1	AN ACT relating to bus safety.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→ Section 1. KRS 156.153 is amended to read as follows:
4	(1) As used in this section:
5	(a) "Danger zone" means the area within ten (10) feet of a school bus in an
6	direction; and [All school buses for which bids are made or bid contract
7	awarded shall meet the standards and specifications of the Kentuck
8	Department of Education. The term]
9	(b) "School bus" means[," as used in this section, shall mean] any motor vehicle
10	which meets the standards and specifications for school buses as provided b
11	law or by the standards or specifications of the Kentucky Department of
12	Education authorized by law and used solely in transporting school childre
13	and school employees to and from school under the supervision and control
14	and at the direction of school authorities, and shall further include school bu
15	accessory equipment and supplies and replacement equipment considered t
16	be reasonably adaptable for purchase from price contract agreements.
17	(2) All school buses for which bids are made or bid contracts awarded shall meet th
18	standards and specifications of the Kentucky Department of Education.
19	(3)[(2)] Except in cases of emergencies or for the transportation of students with
20	disabilities, only school buses as defined in subsection (1) of this section shall be
21	used for transporting students to and from school along regular bus routes. District
22	may use district-owned vehicles that were designed and built by the manufacture
23	for passenger transportation when transporting nine (9) or fewer passengers
24	including the driver, for approved school activities. Vehicles used under this
25	subsection shall be clearly marked as transporting students and shall be safet
26	inspected no less than once every thirty (30) days.

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As part of its regular procedure for establishing and updating school bus

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<u>(4)[(3)]</u>

1		standards and specifications, the Kentucky Department of Education shall consider
2		allowing school buses to operate using clean transportation fuels, as defined in KRS
3		186.750. If the department determines that school buses may operate using clean
4		transportation fuels while maintaining the same or a higher degree of safety as fuels
5		currently allowed, it shall update its standards and specifications to allow for such
6		use.
7	<u>(5)</u>	The Kentucky Department of Education shall:
8		(a) Consider requiring that any new school bus purchased on or after July 1,
9		2024, be equipped with:
10		1. Sensors to determine the presence of objects in the danger zone
11		around the bus;
12		2. Sensors warning the driver that the door is not completely closed; and
13		3. Interior cameras; and
14		(b) Promulgate administrative regulations in accordance with KRS Chapter
15		13A to establish:
16		1. The design and installation standards for the sensors; and
17		2. Retention periods for interior camera recordings;
18		which may be required under this subsection.
19	<u>(6)</u>	By June 30, 2024, the Kentucky Department of Education shall report to the
20		Interim Joint Committee on Education regarding the availability and
21		effectiveness of sensor technology.
22		→ Section 2. KRS 189.540 is amended to read as follows:
23	(1)	The Kentucky Board of Education shall promulgate administrative regulations to
24		govern the design and operation of all Kentucky school buses and to govern the
25		operation of district-owned passenger vehicles transporting students under KRS
26		156.153(3)[(2)]. The board shall, with the advice and aid of the Department of
27		Kentucky State Police and the Transportation Cabinet, enforce the administrative

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regulations governing the operation of all school buses whether owned by a school
district or privately contracted and all district-owned passenger vehicles
transporting students under KRS 156.153(3)[(2)]. The regulations covering the
operation shall by reference be made a part of any contract with a school district.
Every school district and private contractor referred to under this subsection shall
be subject to those regulations.

