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1	AN ACT relating to special purpose governmental entities.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→ SECTION 1. A NEW SECTION OF KRS CHAPTER 65A IS CREATED TO
4	READ AS FOLLOWS:
5	(1) This section applies to any ad valorem tax or fee levied by a special purpose
6	governmental entity that is not otherwise required by statute or ordinance to be
7	adopted or approved through an official act of an establishing entity.
8	(2) This section does not apply to:
9	(a) An air board established or operating under KRS 183.132 to 183.160;
10	(b) A fire protection district established or operating under KRS Chapter 75; or
11	(c) An ambulance taxing district established or operating under KRS 108.090
12	<u>to 108.180.</u>
13	(3) As used in this section, "compensating tax rate" has the same meaning as in
14	KRS 132.010 and applies to all special purpose governmental entities with the
15	authority to levy ad valorem taxes, regardless of whether the special purpose
16	governmental entity is subject to Section 2 of this Act or any other provision of
17	the Kentucky Revised Statutes that requires advertisement or allows for voter
18	<u>recall.</u>
19	(4) (a) Notwithstanding any other provision of the Kentucky Revised Statutes, any
20	special purpose governmental entity, other than the special purpose
21	governmental entities described in subsection (2) of this section, proposing
22	<u>to levy:</u>
23	1. An ad valorem tax rate for the upcoming year that is projected to
24	generate more revenue than would be generated by the levy of the
25	compensating tax rate; or
26	2. An ad valorem tax for the first time;
27	shall submit in writing the proposed rate to the establishing entity. If the

1	establishing entity includes more than one (1) city or county, or if there is
2	no establishing entity, the rate shall be submitted to the governing body of
3	the city or county in which the largest number of citizens served by the
4	special purpose governmental entity reside. If the special purpose
5	governmental entity serves only the residents of a city, the notice shall be
6	provided to the governing body of that city. The rate shall be submitted no
7	later than seven (7) days after the adoption of the ordinance, order,
8	resolution, or motion to levy a tax rate that exceeds the compensating tax
9	rate, or to levy a new ad valorem tax.
10	(b) The governing body of the city or county to which the rate was submitted
11	shall have thirty (30) days from the date of submission to:
12	1. Approve or fail to act on the proposed rate, in which case the proposed
13	rate may be implemented by the special purpose governmental entity
14	after all other statutory requirements for levying the rate are met;
15	2. a. Approve a rate that is less than the proposed rate but greater
16	than the compensating tax rate when the special purpose
17	governmental entity is proposing the levy of a rate that is
18	projected to generate more revenue than would be generated by
19	the levy of the compensating tax rate; or
20	b. Approve a rate that is less than the proposed rate when the
21	special purpose governmental entity is proposing the levy of an
22	ad valorem tax for the first time.
23	If the governing body approves a rate under subdivision a. or b. of this
24	subparagraph, the approved amount of the rate may be implemented
25	by the special purpose governmental entity after all other statutory
26	requirements for levying the rate are met; or
27	3. Disapprove the entire proposed rate by a majority vote of the

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1		governing body, in which case subdivisions a. and b. of this
2		subparagraph shall apply:
3		a. If the special purpose governmental entity levied an ad valorem
4		tax during the current year, the special purpose governmental
5		entity may levy a rate for the upcoming year that does not exceed
6		the compensating tax rate; and
7		b. If the special purpose governmental entity is proposing an initial
8		levy, the levy shall not be imposed, and the special purpose
9		governmental entity shall wait at least one (1) year before
10		proposing another ad valorem tax levy.
11	<u>(c)</u>	Upon request of a special purpose governmental entity, the DLG shall
12		calculate rates on behalf of the special purpose governmental entity.
13	<u>(5) (a)</u>	Notwithstanding any other provision of the Kentucky Revised Statutes, any
14		special purpose governmental entity, other than the special purpose
15		governmental entities described in subsection (2) of this section, proposing
16		the imposition of a new fee, or a fee which is expected to produce increased
17		revenue as compared to revenue generated during the prior fiscal year, and
18		that is not subject to an approval process for the proposed fee under another
19		provision of the Kentucky Revised Statutes or administrative regulations
20		promulgated pursuant thereto, shall submit the proposed fee to the
21		establishing entity. If the establishing entity includes more than one (1) city
22		or county, or if there is no establishing entity, the fee shall be submitted to
23		the governing body of the city or county in which the largest number of
24		citizens served by the special purpose governmental entity reside, except as
25		provided in subsection (6) of this section. If the special purpose
26		governmental entity serves only the residents of a city, the notice shall be
27		provided to the governing body of that city. The proposed fee shall be

