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AN ACT relating to local government and declaring an emergency.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

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Section 1. KRS 67C.147 is amended to read as follows:

4 In order to maintain the tax structure, tax rates, or level of services in the area of the (1)consolidated local government formerly comprising the city of the first class, the 5 6 legislative council of a consolidated local government may provide in the manner 7 described in this chapter for taxes and services within the area comprising the 8 former city of the first class which are different from the taxes and services which 9 are applicable in the remainder of the county. These differences may include 10 differences in tax rates upon the class of property which includes the surface of the 11 land, differences in ad valorem tax rates upon personal property, and differences in 12 tax rates upon insurance premiums.

(2) Any difference in the ad valorem tax rate on the class of property which includes
the surface of the land in the portion of the county formerly comprising the city of
the first class and in the portion of the county other than that formerly comprising
the city of the first class may be imposed directly by the consolidated local
government council. Any change in these ad valorem tax rates shall comply with
KRS 68.245, 132.010, 132.017, and 132.027 and shall be used for services as
provided by KRS 82.085.

20 If the consolidated local government council determines to provide for tax rates (3)21 applicable to health insurance premiums and personal property which are different 22 in the area formerly comprising the city of the first class than the rates applicable in 23 the remainder of the county, it shall do so in the following manner. The 24 consolidated local government council shall by ordinance create a tax district to be 25 known as the "urban service tax district" bounded by the former boundaries of the 26 former city of the first class. The ordinance shall designate the number of members 27 of the board of this *tax*[taxing] district and the manner in which they shall be

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1 appointed. The ordinance shall provide that the board of the *tax*[taxing] district 2 shall receive the income derived from the differential in tax rate applicable in the 3 area formerly comprising the city of the first class with respect to personal property, health insurance premiums, or both, and shall contract with the consolidated local 4 government to pay all sums collected to the consolidated local government, in 5 6 return for the provision of services performed by the consolidated local government 7 within the area formerly comprising the city of the first class which services are in 8 addition to services performed by the consolidated local government in the 9 remainder of the county. The consolidated local government shall provide at least 10 an annual reporting to the urban service tax district board and the legislative body 11 of the consolidated local government containing but not limited to detailed 12 operating and capital expenditures of each service performed by the consolidated 13 local government.

(4) After the initial formation of an urban service <u>tax[taxing]</u> district in a consolidated
local government, the boundaries of the district may be modified in the following
manner. The proposal to alter the boundaries of the urban service <u>tax[taxing]</u>
district within a consolidated local government may be initiated by:

(a) A resolution enacted by the consolidated local government describing the
boundaries of the area to be added to or deleted from the <u>tax[taxing]</u> district
and duly passed and signed by the mayor not less than one hundred twenty
(120) days before the next regularly scheduled election day within the county;
or

(b) A petition signed by a number of qualified voters living within precincts
within the area to be added to or deleted from the <u>tax[taxing]</u> district equal to
ten percent (10%) of the votes cast within each precinct in the last general
election for President of the United States and delivered to the clerk of the
legislative council more than one hundred twenty (120) days next preceding

1		the next regularly scheduled election day within the county.
2		The boundaries so described in either case shall not cross precinct lines. The
3		question of whether the area bounded as described should be added to or deleted
4		from, as the case may be, the urban service tax[services taxing] district shall then be
5		placed upon the ballot in the precincts in the area to be added or deleted at the next
6		regular election and the question stated on the ballot shall be so phrased that a
7		"Yes" vote shall be cast in favor of making the proposed change and a "No" vote
8		shall be cast to oppose the proposed change. If a majority of those voting in those
9		precincts support the change, then the change in the boundaries of the urban service
10		tax district shall be implemented.
11	<u>(5)</u>	No later than July 1, 2025, the consolidated local government shall, by agreement
12		or other contract, reimburse a fire district operating under KRS Chapter 75 for
13		expenses related to each emergency medical response made by the fire district
14		operating under KRS Chapter 75 into the area of the urban service tax district,
15		when that fire district is authorized by agreement to provide emergency services
16		responses within that area. A fire district so responding shall receive from the
17		consolidated local government three hundred dollars (\$300) for responding and
18		transporting a patient, and one hundred fifty dollars (\$150) for responding when
19		no patient is transported. This payment shall be in addition to any insurance
20		moneys the fire district may be eligible to receive resulting from the response.
21	<u>(6)</u>	(a) From July 1, 2025, to June 30, 2030, no more than ten percent (10%) of the
22		funding of the services contracted by the urban service tax district to be
23		performed by the consolidated local government within the urban service
24		tax district shall come from taxes levied by the consolidated local
25		government from areas outside of the urban service tax district.
26		(b) On and after July 1, 2030, no taxes levied by the consolidated local
27		government in areas outside of the urban service tax district shall fund

