1	AN ACT relating to voluntary unification of counties.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 67 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) Any two (2) or more adjoining counties, except consolidated local governments,
6	charter county governments, urban-county governments, and unified local
7	governments, may consolidate.
8	(2) (a) An action to consolidate a county may be initiated by:
9	1. The adoption of an ordinance by a fiscal court stating the intent of the
10	county to consider consolidation with another county or counties; or
11	2. The petitioning of the fiscal court by residents who are registered
12	voters within the county.
13	(b) The number of signatures required for a petition to consolidate shall equal
14	twenty percent (20%) of the total number of persons in the county voting in
15	the last presidential election. All petitions shall be certified as to their
16	sufficiency by the county clerk. All petitions shall include the printed name,
17	address, age, and signature of each registered voter signing the petition, and
18	the date of the signature. Each page of the petition shall contain the
19	following language: "This petition is to initiate proceedings to merge the
20	county of with the county (or counties) of under
21	the provisions of Sections 1 to 7 and Section 8 of this Act." The petition
22	shall not be circulated for a period of time exceeding one hundred twenty
23	(120) days. If the petition exceeds the one hundred twenty (120) day time
24	frame, it shall become void. Any petition containing irregularities shall be
25	returned to the petitioner, who shall have ten (10) days to correct the
26	irregularities and resubmit the petition to the county judge/executive for
27	final certification.

1	(c) Upon receipt of a certified petition or the final adoption of an ordinance
2	stating the intent of a county to consolidate with another county or counties,
3	the county judge/executive in the initiating county shall within ten (10)
4	working days notify by certified mail, return receipt requested, the fiscal
5	courts of the adjoining counties proposed for consolidation and shall notify
6	the residents of those counties by legal public notice, made in accordance
7	with KRS Chapter 424, of the action taken in the initiating county. If no
8	action is taken within one hundred twenty (120) days from the receipt of the
9	certified letter to present a petition or to enact an ordinance in the adjoining
10	counties which are proposed to be consolidated as provided in paragraphs
11	(a) and (b) of this subsection, the actions in the initiating county shall be
12	considered void.
13	(3) All ordinances relating to county consolidation shall be adopted in accordance
14	with the provisions of KRS 67.076 and 67.077. Upon enactment, the ordinances
15	shall be published in accordance with KRS Chapter 424.
16	(4) (a) If, within one hundred twenty (120) days of the public notice in an
17	adjoining county proposed for consolidation, a petition is received or an
18	ordinance is enacted stating the intent of the county to consolidate with a
19	county or counties as provided in subsection (2)(a) and (b) of this section, a
20	special election shall be held within ninety (90) days on the same day within
21	each county, to determine the will of the people in each separate county.
22	(b) The county judge/executive shall, in each county proposed for
23	consolidation, deliver a certified copy of the enacted ordinance or the final
24	<u>certified petition to the county clerk of the county in which the election is to</u>
25	be held. The county clerk in each county proposed for consolidation shall
26	prepare the following question to be placed before the voters: "Are you in
27	favor of being consolidated with the county (or counties) of

1	which will form a new county?" The question may also include the option
2	of adopting a commissioner form of government for the newly consolidated
3	county. If it does, the question shall read: "Are you in favor of being
4	consolidated with the county (or counties) of to form a new
5	county which will be governed by the commission form of government?"
6	The advertisement of the election by the sheriff shall be in accordance with
7	KRS 242.040. The advertisement shall include the date of the election and
8	the question to be voted upon.
9	(c) If a simple majority of those persons voting in each county vote in favor of
10	the consolidation, the counties shall become consolidated. If less than a
11	simple majority of those persons voting in each county favor the
12	consolidation, then the issue of consolidation shall become void for all
13	purposes in each county.
14	(5) All general costs associated with the conduct of special elections relating to a
15	proposed consolidation of counties shall be paid by the state. The publication
16	costs for legal public notice of the election and the costs for legal public notices in
17	adjoining counties proposed for consolidation as required in subsection (2)(c) of
18	this section shall be considered a general cost of the election, but no other
19	advertising shall be paid for by state funds.
20	→SECTION 2. A NEW SECTION OF KRS CHAPTER 67 IS CREATED TO
21	READ AS FOLLOWS:
22	The fiscal court of any new county created by the consolidation of two (2) or more
23	counties shall not take any legal action until the expiration of the current terms of
24	office of all elected county officials holding office when the counties were consolidated
25	and the election and certification of the officials of the newly consolidated county. The
26	officers of the newly consolidated county shall be elected and take office in the same
27	manner and at the same time as other elected county officials.