1		submitted to the relevant city or county no later than forty-five (45) days
2		prior to the scheduled implementation of the fee.
3		(b) The governing body of the city or county shall have thirty (30) days from the
4		date of submission to:
5		1. Approve or fail to act on the proposed fee, in which case the proposed
6		fee may be implemented by the special purpose governmental entity
7		after all other statutory requirements for levying the fee are met;
8		2. Approve a fee in an amount less than the amount of the proposed fee,
9		in which case the approved fee amount may be implemented by the
10		special purpose governmental entity after all other statutory
11		requirements for levying the fee are met; or
12		3. Disapprove the entire proposed fee by a majority vote of the governing
13		body, in which case subdivisions a. and b. of this subparagraph shall
14		<u>apply:</u>
15		a. If a proposed increase of an existing fee is disapproved, any fee
16		then in existence shall remain unchanged, and the special
17		purpose governmental entity shall not seek to increase the fee
18		again for at least one (1) year from the date of the submission of
19		the disapproved fee increase; and
20		b. If a proposed initial fee is disapproved, the special purpose
21		governmental entity shall not seek to impose the fee again for at
22		least one (1) year from the date of the submission of the
23		disapproved initial fee.
24	<u>(6)</u>	The requirements established by subsection (5) of this section shall not apply to
25		the following provisions of this subsection:
26		(a) Rental fees;
27		(b) Fees established by contractual arrangement;

1	<u>(c)</u>	Admission fees;
2	<u>(d)</u>	Fees or charges to recover costs incurred by a special purpose governmental
3		entity for the connection, restoration, relocation, or discontinuation of any
4		service requested by any person;
5	<u>(e)</u>	Any penalty, interest, sanction, or other fee or charge imposed by a special
6		purpose governmental entity for a failure to pay a charge or fee, or for the
7		violation or breach of or failure to pay or perform as agreed pursuant to a
8		contractual agreement or as reflected in a published schedule;
9	<u>(f)</u>	Amounts charged to customers or contractual partners for nonessential
10		services provided on a voluntary basis;
11	<u>(g)</u>	Fees or charges authorized under federal law that pursuant to federal law
12		may not be regulated by the Commonwealth or local governments within
13		the Commonwealth;
14	<u>(h)</u>	Purchased water or sewage treatment adjustments, as authorized by KRS
15		278.015, made by a special purpose governmental entity as a direct result of
16		<u>a rate increase by its wholesale water supplier or wholesale sewage</u>
17		treatment provider;
18	<u>(i)</u>	Any new fee or fee increase for which a special purpose governmental entity
19		must obtain prior approval from the Public Service Commission pursuant to
20		KRS Chapter 278;
21	<u>(j)</u>	Other charges or fees imposed by a special purpose governmental entity for
22		the provision of any service that is also available on the open market; or
23	<u>(k)</u>	Fees or charges imposed by municipal utilities for the provision of power,
24		water, wastewater, natural gas, or telecommunications services, unless
25		submission is otherwise required by statute or an ordinance adopted by the
26		establishing entity.
27	<u>(7) (a)</u>	Subsections (4) and (5) of this section shall not be interpreted as

1		transferring any tax-levying or fee-levying authority granted to a special
2		purpose governmental entity under any other provision of the Kentucky
3		Revised Statutes to cities and counties charged with reviewing tax and fee
4		increases under this section.
5		(b) This section shall not be interpreted to grant tax-levying or fee-levying
6		authority on behalf of special purpose governmental entities to any city or
7		county reviewing tax rates or fees proposed by a special purpose
8		governmental entity and subject to review under this section.
9	<u>(8)</u>	This section shall apply independently of and in addition to any other statutory
10		requirements and provisions relating to the levy of ad valorem taxes or fees by
11		special purpose governmental entities, other than the special purpose
12		governmental entities described in subsection (2) of this section, including
13		statutory rate limits, public hearing requirements, and recall provisions, and shall
14		not be interpreted to circumvent, supplant, or otherwise replace those
15		requirements and provisions.
16	<u>(9)</u>	The provisions of this section shall not be interpreted as limiting the ability of any
17		city, county, or other establishing entity to impose reporting or submission
18		requirements that are more stringent than those established in this section.
19		Section 2. KRS 132.023 is amended to read as follows:
20	(1)	No special purpose governmental entity shall levy a tax rate which exceeds the
21		compensating tax rate until the taxing district has complied with the provisions of
22		Section 1 of this Act and subsection (2) of this section.
23	(2)	(a) A special purpose governmental entity proposing to levy a tax rate which
24		exceeds the compensating tax rate shall submit the proposed rate as required
25		by Section 1 of this Act and shall hold a public hearing to hear comments
26		from the public regarding the proposed tax rate. The hearing shall be held in
27		the same location where the governing body of the city or county where the