1			services contracted by the urban service tax district to be performed by the
2			consolidated local government within the urban service tax district.
3		⇒s	ection 2. KRS 67C.111 is amended to read as follows:
4	(1)	All	cities other than those of the first class located within the territory of the
5		cons	solidated local government, upon the successful passage of the question to
6		cons	solidate a city of the first class and its county, shall remain incorporated unless
7		diss	olved in accordance with KRS 81.094 and shall continue to exercise all powers
8		and	perform the functions permitted by the Constitution and general laws of the
9		Con	monwealth of Kentucky applicable to the cities of the class to which they have
10		beer	n assigned.
11	(2)	(a)	After July 15, 2024, with the approval of the consolidated local government's
12			legislative council, qualified voters within the consolidated local government
13			may establish new cities within the consolidated local government pursuant to
14			KRS 81.050 and 81.060. The proposed city must have a population of six
15			thousand (6,000) or greater. This territory shall not be within any urban
16			services boundary of the consolidated local government nor shall it include
17			any territory currently incorporated within any existing city. The approval of
18			the desire to establish a new city shall be in the form of a resolution by the
19			consolidated local government's legislative council. If the legislative council
20			does not act upon the request within sixty (60) days of the receipt of the desire
21			to incorporate a new city, that shall serve as notice of approval by the
22			legislative council of the incorporation of the new city.
23		(b)	If the petition to form a city is signed by <u>a number of registered and</u>
24			qualified voters residing in the area proposed to be incorporated which is
25			equal to at least sixty percent (60%) of the total number of votes cast in the
26			area in the last preceding presidential election [sixty six percent (66%) or
27			more of the qualified voters in the area proposed to be incorporated], the

1	consolidated local government's legislative council shall approve the proposed
2	incorporation.
3 (c)	If the petition to form a city is signed by <u>a number of registered and</u>
4	qualified voters residing in the area proposed to be incorporated which is
5	less than sixty percent (60%) of the total number of votes cast in the area in
6	the last preceding presidential election [less than sixty-six percent (66%) of
7	the qualified voters in the area proposed to be incorporated], the consolidated
8	local government's legislative council may approve the proposed
9	incorporation.
10 (3) <u>(a)</u>	Any proposed annexation by a city in that county shall first receive the
11	approval of the legislative council of the consolidated local government prior
12	to the city proceeding under the provisions of KRS Chapter 81A. The city
13	shall request the approval of the consolidated legislative council by ordinance.
14	After July 15, 2024, if the ordinance is accompanied by a petition in favor of
15	the proposed annexation signed by <i>a number of registered and qualified</i>
16	voters residing in the area proposed to be annexed which is equal to at least
17	sixty percent (60%) of the total number of votes cast in the area in the last
18	preceding presidential election [sixty six percent (66%) or more of the
19	qualified voters of the area proposed to be annexed], the consolidated
20	government legislative council shall approve the proposed annexation. The
21	consolidated legislative council's decision shall be made by ordinance and
22	within sixty (60) days of the receipt of the request by the affected city. If an
23	ordinance has not been enacted by the consolidated legislative council within
24	sixty (60) days, the request for a city to proceed with an annexation proposal
25	shall be deemed to be approved by the consolidated legislative council. An
26	ordinance approving annexation passed by the consolidated local government
27	legislative council shall not be subject to veto by the mayor of the

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1	consolidated local government.	
2	(b) A city in a county containing a consolidated local g	overnment shall not
3	annex manufacturing areas primarily for the pu	rpose of obtaining
4	occupational license tax revenue, unless each owner	of record within the
5	area to be annexed gives prior consent in writing to the	annexation. As used
6	in this paragraph, "manufacturing area" means an a	rea containing land,
7	buildings, or structures, or parts thereof, used for a	or in support of the
8	manufacturing or assembling of products.	
9	(4) The adoption of a consolidated local government in a county	v containing a city of
10	the first class shall not prevent the merger or dissolution of	any existing cities as
11	provided by law or the merger of any remaining cities with the	e newly consolidated
12	local government.	
13	SECTION 3. A NEW SECTION OF KRS CHAPTER ϵ	55 IS CREATED TO
14	READ AS FOLLOWS:	
15	(1) Except as otherwise expressly provided by law, in appointi	ng members to local
16	boards, commissions, committees, and other administrative	bodies created by or
17	whose membership is appointed by the executive authority or	legislative authority,
18	or a combination of both, of the entities listed in subsection	n (3) of this section
19	either under their home rule authority or in response to a r	equirement or option
20	under the authority of the Kentucky Revised Statutes, the	appointing authority
21	<u>shall:</u>	
22	(a) Make a conscientious effort to select, from among	the most qualified
23	persons, those persons whose appointment woul	d ensure that the
24	membership of the board, commission, committee, or	other administrative
25	body accurately reflects the geographic population of	the area represented
26	by the local board, commission, committee, or other a	lministrative body as
27	determined pursuant to the most recent federal decenn	al census, unless the

