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AN ACT relating to solid waste management and declaring an emergency.

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

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→ Section 1. KRS 109.041 is amended to read as follows:

4 (1)In addition to all other powers enumerated in Chapter 67 and other sections of the 5 Kentucky Revised Statutes, counties, acting by and through their fiscal courts, may 6 own and hold the permit for, plan, initiate, acquire, construct, and maintain solid 7 waste management facilities, enter into contracts or leases with private parties for 8 the design, construction, or operation of a publicly-owned solid waste management 9 facility, and adopt administrative regulations with respect thereto in accordance 10 with this chapter. It is hereby determined and declared that in the implementation, 11 acquisition, financing, and maintenance of solid waste management facilities, and in 12 the enforcement of their use, counties will be performing state functions duly 13 delegated to them for the public welfare. In such regard, the right of counties to 14 condemn land necessary for the acquisition of solid waste management facilities 15 pursuant to the Eminent Domain Act of Kentucky and to exercise the police power 16 in respect thereto is confirmed. Any county may contract with third parties for the 17 management by public or private means of solid waste within the county.

18 (2) No solid waste management facility shall be acquired and constructed until the
19 construction thereof has been approved in writing by the cabinet. Planning for a
20 solid waste management facility shall be conducted in accordance with the policy
21 set forth in KRS 109.011(7) and KRS Chapter 224.

- 22 (3) No county or waste management district shall prohibit or otherwise restrict
 23 materials recovery by:
- (a) Any materials recovery operation in existence in the county or district on the
 effective date of the mandatory program;
- (b) Any person supplying material to materials recovery operations on the
 effective date of the mandatory program;

(d)

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- (c) Any new materials recovery operation that reclaims the same type of materials as materials recovery operations included in paragraph (a) of this subsection;
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Any new suppliers to materials recovery operations included in paragraphs (a) and (c) of this subsection:

Any materials recovery operation for glass, plastic, or metal beverage 5 (e) 6 containers, unless a commitment has been made by a local government or 7 other political subdivision of the state, by ordinance or contract, to a solid 8 waste project consistent with the provisions of this chapter, that is dependent 9 upon the materials recovery of glass, plastic, or metal beverage containers to 10 meet its financial obligations for said project, and such commitment has been 11 made prior to the operation of any other such materials recovery facility in the 12 county or district; [or]

- (f) Any other materials recovery operation within the county or district not
 included in paragraphs (a) through (e) of this subsection or the supply of
 materials to such operation unless it is established that such operation would
 jeopardize the ability of a local government or other political subdivision of
 the state to meet financial obligations incurred in the maintenance, operation,
 or amortization of capital acquisition costs for a solid waste management
 facility; or
- 20(g) In a county containing a consolidated local government, any municipality21located within the geographic area of the county or waste management22district created to serve that county.
- (4) Notwithstanding any other provision of the Kentucky Revised Statutes to the
 contrary, no county or waste management district shall regulate special wastes as
 defined in KRS 224.50-760, other than sludge from water and waste water
 treatment facilities as it pertains to landfarming, or solid waste from agricultural or
 mining operations.

(5) Any county undertaking the planning, implementation, construction, installation,
 acquisition, and financing of a solid waste management facility pursuant to this
 chapter shall have the authority set forth in Chapter 58 of the Kentucky Revised
 Statutes concerning the financing of such solid waste management facility,
 including the authority to promulgate, enforce, and collect reasonable rates, rentals,
 and charges for the use of such solid waste management facility.

7 (6) Bonds authorized to be issued by any county pursuant to the authority of this
8 chapter for the financing of solid waste management facilities may be sold at either
9 private or public sale as may in the sound discretion of the county be in the best
10 interests of the county.

(7) Any county undertaking solid waste management pursuant to the provisions of this chapter may contract with any person for the provision of solid waste management services. A county may contract with any city to provide solid waste management services or may delegate the responsibility for solid waste management within incorporated areas to a city when the city agrees to assume such responsibility. In connection with solid waste management, any county may enter into contracts with any person for any term of years.

18 (8) Counties are authorized to charge a reasonable fee to transporters for the handling
19 of their waste at a solid waste management facility approved by the cabinet.

20 (9) Counties are authorized to sell or market materials and energy recovered from solid
21 waste and to enter into long-term contracts guaranteeing supply to insure markets
22 for the sale of recovered products.

- (10) In carrying out the provisions of this chapter, counties shall be subject to standards
 set by regulations adopted by the cabinet on waste management pursuant to KRS
 Chapter 224.
- (11) No county or waste management district shall prohibit long-term contracts by
 ordinance or other means.

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1	(12)	Counties are expressly authorized in addition to the powers enumerated in KRS
2		Chapter 65 and this chapter to contract with one another in order to regionalize solid
3		waste management to the maximum extent practicable.
4	(13)	Notwithstanding any other provision of law, a fiscal court may, by ordinance, create
5		a solid waste district to exercise the powers of the county pursuant to this chapter,
6		except that a district created for this purpose shall not levy or collect ad valorem
7		property taxes.
8	<u>(14)</u>	If a city within a county containing a consolidated local government is in
9		conformity with the Resource Conservation and Recovery Act of 1976, 42 U.S.C.
10		secs. 6901 et seq., and is in conformity with all state statutes and administrative
11		regulations applicable to the collection, management, and treatment of solid
12		waste and resource recovery therefrom, the consolidated local government or
13		waste management district serving the county containing the consolidated local
14		government shall not, directly or indirectly, hinder, delay, impair, prohibit, or
15		impede any city or its contractors and agents from accessing, utilizing, and
16		otherwise using any solid waste management facility for the disposal of solid
17		waste. The consolidated local government or waste management district shall not
18		charge a city within the county containing the consolidated local government, or
19		the city's contractors and agents, directly or indirectly, any fee that is based,
20		directly or indirectly, on the composition of the solid waste stream of that city if
21		the solid waste stream is in conformity with state and federal law for the use of
22		the solid waste management facility receiving the waste.
23		Section 2. KRS 109.115 is amended to read as follows:
24	(1)	A single county, or two (2) or more counties may create a waste management
25		district in accordance with the procedures of KRS 65.182. Waste management
26		districts shall have all powers and authority set forth in KRS 109.041.
27	(2)	The waste management district shall be controlled and managed by a board of