1		largest number of citizens served by the special purpose governmental entity
2		reside meets, and shall be held immediately before a regularly scheduled
3		meeting of that governing body.
4	(b)	The special purpose governmental entity shall advertise the hearing by causing
5		to be published at least twice in two (2) consecutive weeks, in the newspaper
6		of largest circulation in the county, a display type advertisement of not less
7		than twelve (12) column inches, the following:
8		1. The tax rate levied in the preceding year, and the revenue produced by
9		that rate;
10		2. The tax rate proposed for the current year and the revenue expected to be
11		produced by that rate;
12		3. The compensating tax rate and the revenue expected from it;
13		4. The revenue expected from new property and personal property;
14		5. The general areas to which revenue in excess of the revenue produced in
15		the preceding year is to be allocated;
16		6. A time and place for the public hearing which shall be held not less than
17		seven (7) days, nor more than ten (10) days, after the day that the second
18		advertisement is published;
19		7. The purpose of the hearing; and
20		8. A statement to the effect that the General Assembly has required
21		publication of the advertisement and the information contained therein.
22	(c)	In lieu of the two (2) published notices, a single notice containing the required
23		information may be sent by first-class mail to each person owning real
24		property in the special purpose governmental entity, addressed to the property
25		owner at his residence or principal place of business as shown on the current
26		year property tax roll.
27	(d)	The hearing shall be open to the public. All persons desiring to be heard shall

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be given an opportunity to present oral testimony. The special purpose governmental entity may set reasonable time limits for testimony.

- That portion of a tax rate levied by an action of a special purpose 3 (3) (a) 4 governmental entity which will produce revenue from real property, exclusive of revenue from new property, more than four percent (4%) over the amount 5 6 of revenue produced by the compensating tax rate shall be subject to a recall 7 vote or reconsideration by the special purpose governmental entity, as provided for in KRS 132.017, and shall be advertised as provided in paragraph 8 9 (b) of this subsection.
- 10 (b) The special purpose governmental entity shall, within seven (7) days 11 following adoption of an ordinance, order, resolution, or motion to levy a tax 12 rate which will produce revenue from real property, exclusive of revenue from 13 new property, more than four percent (4%) over the amount of revenue 14 produced by the compensating tax rate, cause to be published, in the 15 newspaper of largest circulation in the county, a display type advertisement of 16 not less than twelve (12) column inches the following:

1. The fact that the taxing district has adopted a rate;

- 182.The fact that the part of the rate which will produce revenue from real19property, exclusive of new property, in excess of four percent (4%) over20the amount of revenue produced by the compensating tax rate is subject21to recall; and
- 223. The name, address, and telephone number of the county clerk of the23county in which the special purpose governmental entity is located, with24a notation to the effect that that official can provide the necessary25information about the petition required to initiate recall of the tax rate.
- → Section 3. KRS 132.025 is amended to read as follows:
- 27 (1) In the event that the tax rate levied by an action of a taxing district, other than the

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1 state, counties, school districts, cities, and urban-county governments, for 1979-80, 2 1980-81, or 1981-82 produced a percentage increase in revenue from personal 3 property less than the percentage increase in revenue from real property for the 4 respective year, the taxing district, other than the state, counties, school districts, cities, and urban-county governments, may levy a tax rate applicable to personal 5 6 property for 1982-83 only, which will produce the same cumulative percentage 7 increase in revenue from personal property as was produced from real property in 8 1979-80, 1980-81 and 1981-82. Such a tax rate may be in addition to the tax rate 9 levied under the provisions of KRS 132.024.

10 (2) The tax rate levied under the provision of KRS 132.024 and subsection (1) of this 11 section shall not exceed the tax rate applicable to personal property levied by the 12 respective taxing district, other than the state, counties, school districts, cities, and 13 urban-county governments, in 1981-82.

14 (3) The tax rate applicable to personal property levied by a taxing district, other than
15 the state, counties, school districts, cities, and urban-county governments shall not
16 be subject to the public hearing provisions of KRS 132.023(2)[(3)] and to the recall
17 provisions of KRS 132.023(3)[(4)].

18 \rightarrow Section 4. The following KRS section is repealed:

- 19 65A.100 Fees and ad valorem taxes levied by special purpose governmental entities --
- 20 Reporting to governing body of city or county -- Reporting exceptions.
- 21 \rightarrow Section 5. This Act takes effect January 1, 2021.