1		law regulating such appointment requires otherwise; and
2		(b) Ensure that the membership of the board, commission, committee, or other
3		administrative body is diverse by political party affiliation.
4	<u>(2)</u>	If there are multiple appointing authorities for the board, commission, committee,
5		or administrative body, they shall consult with each other to assure compliance
6		with this section.
7	<u>(3)</u>	This section shall apply to all boards, committees, commissions, task forces, or ad
8		hoc committees created by, or whose membership is appointed by, the executive
9		authority or legislative authority, or a combination of both, by:
10		(a) Cities;
11		(b) Counties;
12		(c) Consolidated local governments;
13		(d) Urban-county governments;
14		(e) Charter county governments; and
15		(f) Unified local governments;
16	<u>(4)</u>	This section shall apply to appointments and reappointments made after the
17		effective date of this Act. It shall not prohibit a member of a board, commission,
18		committee, or other administrative body from completing a term serving as a
19		member when this section takes effect. A person appointed to a board,
20		commission, committee, or other administrative body prior to the effective date of
21		this Act, shall not be removed from the appointment solely for the purpose of
22		meeting the requirements of this section.
23		Section 4. KRS 67C.103 is amended to read as follows:
24	(1)	The legislative authority of a consolidated local government, except as otherwise
25		specified in KRS 67C.101 to 67C.137, shall be vested in a consolidated local
26		government council. The members of the council shall be nominated and elected by
27		district. There shall be only one (1) council member elected from each council

1 district.

(2) There shall be twenty-six (26) council districts. The initial boundaries, population,
and numerical designation of the council districts shall be as specified by KRS
67C.135. The population of the council districts shall be as nearly equal as is
reasonably possible. Any changes made to alter the boundaries of council districts
shall be based on the population of the county as determined by the most recent
United States Census or official census estimates as provided by the United States
Bureau of the Census.

9 (3) Following the official publication of each decennial census by the United States
10 Bureau of the Census for the area embraced by a consolidated local government, the
11 council shall adopt an ordinance, if necessary, to redistrict the council districts. A
12 redistricting ordinance shall provide for the distribution of population among the
13 council districts as nearly equal as is reasonably possible. Every council district
14 shall be compact and contiguous and shall respect existing neighborhood,
15 community, and city boundaries whenever possible.

16 (4)The consolidated local government council members shall serve for a term of four 17 (4) years beginning on the first Monday in January following their election, except 18 that the initial election of council members shall be in a manner as to provide for 19 staggered terms for council members. At the initial election of the members of a 20 consolidated local government council, those representing even-numbered districts 21 shall be elected for a two (2) year term. Those representing odd-numbered districts 22 shall be elected for a four (4) year term. Thereafter, all council members shall be 23 elected for four (4) year terms.

(5) The members of a consolidated local government council shall be nominated and
elected from the district in which they reside in *nonpartisan*[partisan] elections.
After the initial terms of office of the first elected council members, council
members shall be elected in the same election years as other local government

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1 2 officials as regulated by the regular election laws of the Commonwealth and as provided in subsection (4) of this section.

3 (6) No person shall be eligible to serve as a member of a consolidated local government
4 council unless he or she is at least eighteen (18) years old, a qualified voter, and a
5 resident within the territory of the consolidated local government and the district
6 that he or she seeks to represent for at least one (1) year immediately prior to the
7 person's election. A council member shall continue to reside within the district from
8 which he or she was elected throughout the term of office.

9 (7) The presiding officer of a consolidated local government council shall be a 10 president who shall be chosen annually by a majority vote of the entire council from 11 among its members at the first meeting of the council in January. The council 12 president has the right to introduce any resolution or recommend any ordinance and 13 shall be entitled to vote on all matters.

14 (8) The consolidated local government council shall upon notice meet within seven (7)
15 days after its members have taken office, and shall thereafter hold at least one (1)
16 regular meeting per month. No newspaper notice shall be required for regular or
17 special meetings of the consolidated local government council. However, notice of
18 all meetings of the council and all meetings of committees of the council shall be
19 held pursuant to KRS 61.805 to 61.850.

20 (9)A majority of the members of the consolidated local government council shall 21 constitute a quorum, but a smaller number may adjourn from day to day. The 22 consolidated local government council may enforce the attendance of members by 23 rules or ordinances with appropriate fines. The mayor or two-thirds (2/3) of the 24 entire membership of the council may call a special meeting at any time. Meetings 25 shall be held in such places in the county as are provided by ordinance, and the 26 place of meetings shall not be changed except by an ordinance for which two-thirds 27 (2/3) of the members of the consolidated local government council have voted.

