

HOUSE OF REPRESENTATIVES

KENTUCKY GENERAL ASSEMBLY AMENDMENT FORM
2020 REGULAR SESSION
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Amend printed copy of **HB 570/HCS 1**

Beginning on page 1, line 23, and continuing through page 2, line 22, by deleting all text on those lines in its entirety and by inserting in lieu thereof:

"(3) (a) "Public agency" means:~~[any]~~

1. Any local government;

2. Any political subdivision of this state *or of another state*;~~[]~~

3. Any agency, board instrumentality, or commission created by a local government;~~[any]~~

4. Any taxing district as defined in KRS 65.180;

5. Any special purpose government entity as defined in KRS 65A.010(9)(a) to (c), including those entities that are exempt from the definition of special purpose governmental entity under the provisions of KRS 65A.010(9)(d)7. to 9.;

6. Any interlocal agency;

7. The Commonwealth or any agency *or instrumentality* of the state government or of the United States, *including but not limited to a state-supported institution of higher education*;~~[, a sheriff, any]~~

8. Any county *school district* or independent school district; *and*;~~[, and any political subdivision of another state. It also means a]~~

Amendment No. _____

Rep. Rep. Joe Graviss

Committee Amendment _____

Signed: _____

Floor Amendment _____

LRC Drafter: _____

Adopted: _____

Date: _____

Rejected: _____

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9. Any ~~[state-supported or]~~private institution of higher education entering into an agreement authorized by subsection (4) of Section 4 of this Act with another public agency~~[and a county or independent public school district for the purposes of entering into a joint agreement to establish and operate a program or facility, including a center for child learning and study, designed to help one (1) or more schools meet any of the goals set forth in KRS 158.6451, or for the investment of funds. If a private institution of higher education proposes to participate in an agreement pursuant to the Interlocal Cooperation Act, the Attorney General shall determine if the proposal is compatible with the United States Constitution, as part of the review of the agreement provided in KRS 65.260(2)].~~

(b) "Public agency" does not mean a public charter school as defined in KRS 160.1590 or any program or facility operated by a public charter school."; and

On page 2, line 25, by deleting "(c) to (f)" and by inserting in lieu thereof "(a)3. to 6."; and

On page 3, line 12, by deleting "(c) to (f)" and by inserting in lieu thereof "(a)3. to 6."; and

On page 4, after line 26, by adding:

"(5) A public charter school as defined in KRS 160.1590, or any program or facility operated by a public charter school, shall not be a party to, or recipient of funding from, an interlocal agreement entered into pursuant to KRS 65.210 to 65.300."; and

On page 7, line 27, after "agency was created." by inserting "However, nothing in KRS 65.210 to 65.300 shall be construed to allow an interlocal agency to be created for the purpose, either directly or indirectly, of receiving funding for or subsequently transferring funding to a public charter school as defined in KRS 160.1590, or a program or facility operated by a public charter school.".