- 1 directors.
- 2 (3) The fiscal court *in a county not containing a consolidated local government* shall
 3 determine the composition of the board of directors in one (1) of the following
 4 ways:
- 5 (a) Appointment of the county judge/executive of every county, or portion of a 6 county, within that district and the mayor of the most populous city in each 7 county. Appointment of a third member from each county in the district so 8 that representation on the board shall be in proportion to the urban-rural 9 population distribution in the county. The county judge/executive and the 10 mayor may delegate a representative to serve in their stead.
- 11 (b) Appointment of members by the county judge/executive and confirmed by the 12 respective fiscal court. In the case of multicounty districts, membership on the 13 board shall be apportioned among the counties in ratio to their population with 14 each county having at least one (1) member. The mayor of the most populous 15 city in each county that is a participant in the waste management district shall 16 be appointed a member. In no case shall the total membership of the board 17 consist of fewer than three (3) persons. When a county has two (2) or more 18 members on the board, members shall be selected from urban or rural areas in 19 the same proportion as the urban-rural population distribution in the county, 20 except that there shall be at least one (1) member each from a rural and from 21 an urban area.
- (4) In a county containing a consolidated local government, the mayor of the
 consolidated local government, with the approval of the legislative body of the
 consolidated local government, shall appoint the following seven (7) persons to
 constitute the board of directors:
 (a) Three (3) residents, one (1) from each of the three (3) commissioner's
- 27 <u>districts in the county and no two (2) members shall reside within the same</u>

1		state Senate district;
2		(b) One (1) resident of the county who shall also reside within and represent
3		the urban services district within the consolidated local government;
4		(c) One (1) resident of the county submitted by the organization representing
5		the largest amount of cities within the county which does not have statewide
6		<u>membership;</u>
7		(d) One (1) resident of the county who does not reside within a city or the urban
8		services district in the county; and
9		(e) One (1) resident of the county submitted by the association representing the
10		largest number of waste management entities operating within the county.
11	<u>(5)</u>	A member of the board of directors may be removed from office pursuant to KRS
12		65.007.
13	<u>(6)</u>	Except for the initial board appointed pursuant to this section, each director shall
14		serve a two (2) year term, and shall serve no more than three (3) consecutive
15		terms. The initial board appointed pursuant to this section shall consist of three
16		(3) directors appointed for one (1) year and four (4) directors appointed for two
17		<u>(2) years.</u>
18		→Section 3. KRS 109.120 is amended to read as follows:
19	<u>(1)</u>	In counties not containing a consolidated local government, the board may adopt
20		such rules and regulations as are necessary to carry out the purposes for which the
21		waste management district was created and necessary for the adequate management
22		of solid waste in a manner adequate to protect the public health and consistent with
23		such rules and regulations as may be promulgated by the department.
24	<u>(2)</u>	In counties containing a consolidated local government, the board may adopt
25		such rules and regulations as are necessary to carry out the purposes for which
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26		the waste management district was created and necessary for the adequate

1		consistent with such rules and regulations as may be promulgated by the
2		department. These rules and regulations shall not be enforceable within the
3		boundaries of the city until approved by the legislative body of the city or, if
4		outside of an incorporated municipality, the legislative body of the consolidated
5		local government, where the rule or regulation is intended to apply.
6	<u>(3)</u>	In counties containing a consolidated local government, all rules and regulations
7		of the solid waste management district enacted from adoption of the most recent
8		solid waste management plan prior to the effective date of this Act shall sunset
9		August 31, 2017, unless reauthorized or modified and authorized by the newly
10		constituted board, and no additional rules or regulations shall be promulgated
11		until the newly constituted board is appointed in accordance with Section 2 of
12		this Act.
13	<u>(4)</u>	In counties containing a consolidated local government, a solid waste district
14		shall be required to electronically make available on a Web site operated by the
15		consolidated local government, all notices, meeting agendas, and meeting
16		<u>minutes.</u>
17		→ Section 4. The amendments to KRS 109.115 in Section 2 of this Act shall be
18	appl	ied, on the effective date of this Act, to declare vacant the offices of current board

applied, on the effective date of this Act, to declare vacant the offices of current board members of a solid waste management district in a county containing a consolidated local government who were appointed under subsection (3) of Section 2 of this Act prior to its amendment in this Act. The mayor of the consolidated local government shall fill the vacant positions within 90 days of the effective date of this Act in accordance with subsection (4) of Section 2 of this Act; otherwise all appointment authority shall shift to the Governor.

25 → Section 5. Whereas the citizens of counties containing a consolidated local
26 government will be better served by a reconstituted waste management district board that
27 is more diverse and representative of and responsive to the populace, an emergency is

- 1 declared to exist, and this Act takes effect upon its passage and approval by the Governor
- 2 or upon its otherwise becoming a law.