1	(10)	The	coun	cil shall determine its own rules and order of business, and keep and
2		prov	ride a	public record of its proceedings. The council shall provide for the
3		publ	icatio	n of all ordinances in a composite code of ordinances.
4	(11)	Cou	ncil o	rdinances that prescribe penalties for their violation shall be enforced
5		throu	ugh th	e entire area of the consolidated local government unless:
6		(a)	Othe	erwise provided by statute; or
7		(b)	The	legislative body of any city within the consolidated local government area
8			has	adopted an ordinance pertaining to the same subject matter that is the
9			same	e as or more stringent than the standards set forth in the consolidated local
10			gove	ernment's ordinance.
11	(12)	(a)	In th	he case of a vacancy on the consolidated local government council by
12			rease	on of death, resignation, or removal, <u>a nonpartisan</u> [an] election shall be
13			held	to fill the unexpired term, unless paragraph (c) of this subsection applies.
14			The	county clerk shall be responsible for administering the election. The
15			elect	ion shall proceed as follows:
16			1.	The presiding officer of the council shall declare the position vacant and
17				issue a writ of election within twenty-four (24) hours of the occurrence
18				of the vacancy;
19			2.	The writ shall be signed by the presiding officer, shall designate the day
20				for holding the election, and shall be delivered to the sheriff;
21			3.	Candidates for the unexpired term shall file petitions of nomination with
22				the county clerk not later than ten (10) days following the declaration of
23				vacancy. The election shall be held sixty (60) days after the declaration
24				of vacancy on the next Tuesday which is not a federal holiday under 5
25				U.S.C. sec. 6103(a), unless paragraph (b) of this subsection applies. The
26				petition for nomination shall contain the signatures of two (2) registered
27				voters of the council district and shall meet the requirements of KRS

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1		118.315(2); <u>and</u>
2		4. [If the candidate is a registered member of a political party, as defined
3		by KRS 118.551, the candidate shall be designated as such on the
4		election ballot. If the candidate is not a registered member of a political
5		party, as defined by KRS 118.551, the candidate shall be designated as
6		"independent" on the election ballot, or may choose to be designated as
7		a member of another political organization on the ballot, if such political
8		organization is indicated on the candidate's petition for nomination; and
9		5.]The successful candidate elected to fill an unexpired term in the office
10		of consolidated local government council member shall take office
11		immediately upon certification of the election results and administration
12		of the oath of office.
13	(b)	If the unexpired term will not end on the first Monday in January following
14		the next regular election, and if less than three (3) months intervene before
15		that regular election, the unexpired term shall be filled on the date set for the
16		regular election. Candidates for full terms shall be grouped together, and
17		candidates for unexpired terms shall be grouped together, under appropriate
18		headings, so that the voter may easily distinguish the candidates for full terms
19		from the candidates for unexpired terms.
20	(c)	If the unexpired term will end on the first Monday in January following the
21		next regular election, and if less than three (3) months intervene before that
22		regular election, the presiding officer of the council shall appoint a qualified
23		person to fill the vacancy and serve the remainder of the term.
24	(d) [-	Votes cast pursuant to KRS 117.125(3) shall not be counted for, or assigned
25		to, any candidate in an election to fill a vacancy on the council, even if that
26		candidate is the only designee of a political party or organization nominated in
27		an election to fill a vacancy on the council.

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1	(e)]	The order of the names on the ballot for the candidates shall be determined by
2		lot at a public drawing to be held in the office of the county clerk at 4 p.m.,
3		standard time, ten (10) days following the declaration of vacancy.
4	(13) All	legislative powers of a consolidated local government are vested in the
5	cons	solidated local government council. The term "legislative power" is to be
6	cons	strued broadly and shall include the power to:
7	(a)	Enact ordinances, orders, and resolutions, and override a veto of the mayor by
8		a two-thirds (2/3) majority of the membership of the legislative council;
9	(b)	Review the budgets of and appropriate money to the consolidated local
10		government;
11	(c)	Adopt a budget ordinance;
12	(d)	Levy taxes, subject to the limitations of the Constitution and the laws of the
13		Commonwealth of Kentucky;
14	(e)	Establish standing and temporary committees; and
15	(f)	Make independent audits and investigations concerning the affairs of the
16		consolidated local government and any board or commission that:
17		1. Is composed of members who are appointed by the mayor and approved
18		by the legislative council; or
19		2. Has a budget that is equal to or greater than one million dollars
20		(\$1,000,000.00), except that this subparagraph shall not apply to any fee
21		officer elected within the consolidated local government.
22	(14) (a)	The consolidated local government council shall establish a Government
23		Oversight and Audit Committee. This committee shall be:
24		1. Composed of members from each of the two (2) largest political
25		caucuses in the legislative council;
26		2. Appointed by the chairs of their respective caucuses; and
27		3. Composed on the basis of the proportion of each of the two (2) caucuses'

