## **SENATE**

## WENTGER GENERAL ASSEMBLY AMENDMENT FORM MY

Amend printed copy of SB 106

On Page 2, line 20, after "of this section." by inserting, "The hearing shall be conducted within the boundaries of the city being administratively dissolved, or if no place within the city is suitable, the administrative hearing shall be conducted in a place as close as possible to the city in order to provide easy access to the hearing by persons living within the city."; and

On page 3, after line 24 by adding the following:

- "(10) (a) If a city that is dissolved pursuant to this section has a utility in operation at the time of dissolution, then that utility shall remain in operation pursuant to the authority under which it was created unless the utility is declared part of the county or reorganized under paragraph (b) of this subsection. However, the county judge/executive of the county in which the utility operates shall make appointments to replace any board members whose terms expire after the dissolution of the city.
  - (b) With the agreement of the board of the city utility, or in the absence of a board, at the discretion of the county judge/executive, the county judge/executive may declare the city utility a department of the county, or may reorganize the city utility as a special district, either standing alone, or combining it with an existing special district in operation in the county under the provisions of KRS 67.715."

Amendment No. SFA 1	Rep. Sen. Robby Mills
Committee Amendment	Signed: D
Floor Amendment $\left[\begin{array}{c c} & & & \\ & & & \\ \end{array}\right]$	LRC Drafter:
Adopted:	Date:
Rejected:	Doc. ID: XXXX