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1	AN	ACT relating to audits of county officers.
2	Be it ena	cted by the General Assembly of the Commonwealth of Kentucky:
3	⇒s	ection 1. KRS 43.070 is amended to read as follows:
4	(1) (a)	To determine whether any unauthorized, illegal, irregular, or unsafe handling
5		or expenditure of revenue or other improper practice of financial
6		administration has occurred and to assure that all proper items have been duly
7		charged, taxed, and reported, the Auditor shall audit annually:
8		1. The funds contained in each county's budget; and
9		2. The books, accounts, and papers of all county clerks and sheriffs.
10	(b)	The Auditor shall not conduct an audit pursuant to this subsection if the fiscal
11		court or the elected official notifies the Auditor that a certified public
12		accountant has been employed to audit the books, accounts, and papers of the
13		county or the fee office, in accordance with KRS 64.810.
14	<u>(c)</u>	1. If any county clerk or sheriff meets the criteria established in this
15		subsection and any additional criteria established in administrative
16		regulations promulgated by the Auditor, that county clerk's or
17		sheriff's audit required by this section may, in the discretion of the
18		Auditor, be conducted by an agreed-upon procedures engagement
19		performed by the Auditor. If, in the discretion of the Auditor, an
20		agreed-upon procedures engagement in progress will not provide
21		sufficient oversight of the county clerk's or sheriff's office, the Auditor
22		may at any time convert the engagement to an audit performed under
23		paragraph (a)2. of this subsection.
24		2. The Auditor and the county clerk or sheriff shall establish specific
25		procedures for any agreed-upon procedures engagement. If the
26		Auditor and the county clerk or sheriff cannot agree to the specific
27		procedures for an agreed-upon procedures engagement, the audit of

1		the county clerk's or sheriff's office shall be conducted under
2		paragraph (a)2. of this subsection for that year subject to the audit.
3	<u>3.</u>	At a minimum, the county clerk or sheriff shall meet the following
4		criteria in order to be eligible to have the county clerk's or sheriff's
5		annual audit in any particular year conducted using agreed-upon
6		procedures:
7		a. The county clerk or sheriff applies to the Auditor to have an
8		agreed-upon procedures engagement for the year subject to the
9		audit on a form provided by the Auditor and by the application
10		deadline established by the Auditor;
11		b. The county clerk's or sheriff's office did not have any reported
12		audit comment or finding in its most recent audit report;
13		c. The county clerk or sheriff and the Auditor agree to specific
14		procedures for the agreed-upon procedures engagement; and
15		d. Any additional criteria that may be determined by the Auditor.
16	<u>4.</u>	The publication requirements related to an agreed-upon procedures
17		engagement shall be the same as those required for audits of the
18		county clerks and sheriffs performed under paragraph (a)2. of this
19		subsection, except that the Auditor may provide a summary of the
20		agreed-upon procedures engagement report, and publication of the
21		summary shall satisfy the statutory requirements to publish the audit
22		report, opinion letter, and transmittal letter.
23	<u>5.</u>	The billing and expense provisions of subsection (3) of this section
24		shall apply to any agreed-upon procedures engagement performed
25		under this section.
26	<u>6.</u>	The Auditor may promulgate administrative regulations that set forth
27		additional criteria to qualify for agreed-upon procedures

1		engagements, the application procedures, and the standards,
2		procedures, guidelines, and reporting requirements for agreed-upon
3		procedures engagements under this section.
4		7. In exercising discretion regarding whether a county clerk or sheriff
5		who otherwise meets the minimum requirements may have an agreed-
6		upon procedures engagement in lieu of an audit for any particular
7		year subject to an engagement, and in exercising its discretion
8		regarding the proposed procedures for the agreed-upon procedures
9		engagement for any particular year subject to an audit, the Auditor
10		may consider factors including but not limited to past audit comments
11		or agreed-upon procedures engagement findings, assessment of risks,
12		complaints, financial statements, the number of consecutive agreed-
13		upon procedures engagements performed of the county clerk or
14		sheriff, and other factors relevant to oversight of the county clerk's or
15		sheriff's office.
16	(2)	The Auditor may audit:
17		
		(a) The books, accounts and papers of all county judges/executive, county
18		(a) The books, accounts and papers of all county judges/executive, county attorneys, coroners and constables; and
18 19		
		attorneys, coroners and constables; and
19		attorneys, coroners and constables; and (b) The books, accounts, papers, and performance of all special purpose
19 20		attorneys, coroners and constables; and(b) The books, accounts, papers, and performance of all special purpose governmental entities as defined in KRS 65A.010. The expense of any audit
19 20 21	(3)	 attorneys, coroners and constables; and (b) The books, accounts, papers, and performance of all special purpose governmental entities as defined in KRS 65A.010. The expense of any audit or examination performed pursuant to this paragraph shall be borne by the
19 20 21 22	(3)	 attorneys, coroners and constables; and (b) The books, accounts, papers, and performance of all special purpose governmental entities as defined in KRS 65A.010. The expense of any audit or examination performed pursuant to this paragraph shall be borne by the entity audited or examined.
19 20 21 22 23	(3)	 attorneys, coroners and constables; and (b) The books, accounts, papers, and performance of all special purpose governmental entities as defined in KRS 65A.010. The expense of any audit or examination performed pursuant to this paragraph shall be borne by the entity audited or examined. The county shall bear one-half (1/2) of the actual expense of the audit conducted

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fund or office annually pursuant to subsection (1)(a)1. or 2. of this section except as

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1 provided in KRS 64.810(4).

2 (4)Within a reasonable time after the completion and distribution of the audit reports 3 authorized by subsection (1) of this section, the Auditor of Public Accounts shall 4 bill the county for the expenses incurred pursuant to subsection (3) of this section. 5 A copy of this bill shall be forwarded to the secretary of the Finance and 6 Administration Cabinet. Should the fiscal court within sixty (60) days following 7 receipt of said bill determine the charge to be excessive or otherwise improper it 8 shall submit its objection to the secretary of the Finance and Administration Cabinet 9 and to the State Treasurer for resolution of the controversy in accordance with 10 subsection (5) of this section. If the amount billed has not been paid within sixty 11 (60) days from date of billing, and no objection has been filed, the Auditor shall 12 notify the secretary of the Finance and Administration Cabinet and the secretary of 13 revenue who shall cause said amount to be deducted from the next payment or 14 return of moneys provided by KRS 47.110 by the state to the county or counties. 15 Deductions shall continue until the total amount due the Auditor's office has been 16 paid. All moneys received pursuant to this section shall be credited to the trust and 17 agency account of the Auditor of Public Accounts. When an objection to the bill has 18 been filed with the secretary of the Finance and Administration Cabinet and the 19 State Treasurer in accordance with subsection (5) of this section the amount found 20 to be equitable and just shall become payable immediately upon the entry of the 21 final decision.

(5) Any controversy over the amount of the bill for the actual expenses incurred shall
be submitted by the fiscal court to the secretary of the Finance and Administration
Cabinet and the State Treasurer for a decision as to the proper amount. In the event
that these two (2) arbitrators fail to agree, then the controversy shall be submitted to
the Attorney General, whose decision shall be final.