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1			total membership as compared to the total membership of the legislative
2			council. Any fractional proportions shall be rounded in the favor of the
3			smallest caucus' membership on the committee.
4	(b)	The	committee shall have the power to:
5		1.	Compel testimony and the submission of work papers or documents;
6		2.	Issue subpoenas to compel any officer, appointee, or former officer or
7			appointee to a board or commission described in subsection (13)(f) of
8			this section or any department or division of the consolidated local
9			government to appear before the committee and to compel the
10			submission to the committee of any work papers or documents pertinent
11			to an independent audit or investigation. Any subpoenas issued or
12			testimony compelled shall be subject to any relevant statutes concerning
13			privacy. Testimony subject to KRS 61.810 shall only be taken in
14			executive session. The right to privacy or the requirement that testimony
15			be taken in executive session may be waived by the person or entity
16			being subpoenaed or compelled to testify;
17		3.	Petition the appropriate Circuit Court to compel obedience by
18			proceedings for contempt as in the case of disobedience of a subpoena
19			issued from the Circuit Court or a refusal to testify therein, if any officer
20			or appointee fails or refuses to testify or furnish the work papers or
21			documents subpoenaed;
22		4.	Administer oaths to witnesses appearing before the committee when the
23			committee deems the administration of an oath necessary and advisable
24			as provided by law. This decision to administer oaths shall be taken by a
25			majority vote of the committee of the legislative council; and
26		5.	Recommend the removal of any appointee to a board or commission
27			described in subsection (13)(f) of this section.

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- 1 (c) The legislative council of the consolidated local government shall adopt by 2 resolution any process or procedures deemed necessary for the administration 3 of subpoenas and oaths.
- 4 (d) The legislative council of the consolidated local government may only act to
 5 remove an appointee to a board or commission described in subsection (13)(f)
 6 of this section upon the recommendation of the Government Oversight and
 7 Audit Committee.
- 8 (e) The Government Oversight and Audit Committee shall have the power to 9 issue subpoenas or administer oaths. Except as provided in KRS 65.003(7), 10 the legislative council of the consolidated local government shall not delegate 11 those powers to any other entity or entities not a part of the legislative council 12 of the consolidated local government.

17 → Section 5. KRS 67C.105 is amended to read as follows:

- 18 (1) All executive and administrative power of the government shall be vested in the
 office of the mayor. The term "executive and administrative power" shall be
 construed broadly. The mayor shall be the chief executive of a consolidated local
 government formed under the provisions of KRS 67C.101 to 67C.137.
- (2) (a) The mayor shall be nominated and elected in <u>nonpartisan[partisan]</u> elections
 for a term of four (4) years in the same election years as other local
 government officials as regulated by the regular election laws of the
 Commonwealth.
- (b) The mayor shall assume office on the first Monday in January following his
 or her election. He or she shall serve until a successor qualifies.

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1		(c) After January 1, 2023, the mayor may serve for no more than two (2)
2		consecutive terms, after which time he or she shall be prohibited from running
3		for election or being appointed as mayor for a period of at least four (4) years.
4	(3)	The mayor shall be at least twenty-one (21) years old, a qualified voter[, a member
5		of his or her political party], and a resident of the territory encompassing the
6		consolidated local government for a period of at least one (1) year prior to his or her
7		election as mayor. The mayor shall continue to reside within the geographic
8		boundary of the consolidated local government throughout his or her term of office.
9	(4)	Except as otherwise provided in KRS 67C.101 to 67C.137, the mayor shall have all
10		the power and authority that the mayor of the city of the first class and the county
11		judge/executive exercised under the Constitution and the general laws of the
12		Commonwealth of Kentucky prior to the consolidation.
13	(5)	The mayor is authorized to supervise, administer, and control all departments and
14		agencies as may be created by KRS 67C.101 to 67C.137 or created by ordinance.
15		The mayor shall appoint all department and agency directors. The appointees shall
16		serve at the pleasure of the mayor. Specifically, the mayor shall:
17		(a) Prepare and submit an annual report coinciding with the fiscal year, on the
18		state of the consolidated local government, to be presented at a public meeting
19		of the council;
20		(b) Submit an annual budget no fewer than sixty (60) days prior to the end of the
21		fiscal year;
22		(c) Oversee the administration and implementation of the adopted budget
23		ordinance;
24		(d) Enforce the ordinances of the consolidated local government;
25		(e) Supervise all officers, agents, employees, cabinets, departments, offices,
26		agencies, functions, and duties of the consolidated local government;
27		(f) Call special meetings of the consolidated local government council;
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- (g) Appoint and remove his or her own staff at his or her own pleasure;
- 2 (h) Execute written contracts, subscriptions, agreements, or obligations of the
 3 consolidated local government;
- 4 (i) Approve or veto ordinances and resolutions adopted by the consolidated local
 5 government council;
- 6 (j) Submit any written contracts, subscriptions, agreements, or obligations 7 exceeding the small purchase amount established pursuant to KRS 45A.385 in 8 a resolution to the legislative council for its approval or its disapproval. Those 9 written contracts, subscriptions, agreements, or obligations awarded to the 10 lowest evaluated bid or proposal pursuant to KRS 45A.343 to 45A.460 shall 11 be excluded, unless the legislative council changes the threshold for 12 submission of a resolution. The legislative council may, by ordinance, set 13 threshold amounts other than those established by KRS 45A.385 for the small 14 purchases for submission of a resolution for its approval or disapproval; and
- 15 (k) Appoint a deputy mayor within seven (7) days of the mayor taking the oath of
 16 office and keep the office of deputy mayor filled throughout the mayor's term.
 17 The deputy mayor shall:
- Meet all the qualifications for mayor established pursuant to subsection
 (3) of this section;
- 20
 2. Serve at the mayor's pleasure and may be replaced by the mayor for any
 21
 cause; and
- 22 3. Have only the duties assigned to him or her by the mayor.
- 23 (6) (a) If the office of mayor becomes vacant by reason of death, resignation, or
 24 removal:
- The deputy mayor shall become the temporary mayor, inheriting all
 powers and duties of the mayor;
- 27

