#### Recordings
You have the right to make an audio recording of any meeting, conference, or hearing with the DOR. The DOR has the right to make an audio recording, if you are notified in writing in advance or if you make a recording. You have the right to receive a copy of the recording.

### Consideration
You have the right to consideration of:
- waiver of penalties or collection fees if “reasonable cause” for reduction or waiver is given (“reasonable cause” is defined in KRS 131.010(9) as: “an event, happening, or circumstance entirely beyond the knowledge or control of a taxpayer who has exercised due care and prudence in the filing of a return or report or the payment of monies due the department pursuant to law or administrative regulation”);
- installment payments of delinquent taxes, interest and penalties;
- waiver of interest and penalties, but not taxes, resulting from incorrect written advice from the DOR if all facts were given and the law did not change or the courts did not issue a ruling to the contrary;
- extension of time for filing reports or returns; and
- payment of charges incurred resulting from an erroneous filing of a lien or levy by the DOR.

### Guarantee
You have the right to a guarantee that DOR employees are not paid, evaluated or promoted based on taxes assessed or collected, or a tax assessment or collection quota or goal imposed or suggested.

### Damages
You have the right to file a claim for actual and direct monetary damages with the Kentucky Board of Claims if a DOR employee willfully, recklessly and intentionally disregards your rights as a Kentucky taxpayer.

### Interest
You may have the right to receive interest on an overpayment of tax.

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### DEPARTMENT OF REVENUE RESPONSIBILITIES

The DOR has the responsibility to:
- perform audits, conduct conferences and hearings with you at reasonable times and places;
- authorize, require or conduct an investigation or surveillance of you only if it relates to a tax matter;
- make a written request for payment of delinquent taxes which are due and payable at least 30 days prior to seizure and sale of your assets;
- conduct educational and informational programs to help you understand and comply with the laws;
- publish clear and simple statements to explain tax procedures, remedies, your rights and obligations, and the rights and obligations of the DOR;
- notify you in writing when an erroneous lien or levy is released and, if requested, notify major credit reporting companies in counties where lien was filed;
- advise you of procedures, remedies and your rights and obligations with an original notice of audit or when an original notice of tax due is issued, a refund or credit is denied or reduced, or whenever a license or permit is denied, revoked or canceled;
The Department of Revenue (DOR) is committed to ensuring that your rights are protected. If you think you are not being treated fairly or if you have a problem or complaint, please contact the Ombudsman for assistance.

The Taxpayer Ombudsman may be contacted by telephone at (502) 564-7822 (between 8:00 a.m. and 5:00 p.m. weekdays). The mailing address is: Department of Revenue, Taxpayer Ombudsman, P.O. Box 930, Frankfort, Kentucky 40602-0930.

**WHERE TO GET ASSISTANCE**

The DOR has offices in Frankfort and taxpayer service centers in nine cities and towns throughout Kentucky. DOR employees in the service centers answer tax questions and provide assistance. You may obtain assistance by contacting any of the following:

**Ashland Taxpayer Service Center**
1539 Greenup Avenue, 41101-7695
(606) 920-2037

**Bowling Green Taxpayer Service Center**
201 West Professional Park Court, 42104-3278
(270) 746-7470

**Corbin Taxpayer Service Center**
15100 North US25E, Suite 2, 40701-6188
(606) 528-3322

**Frankfort Taxpayer Service Center**
501 High Street, 40601-2103
(502) 564-4581 (Taxpayer Assistance)

**Hopkinsville Taxpayer Service Center**
181 Hammond Drive, 42240-7926
(270) 889-6521

**Louisville Taxpayer Service Center**
600 West Cedar Street, 2nd Floor West, 40202-2310
(502) 595-4512

**Northern Kentucky Taxpayer Service Center**
Turfway Ridge Office Park
7310 Turfway Road, Suite 190
Florence 41042-4871
(859) 371-9049

**Owensboro Taxpayer Service Center**
401 Frederica Street, Building C, Suite 201, 42301-6295
(270) 687-7301

**Paducah Taxpayer Service Center**
Clark Business Complex, Suite G
2928 Park Avenue, 42001-4024
(270) 575-7148

**Pikeville Taxpayer Service Center**
Uniplex Center, 126 Trivette Drive, Suite 203, 41501-1275
(606) 433-7675

The DOR has an online taxpayer service center where you can download forms, publications, and obtain general information about the department. The address is www.revenue.ky.gov.

The information in this brochure merely summarizes your rights as a Kentucky taxpayer and the responsibilities of the Department of Revenue. The Kentucky Taxpayers’ Bill of Rights may be found in the Kentucky Revised Statutes (KRS) at Chapter 131.041-131.083. Additional rights and responsibilities are provided for in KRS 131.020, 131.110, 131.170, 131.181, 131.183, 131.190, 131.500, 131.654, 133.120, 133.130, 134.580 and 134.590.

**PROTEST AND APPEAL PROCEDURE**

**Protest**
If you receive a notice of assessment, a Notice of Tax Due for tax or penalty or if the DOR notifies you that a tax refund or credit has been reduced or denied, a license or permit revoked or denied, or other determination made by the DOR, you have the right to protest. To do so:

- submit a written protest within 45 days of the original Notice of Tax Due, notice of refund reduction or denial, revocation or denial of a license or permit, or other DOR determination;
- identify the tax involved and give the account number, Social Security number or other identification number and attach a copy of the DOR notice of determination to support that protest is timely;
- explain why you disagree;
- attach any proof or documentation available to support your protest or request additional time to support your protest;
- sign your statement, include your daytime telephone number and mailing address; and
- mail to the Kentucky Department of Revenue, Frankfort, Kentucky 40620.

**Conference**
You have the right to request a conference to discuss the issue.

**Final Ruling**
If you do not want to have a conference or if the conference did not resolve your protest, you have the right to request a final ruling of the DOR so that you can appeal your case further.

**Appeal**
If you do not agree with the DOR’s final ruling, you can file a written appeal with the Kentucky Board of Tax Appeals. If you do not agree with the decision of the Kentucky Board of Tax Appeals, you have the right to appeal their ruling to the Kentucky courts (first to the circuit court in your home county or in Franklin County, then to the Kentucky Court of Appeals, and finally to the Kentucky Supreme Court).

**TAXPAYER OMBUDSMAN**

The DOR has a Taxpayer Ombudsman whose job is to serve as an advocate for taxpayers’ rights. One of the main functions of the Ombudsman is to ensure that your rights as a Kentucky taxpayer are protected.

Also, an important function of the Taxpayer Ombudsman is to confer with DOR employees when you have a problem or conflict that you have been unable to resolve. However, it is not the role of the Ombudsman to intercede in an audit, handle a protest, waive taxes, penalty or interest, or answer technical tax questions. To file a protest, see PROTEST AND APPEAL PROCEDURE. Please do not mail your protest to the Ombudsman.

The Taxpayer Ombudsman is your advocate and is there to make sure your rights are protected. If you think you are not being treated fairly or if you have a problem or complaint, please contact the Ombudsman for assistance.

The Kentucky Department of Revenue does not discriminate on the basis of race, color, national origin, sex, age, religion, disability, sexual orientation, gender identity, veteran status, genetic information or ancestry in employment or the provision of services.

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Commonwealth of Kentucky
DEPARTMENT OF REVENUE

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