1	\rightarrow SECTION 3.	A NEW SECTION OF KRS CHAPTER 67 IS CREATED TO
2	READ AS FOLLOWS:	

3	<u>(1) Upon certification of an</u>	election to consolidate counties, the county
4	judge/executive of each c	ounty shall, within thirty (30) days after the
5	<u>certification, appoint six (6)</u>	voters from the county to serve as members of a
6	transition committee for the	purpose of dividing the area of the new county into
7	districts for the election of n	nembers of the fiscal court for the new county. The
8	appointments for each coun	ty shall be made so that they reflect as closely as
9	possible the ratio of each of	the two (2) major political parties to the total county
10	population. The committee	members representing each county shall begin
11	meeting jointly within fifteen	n (15) days after their appointment and proceed to
12	divide the area of the new co	unty into not less than three (3) nor more than eight
13	(8) magisterial districts, each	h to be as nearly equal in area and population as
14	possible. If the election in	ncluded the selection of a commission form of
15	government, then the county	judge/executive shall set the commissioner districts
16	pursuant to KRS 67.060 at th	e same time the transition committee establishes the
17	magisterial districts. The con	missioners shall be elected pursuant to KRS 67.060
18	when the magistrates for the	e new government are elected. The committee shall
19	<u>also select not fewer than two</u>	(2) names nor more than five (5) names for the new
20	<u>county, which shall be subm</u>	itted to the voters for their selection at the same time
21	as the election for the me	nbers of the new fiscal court. The report of the
22	transition committee shall	be filed with the county judge/executive of each
23	consolidating county not les	s than sixty (60) days after the appointment of the
24	members. The members of	the transition committee shall select a chair from
25	among themselves to preside	over the meetings of the group.
26	(2) If, at the expiration of sixty	(60) days after the initial meeting of the transition

27 committee, a majority of the members have failed to agree upon the selection of

1		the names for the proposed county or failed to agree upon a plan to divide the
2		new county into magisterial districts, the Governor shall appoint an additional
3		person to act as chair of the committee. The Governor's appointee shall not vote
4		on any question except in the case of a tie vote, to aid in the selection of the
5		potential new county names, the formation of magisterial districts, or any other
6		relevant issue for the ballot. The report of the committee shall be filed with the
7		county judge/executive of each county not less than thirty (30) days after
8		appointment of the new committee chair.
9		→SECTION 4. A NEW SECTION OF KRS CHAPTER 67 IS CREATED TO
10	REA	D AS FOLLOWS:
11	<u>(1)</u>	All taxes in effect in each county in the fiscal year immediately preceding the
12		beginning of the term of the new fiscal court shall remain in effect until action is
13		taken to change or remove them by the new fiscal court.
14	(2)	The territory formerly embraced within each of the previously existing counties is
15		hereby made into a separate special taxing district for the repayment of financial
16		obligations and debts of the previously existing counties. The new fiscal court
17		may levy and collect taxes in these special taxing districts in addition to its other
18		powers to levy and collect taxes. The separate debt of each special taxing district
19		shall be a first lien on the territory formerly embraced within that previously
20		existing county. The money collected as taxes for each of the special taxing
21		districts shall be kept separate and shall first be used as payment of the debts of
22		the previously existing county that formerly embraced the territory of that specific
23		taxing district. The special taxing district shall cease to exist upon repayment of
24		all debts and financial obligations of the previously existing county.
25	<u>(3)</u>	Any surplus funds in existence in a county on the date of a consolidation shall be
26		spent in the territory of the previously existing county in which the surplus funds
27		were raised. The surplus funds shall first be expended towards the regular