2. The deputy mayor shall serve as temporary mayor for no more than

1		thirty (30) days until the council, by a majority vote of the members of
2		the council, shall elect a resident of the consolidated local government
3		who meets the qualifications for mayor established pursuant to
4		subsection (3) of this section to serve as mayor. The council may select
5		the temporary mayor for this position. If the legislative council fails to
6		elect a person to fill the vacancy within thirty (30) days after the
7		vacancy occurs, the Governor shall fill the vacancy in the office by
8		appointment of a qualified person who is a resident of the consolidated
9		local government and meets the qualifications for mayor established
10		pursuant to subsection (3) of this section; and
11		3. The tenure of the gubernatorial appointment shall be governed by
12		Section 152 of the Kentucky Constitution.
13	(b)	If the offices of both the mayor and deputy mayor become vacant by reason of
14		death, resignation, or removal:
15		1. The presiding officer of the consolidated local government council shall
16		become the temporary mayor, inheriting all powers and duties of the
17		mayor;
18		2. The presiding officer shall serve as temporary mayor for no more than
19		thirty (30) days until the council shall, by a majority vote of the
20		members of the council, elect a resident of the consolidated local
21		government who meets the qualifications for mayor established pursuant
22		to subsection (3) of this section. The council may select the temporary
23		mayor for this position. If the legislative council fails to elect a person to
24		fill the vacancy within thirty (30) days after the vacancy occurs, the
25		Governor shall fill the vacancy in the office by appointment of a
26		qualified person who is a resident of the consolidated local government
27		and meets the qualifications for mayor established pursuant to

1		subsection (3) of this section; and
2		3. The tenure of the gubernatorial appointment shall be governed by
3		Section 152 of the Kentucky Constitution.
4	(7)	The mayor of a consolidated local government shall be known as the mayor of
5		
6		of the names of the largest city in existence in the county on the date of the
7		adoption of the consolidated local government and the county.
8		Section 6. KRS 117.125 is amended to read as follows:
9	No v	oting system or voting equipment shall be approved for use after January 1, 2024, by
10	the S	State Board of Elections, either upon initial examination or reexamination, and no
11	votir	ng equipment or voting system shall be purchased after July 14, 2022, unless the
12	syste	em and equipment has been certified under KRS 117.379 and is so constructed that it
13	shall	:
14	(1)	Ensure secrecy to the voter in the act of voting so that no person can see or know
15		for whom any other voter has voted or is voting, except for those voters requiring
16		assistance under KRS 117.255;
17	(2)	Permit votes to be cast for any candidate entitled to have his or her name printed
18		upon the ballots at any primary, regular election, or special election, and for or
19		against any public question entitled to be placed upon the ballots;
20	(3)	Except at a primary[or at a special election held under KRS 67C.103(12)], permit a
21		voter to vote for all the candidates of one (1) party or for one (1) or more candidates
22		of every party having candidates entitled to be voted for, or for one (1) or more
23		independent, political organization, or political group candidates;
24	(4)	Permit a voter to vote for as many persons for an office as the voter is lawfully
25		entitled to vote for, and no more;
26	(5)	Prevent a voter from voting for more persons for any office than the voter is entitled

27 to vote for, and from voting for the same person, or for or against the same

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1		question, more than once;
2	(6)	Permit a voter to vote for or against any question the voter may have the right to
3		vote on, but no other;
4	(7)	Provide for a nonpartisan ballot;
5	(8)	Be capable of being adjusted for use in a primary so that a voter may not vote for
6		any person except those seeking nomination as candidates of the voter's party, as
7		candidates for a nonpartisan office, or as candidates for an office of the Court of
8		Justice;
9	(9)	Permit each voter to vote for all the candidates for presidential electors of any party
10		by one (1) operation;
11	(10)	Permit each voter to vote, in any regular or special election, for any person for
12		whom the voter desires to vote whose name does not appear upon the ballot by
13		providing a method of write-in voting;
14	(11)	Be safe, efficient, and accurate in the conduct of elections, and correctly register
15		and accurately count all votes cast for each person, and for or against each public
16		question;
17	(12)	(a) Provide each voter an opportunity to verify votes recorded on the permanent
18		paper ballot, either visually or using assistive voting technology, by producing
19		a voter-verified paper audit trail;
20		(b) Provide each voter an opportunity to change votes or correct any error before
21		the voter's ballot is cast and counted; and
22		(c) Provide a voter who spoils his or her ballot another ballot as provided under
23		this chapter;
24	(13)	Use an individual, discrete, permanent, paper ballot cast by the voter for tabulating
25		purposes;
26	(14)	Preserve the paper ballot as an official record available for use in any audit or
27		recount;