- (2) Any employee of any school district who violates any of the administrative regulations in any contract executed on behalf of a school district shall be subject to removal from office. Any person operating a school bus under contract with a school district who fails to comply with any of the administrative regulations shall be guilty of breach of contract and the contract shall be canceled after proper notice and a hearing by the responsible officers of such school district.
- 13 (3) Any person who operates a school bus shall be required to possess a commercial driver's license issued pursuant to KRS 281A.170 with a school bus endorsement as described in KRS 281A.175.
- → Section 3. KRS 281.635 is amended to read as follows:
- 17 Notwithstanding anything contained in this chapter:

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- 18 (1) All cities of the Commonwealth are vested with the power to grant authorization for 19 the operation of buses over their streets and highways. Upon acquiring 20 authorization, the holder of the authorization shall apply to the Department of 21 Vehicle Regulation for a bus certificate.
 - (2) The governing body of any city in the Commonwealth in which city buses operate shall have supervisory and regulatory power over such buses, while operating in the city, and shall have authority to enforce all ordinances or regulations pertaining to routes, services, time schedules, and operation of the buses and the drivers thereof, but any interested party may appeal to the department from any action, finding, or order of any city within thirty (30) days after the entry of the action, finding, or

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order, and a hearing shall be held in accordance with KRS 281.640; however, any action, finding, or order of any city shall be sustained if there is substantial evidence or reason to support it; otherwise the department shall make the orders as it deems necessary and proper. However, where a carrier's entire operation is confined to intracity transportation within the corporate limits of a single city, there shall be no appeal to the department from the actions, findings, or orders of the city. Provided further, that where any city bus is subject to the regulatory powers of more than one (1) city and the regulations are in conflict or such as to impede the transportation facilities serving the cities, or the carrier is failing to furnish safe, adequate and convenient service to the public, the department may, upon complaint or on its own initiative, call a hearing and enter orders as are necessary and proper.

The governing body of any city of the first class, a city with a population equal to or greater than twenty thousand (20,000) based upon the most recent federal decennial census, and the city's suburban area, or the corporate limits of any city and its suburban area located in a county which contains a city of the first class, a city with a population equal to or greater than twenty thousand (20,000) based upon the most recent federal decennial census, or an urban-county government, in the Commonwealth in which taxicabs, limousines, or disabled persons vehicles operate shall have concurrent supervisory and regulatory power over those certified carriers operating from the city, and shall have authority to enforce all ordinances or regulations pertaining to their operation, but any interested party may appeal to the department from any action, finding, or order of any city within thirty (30) days after the entry of the action, finding, or order, and a hearing shall be held in accordance with KRS 281.640; however, any action, finding, or order of any city shall be sustained if there is substantial evidence or reason to support it; otherwise, the department shall make any orders that it deems necessary and proper. Where any taxicab, limousine, or disabled persons vehicle carrier is subject to the

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regulatory powers of more than one (1) city and the regulations of those cities are in
conflict or impede serving the transportation needs of the Commonwealth, the
department may, upon complaint or on its own initiative, call a hearing and enter
orders as are necessary and proper, including establishing or requiring the
establishment of uniform regulations.

- The governing body of any city of the first class, a city with a population equal to or greater than twenty thousand (20,000) based upon the most recent federal decennial census, and the city's suburban area, or the corporate limits of any city and its suburban area located in a county which contains a city of the first class, a city with a population equal to or greater than twenty thousand (20,000) based upon the most recent federal decennial census, or an urban-county government, in the Commonwealth is hereby vested with the concurrent power to prescribe the qualifications with respect to the health, vision, sobriety, intelligence, ability, moral character, and experience of the drivers of taxicabs, limousines, or disabled persons vehicles operating from the city, and while operating in the city, and may issue permits for qualified drivers. However, any taxicab, limousine, disabled persons vehicle, or TNC vehicle driver must also possess a valid operator's license from Kentucky or another jurisdiction.
- 19 (5) The governing bodies of any city in the Commonwealth in which city buses
 20 operate are encouraged to consider requiring any new bus purchased on or after
 21 July 1, 2024, be equipped with sensor technology as set forth in subsection (5) of
 22 Section 1 of this Act.
- The governing body of a city shall not have authority over a motor vehicle that is being operated as a human service transportation delivery vehicle under a contract with the Transportation Cabinet in accordance with KRS 96A.095(4).
- → Section 4. Subsection (5) of Section 1 of this Act may be cited as Ally's Law.