1	<u>repayment of any financial obligations or debts of the territory formerly</u>
2	embraced within each of the previously existing counties that were to be paid in
3	full within five (5) years. The schedule for the repayment of debts or financial
4	obligations that were contracted for a period of more than five (5) years shall be
5	at the discretion of the newly formed county. Any surplus funds remaining after
6	the payment of obligations and debts shall be spent by the fiscal court of the
7	newly formed county in the territory of the previously existing county from which
8	the taxes were collected or may be returned to the taxpayers in the territory of the
9	previously existing county from which the taxes were collected on a basis
10	representing the proportion of taxes the taxpayers paid in such a manner as the
11	fiscal court shall determine by ordinance.
12	→SECTION 5. A NEW SECTION OF KRS CHAPTER 67 IS CREATED TO
13	READ AS FOLLOWS:
14	Voters shall select the county seat of the newly consolidated county from one (1) of the
15	previously existing county seats. The question on the selection of the new county seat
16	shall be submitted to the voters at the same time as the election for the members of the
17	new fiscal court and the selection of the name for the newly consolidated county. The
18	county seat shall remain at this location for a period of no less than ten (10) years,
19	after which time the citizens may remove the county seat only as provided by KRS
20	67.020. The remaining county government buildings in the county seats of the
21	previously existing counties shall be maintained as branch offices of the newly formed
22	county for a period of no less than ten (10) years, after which the fiscal court may
23	make a decision as to their necessity and use.
24	→SECTION 6. A NEW SECTION OF KRS CHAPTER 67 IS CREATED TO
25	READ AS FOLLOWS:
26	The Department for Local Government shall promulgate administrative regulations in
27	accordance with the provisions of KRS Chapter 13A giving preference points on

Page 6 of 8

1	applications for Small Cities Community Development Block Grant funds made by
2	newly consolidated counties to the extent such preferences are not prohibited by federal
3	law. The Department for Local Government shall provide technical and advisory
4	assistance to newly consolidated counties. Funds awarded under this section shall be
5	expended in compliance with all state and federal guidelines governing those funds.
6	→SECTION 7. A NEW SECTION OF KRS CHAPTER 67 IS CREATED TO
7	READ AS FOLLOWS:
8	Upon consolidation of the counties, all appointments to boards of special districts shall
9	remain in effect until the expiration of the term, when the appropriate appointing
10	authority shall then make new appointments.
11	Section 8. KRS 67.280 is amended to read as follows:
12	Where the <i>previously existing</i> [two (2) old] counties were in the same representative,
13	senatorial, [judicial circuit,] or congressional [, or railroad commissioner] district or
14	districts, or in the same judicial circuit or circuits, the newly consolidated [new] county
15	shall remain in the same district or <u>circuit[districts]</u> . Where the <u>previously existing[two</u>
16	(2) old] counties were not in the same district or <u>circuit</u> [districts], the <u>newly</u>
17	<u>consolidated</u> [new] county shall be placed in the following district or <u>circuit</u> [districts]: In
18	the representative, senatorial, <u>judicial circuit,</u> <u>or</u> congressional, or railroad
19	commissioner] district or districts, or judicial circuit, respectively, in which the
20	previously existing[old] county, having the largest population, was located.[; provided,
21	that] If each of the <i>previously existing</i> [two (2) old] counties was a separate district the
22	new county shall be divided into[two (2)] such districts, each district to be
23	<u>contiguous</u> [coterminous] with the boundary lines of the <u>previously existing[old]</u>
24	counties.[; provided further, that] If any of the election districts formed under the
25	provisions of Sections 1 to 7 of this Act [KRS 67.190 to 67.270 as a result of county
26	consolidation] are in violation of the requirements of the Constitution, such consolidation
27	shall not be effective unless the General Assembly, at its first session after the

- 1 consolidation, shall redistrict the state in compliance with the provisions of the
- 2 Constitution.
- \rightarrow Section 9. The following KRS sections are repealed:
- 4 67.190 Petition for consolidation of counties -- Notice.
- 5 67.200 New petition when petition not filed in time.
- 6 67.210 Order for election on question of consolidation.
- 7 67.220 Advertisement of election.
- 8 67.230 General election laws to apply.
- 9 67.240 Certification of results of election -- Appointment of commissions to lay off
- 10 justices' districts and select choice of names and county seats.
- 11 67.250 Report of commissions -- Election of officers for new county.
- 12 67.260 Election to choose name and county seat of new county -- Period between13 elections on consolidation.
- 14 67.270 Debts of old counties -- Separate taxes to pay.
- 15 67.290 Records and property of old counties.
- 16 67.310 Disposition of county administrative agencies.