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- (15) Be suitably designed for the purpose used, constructed of a durable material, and
 safely transportable;
- 3 (16) Be capable of determining whether the voting equipment has been unlocked and
 4 operated or adjusted in any manner after once being locked;
- 5 (17) Have a public counter with a register which is visible from the outside of the
 6 counter or device that will show at all times during an election how many persons
 7 have voted;
- 8 (18) Have a protective cumulative counter indicating the number of votes cast for each 9 person, and the votes cast for or against each public question which cannot be seen, 10 reset, or tampered with without unlocking a covering device by a key or other 11 security apparatus that cannot unlock any other part of the equipment, and which 12 prevents changes to the cumulative counter once the system has been put into 13 operation on the day of any election;
- 14 (19) Provide for the tabulating of votes at the precinct as required under KRS 117.275;
- (20) Provide locks or other security apparatus by which the operation of the voting
 equipment may be locked before the time for opening the polls and after the time
 for closing the polls;
- (21) Permit a voter to readily learn the method of operating it, to expeditiously cast a
 vote for all candidates and on all questions of the voter's choice, and when operated
 properly, register and record correctly and accurately every vote cast;
- (22) Bear a number or other unique designation that will distinguish it from any other
 voting equipment or voting system;
- (23) Produce a real-time audit log record for the voting system, and produce a paper
 record with a manual audit capacity which shall be available as an official record
 for any recount conducted related to any primary or election in which the system is
 used;
- 27 (24) Be accessible for individuals with impairments, including nonvisual accessibility

- 1 for the blind or visually impaired, in a manner that provides the same opportunity 2 for access and participation, including privacy and independence, as for other 3 voters;
- 4 (25) Prohibit voting equipment that tabulates or aggregates votes used in official results
 5 from connecting to any network, including the internet, or communicating with any
 6 device external to the voting system;
- 7 (26) Meet or exceed the standards for a voting system established by the Election
 8 Assistance Commission, as amended from time to time, and those approved under
 9 KRS 117.379; and
- (27) Meet such other requirements as may be established by the State Board of Elections
 in administrative regulations promulgated under KRS Chapter 13A to reflect
 changes in technology to ensure the integrity and security of voting systems.

13 → Section 7. KRS 177.360 is amended to read as follows:

- 14 (1) Except as provided in subsection (5) of this section, the Department of Rural and
 15 Municipal Aid shall allocate the funds set apart under KRS 177.320(1) for
 16 construction, reconstruction, and maintenance of state-maintained secondary and
 17 rural highways as follows:
- 18 (a) One-fifth (1/5) shall be apportioned equally among the one hundred twenty
 19 (120) counties.
- 20 One-fifth (1/5) shall be apportioned among the one hundred twenty (120)(b) 21 counties on the basis of the ratio which the rural population of each county 22 bears to the total rural population of the state. "Rural population" as used here 23 means the population in a county outside cities, towns, and urban areas having 24 a population of twenty-five hundred (2,500) or more as shown by the most 25 recent decennial census of the United States Bureau of the Census, and county 26 population shall be determined by the most recent decennial census of the 27 United States Bureau of the Census.

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- (c) One-fifth (1/5) shall be apportioned among the one hundred twenty (120)
 counties on the basis of the ratio that the public road mileage outside of cities,
 towns, and urban areas having a population of twenty-five hundred (2,500) or
 more bears to the total mileage of such roads for the entire state.
- 5 (d) Two-fifths (2/5) shall be apportioned among the one hundred twenty (120) 6 counties on the basis of the ratio which the square-mile rural area of the 7 county bears to the total square-mile rural area of the state. "Rural area" as 8 used here means that area of the county outside of cities, towns, and urban 9 areas having a population of twenty-five hundred (2,500) or more and shown 10 by the most recent decennial census of the United States Bureau of the 11 Census.
- 12 (2) A sum not exceeding six percent (6%) of the allocation provided by KRS
 13 177.320(1) to each county shall be deducted at the beginning of each fiscal year and
 14 adjusted quarterly to cover the maintenance, administrative, engineering, and other
 15 costs of the program.
- 16 (3) Of the total amount apportioned by the provisions of this section, a sum not
 17 exceeding six percent (6%) may be deducted and placed by the Department of
 18 Rural and Municipal Aid in a special emergency account to be expended at the
 19 direction of the commissioner to meet unforeseen emergencies on rural and
 20 secondary roads and bridges.
- (4) Apportionments as required by the provisions of this section shall be made on the
 basis of revenue estimates supplied by the Finance and Administration Cabinet and
 adjusted quarterly in accordance with the most recent revision of the estimates by
 the Finance and Administration Cabinet.
- (5) Any county eligible to receive county road aid moneys in accordance with KRS
 177.320 and this section shall be required to submit a uniform financial information
 report to the Department for Local Government in accordance with KRS 65.905

1 before any payment of county road aid funds shall be made. The Department for 2 Local Government shall notify the Department of Rural and Municipal Aid no later 3 than March 1 annually of any county that has not submitted a uniform financial information report. The Department of Rural and Municipal Aid shall, upon 4 notification by the Department for Local Government, immediately suspend all 5 6 county road aid moneys to the county until the county complies with the provisions 7 of KRS 65.900 to 65.925 and submits the uniform financial information report to 8 the Department for Local Government. The Department for Local Government 9 shall immediately notify the Department of Rural and Municipal Aid to reinstate 10 county road aid moneys to any county affected by this subsection as soon as the 11 county submits the uniform financial information report.

- 12 (6) In distributing county road aid funds received by a consolidated local government
- 13 established under KRS Chapter 67C, a consolidated local government shall
- 14 <u>establish procedures to identify project needs in unincorporated areas that</u>
- 15 *prioritize consideration of the following factors:*
- 16 (a) Population growth;
- 17 (b) Population density; and
- 18 (c) Economic development potential.

19 \rightarrow Section 8. (1) Each consolidated local government shall establish, support, 20 and maintain through December 31, 2024, a Property Valuation Review Commission. 21 The purpose of this commission shall be to review appropriate records to ensure that the 22 property valuation administrator of the county containing the consolidated local 23 government assesses property within the county consistently and that property types or 24 classifications are assessed uniformly within the boundaries of the consolidated local 25 government for all taxable property assessed as of January 1, 2023. The commission shall 26 identify the various property types or classifications that exist within the boundaries of 27 the county containing the consolidated local government and review sufficient sample

1	prop	erties to determine consistency and uniformity. The property valuation administrator
2	shall	cooperate with the requests of the commission for the purposes of this section. The
3	com	mission shall not disclose any confidential or proprietary information provided to it
4	by tl	ne property valuation administrator.
5	(2)	The commission shall be composed of seven (7) members appointed by the mayor
6		as follows:
7		(a) Two (2) members recommended by an association of realtors active within
8		the county containing the consolidated local government;
9		(b) Two (2) members recommended by a local association of real estate brokers
10		active within the county containing the consolidated local government;
11		(c) Two (2) members representing a national association of real estate brokers,
12		one (1) of which shall be:
13		1. Recommended by a residential appraisal business entity that commonly
14		makes residential appraisals within the county containing the
15		consolidated local government; and
16		2. Selected and appointed by the mayor of the consolidated local
17		government under the general authority of this subsection; and
18		(d) One (1) member recommended by a local association exclusively representing
19		cities within the county containing the consolidated local government.
20	(3)	Each entity set out in subsection (2) of this section shall make its recommendations
21		for appointments within thirty (30) days of the effective date of this Act. The mayor
22		shall complete the appointment no later than sixty (60) days after the effective date
23		of this Act. Vacancies shall be filled in the same manner as the original
24		appointments and as soon as possible after the vacancy.
25	(4)	Each member of the commission shall be qualified to evaluate property for tax
26		assessment purposes.
27	(5)	Commission members shall be entitled only to reimbursement from the

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1		consolidated local government for actual expenses incurred in the performance of
2		their duties as commission members.
3	(6)	The commission shall elect from its members one (1) member to serve as chair, one
4		(1) member to serve as vice-chair, and one (1) member to serve as secretary.
5	(7)	If the commission selects a property for review in which a commission member has
6		a personal or private interest, that member shall disclose his or her interest to the
7		commission and shall refrain from evaluating that property. Any such disclosure
8		shall be made a public record of the commission.
9	(8)	The commission shall make a report of its findings and transmit those findings to
10		the Legislative Research Commission, the mayors and metro councils of the
11		consolidated local governments, and the Finance and Administration Cabinet no
12		later than December 31, 2024, after which the commission shall be dissolved.
13		Section 9. Sections 4, 5, and 6 of this Act take effect January 1, 2025.
14		\Rightarrow Section 10. Whereas it is imperative to make the appointments in a timely
15	man	ner while giving the commission time to perform its task within the time limits, an
16	eme	rgency is declared to exist, and Section 8 of this Act takes effect upon its passage and
17	appr	oval by the Governor or upon its otherwise becoming a law.